## ATTACHMENT B

## TE-151080 Party Bus Rulemaking Comment Summary Matrix

| Section         | Commenter     | Comments  | Staff Response                            |
|-----------------|---------------|---|---|
| WAC 480-30-244  | Jess Sandhu   | The commenter agrees with                                 | The underlying statute and proposed       |
| Liquor Permit   | A&A Limousine | the recommendations made                                  | rules do not specifically require a       |
| Required        | & Bus Service | by the UTC, however,                                      | chaperone for passengers under 21.        |
|                 |               | suggests that if there are<br>passengers under 21, liquor | The statute and proposed rules require    |
| WAC 480-30-     |               | should not be served and a                                | that if a party charters a bus and serves |
| 036(1)          |               | chaperone should not be                                   | alcoholic beverages, that party must      |
| Definitions,    |               | required.   | obtain a liquor permit. The holder of     |
| general, Liquor |               |   | the liquor permit must be 21 or older     |
| permit holder   |               |   | and responsible for compliance with       |
|                 |               |   | the requirements of WAC 480-30-244        |
|                 |               |   | and chapter 66.20 RCW during the          |
|                 |               |   | provision of transportation services.     |
|                 |               |   | These are the only requirements for       |
|                 |               |   | any chaperone-type service.               |
|                 |               |   | Companies may include more                |
|                 |               |   | stringent requirements.                   |