



Office of the Secretary
of Transportation

U.S. DEPARTMENT OF TRANSPORTATION
DOCKETS OPERATIONS AND MEDIA
MANAGEMENT
Washington, D.C. 20590

2001-06

Weekly Summary of Orders and Regulations

February 5 – February 9, 2001

Order	Docket	Summary	Date Action Taken
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(#) Published in the Federal Register.

2001-2-1		INTERVENING ORDER APPEARED IN PREVIOUS ISSUE 2001-05	
2001-2-2	OST-1999-5712	ESSENTIAL AIR SERVICE AT OSHKOSH, WISCONSIN UNDER 49 U.S.C. 41731 <i>et seq.</i>: The Department of Transportation is extending Great Lakes' service obligation at Oshkosh, Wisconsin, for another 30 days, through March 19, 2001. Served: February 6, 2001	02/01/01
2001-2-3		INTERVENING ORDER APPEARED IN PREVIOUS ISSUE 2001-05	
2001-2-4	OST-1996-1629	INTERNATIONAL SERVICE MAIL RATES: The Department is setting final International service mail rates for the period beginning February 10, 2001, until further Department action. Served: February 8, 2001	02/05/01
2001-2-5	OST-2000-8577	JOINT APPLICATION OF CONTINENTAL AIRLINES, INC. AND COMPANIA PANAMENA DE AVIACION, S.A. UNDER 49 U.S.C. 41308 AND 41309 FOR APPROVAL OF AN ANTITRUST IMMUNITY FOR AN ALLIANCE AGREEMENT: The Department directs Continental Airlines, Inc. and Compania Panamena de Aviacion to file in this docket the supplemental	02/06/01

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2001-2-5	OST-2000-8577	<p>information described in this order within 3 business days of the service date of this order. The Department grants to counsel and outside experts for the interested parties immediate interim access to all confidential materials filed in Docket OST-2000-8577, subject to the procedures and restrictions set forth in this order. The Department also directs interested parties to file comments no later than March 2, 2001, and replies no later than 7 business days after the last day for filing answers.</p> <p>Served: February 6, 2001</p>	02/06/01
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2001-2-6	OST-2000-7591	<p>COMPLIANT OF LEN MAXWELL v. DELTA AIR LINES, INC. ALLEGING VIOLATIONS OF 14 CFR PART 382 AND 49 U.S.C. 41705:</p> <p>The Department (1) approves this settlement and the provisions of this order as being in the public interest; (2) finds that Delta Air Lines, Inc., on a number of occasions violated the specific requirements of 14 CFR 382.41 with regard to wheelchair stowage; (3) finds that Delta Air Lines, Inc., on number of occasions violated the specific requirements of 14 CFR 382.65(b) in its correspondence with disabled travelers who submitted written complaints to the carrier regarding the on-board stowage of wheelchairs; and, (4) finds that Delta Air Lines, Inc., engaged in discriminatory conduct toward disabled travelers in violation of the Air Carrier Access Act, 49 U.S.C. 41705. The Department orders Delta Air Lines, Inc., to cease and desist from further violations of 49 U.S.C. 41705 and 14 CFR Part 382 and described; and assesses Delta Air Lines, Inc.</p>	02/07/01
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2001-2-6	OST-2000-7591	<p>\$25,000 in compromise of civil penalties that might otherwise be assessed for the violations found. Delta is given an allowance of \$10,000 of the assessed penalty as a partial offset toward the purchase cost of no fewer than 10 new hydraulic-lift boarding chairs in addition to those funded in the carrier's current budget.</p> <p>Served: February 7, 2001</p>	02/07/01
2001-2-7	UNDOCKETED	<p>INTERVENING ORDER HAS NOT BEEN SERVED</p>	02/09/01
2001-2-8		<p>ALOHA AIRLINES, INCORPORATED VIOLATIONS OF 49 U.S.C. 41712 AND 14 CFR PART 399:</p> <p>The Department (1) approves this settlement and the provisions of this order as being in the public interest; (2) finds Aloha Airlines, Inc. violated 14 CFR 399.84 by causing to be published and broadcast advertisements that failed to state the entire price to be paid by the passenger to the carrier for certain air transportation; and, (3) finds that by engaging in the conduct and violations described above, Aloha Airlines, Inc. also violated 49 U.S.C. 41712. Therefore, Aloha Airlines, Inc., and all other entities owned and controlled by, or under common ownership and control with, Aloha Airlines, Inc., and their successors and assignees, are ordered to cease and desist from future violations of 14 CFR 399.84 and 49 U.S.C. 41712; and is assessed \$20,000 in compromise of civil penalties that might otherwise be assessed for the violations found.</p> <p>Served: February 9, 2001</p>	

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ERRATUM

2001-1-23	OST-2001-8727	<p>APPLICATION OF HAINES AIRWAYS, INC. FOR CHANGE OF NAME: The Terms, Conditions, and Limitations attached to the reissued certificate in Order 2001-1-23, served January 30, 2001, were inadvertently issued in the incorrect form. Served: February 9, 2001</p>	01/30/01
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