



Rob McKenna

## ATTORNEY GENERAL OF WASHINGTON

Utilities and Transportation Division

1400 S Evergreen Park Drive SW • PO Box 40128 • Olympia WA 98504-0128 • (360) 664-1183

January 3, 2008

**Via Electronic Mail and US Mail**

Dennis Moss, Administrative Law Judge  
Washington Utilities and Transportation Commission  
1300 S. Evergreen Park Dr. SW  
P. O. Box 47250  
Olympia, Washington 98504-7250

Re: *Seatac Shuttle LLC v. Kenmore Air Harbor LLC*  
Docket TC-072180

Dear Judge Moss,

Representatives of Complainant SeaTac Shuttle, LLC (Mr. Lauver and Mr. Solin), Respondent Kenmore Air Harbor, LLC, (Mr. Harlow), and Staff (me) have been discussing procedural ways to handle this docket.

I have their permission to present to you for your consideration the following agreed procedures. We understand this subject to WUTC approval:

1. SeaTac Shuttle will hold its response to Kenmore Air's Answer until the Commission rules on Staff's motion;
2. Kenmore Air will file its response to Staff's motion on January 10, 2008;
3. SeaTac Shuttle will file its response to Staff's motion and Kenmore Air's response on January 17, 2008;
4. Should the Commission deny staff's motion after consideration, SeaTac will then, within 20 days of the order denying the motion, file its response to Kenmore Air's Answer, and the Commission would set a date for a new pre-hearing conference to schedule the remainder of the case.

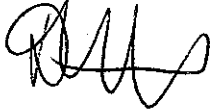
The Commission would use a phone bridge for the pre-hearing conference scheduled for January 10, 2008, for the purpose of taking appearances and interventions (if any). If the



Judge Moss  
January 3, 2008  
Page 2

pre-hearing conference was going to be complicated, the parties would likely wish to be present in person.

Sincerely,

A handwritten signature in black ink, appearing to read 'DTT', with a stylized flourish at the end.

DONALD T. TROTTER  
Senior Counsel

DTT:tmw  
cc: Parties