



Office of the Secretary  
of Transportation

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

2004-19

**Weekly Summary of Aviation Orders and Regulations  
May 03 - May 07, 2004**

Order	Docket	Summary	Date Action Taken
2004-4-23	OST-2004-17563	<b>Bidzy Ta Hot Aana Corp. d/b/a Tanana Air Service - Notice of Intent To Terminate Unsubsidized Service At Minto and Manley, Alaska</b> Order 2004-4-23, the Department allows Tanana Air Service to terminate all scheduled air service at Minto and Manley Hot Springs, Alaska, and grants the carriers request to terminate such service on less than 90 days notice. Tanana Air Services termination is contingent, however, upon the commencement of suitable replacement service operated by Warbelows Air Ventures <b>Served: 05/05/2004</b>	04/30/2004
2004-5-1	OST-2004-16943	<b>Economic Enforcement Consent Orders - 2004</b> Order 2004-5-1, the Department (1) approves the settlement and the provisions of this order as being in the public interest; (2) finds that Traffic Management Corporation, d/b/a TMC Airlines and Contract Cargo Airlines, Inc., violated 49 U.S.C. Section 41101, by engaging in air transportation without appropriate economic authority; (3) finds that by engaging in the conduct, Traffic Management Corporation, d/b/a TMC Airlines and Contract Cargo Airlines, Inc., engaged in an unfair and deceptive practice and an unfair method of competition in violation of 49 U.S.C. Section 41712; and,	05/03/2004

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2004-5-1	OST-2004-16943	(4) Traffic Management Corporation, d/b/a TMC Airlines and Contract Cargo Airlines, Inc., and all other entities owned and controlled by, or under common ownership and control with Traffic Management Corporation, d/b/a TMC Airlines and Contract Cargo Airlines, Inc., and their successors and assignees, are ordered to cease and desist from further similar violations of 49 U.S.C. Sections 41101 and 41712. <b>Served: 05/03/2004</b>	05/03/2004
2004-5-2	OST-2002-11632	<b>IATA - Approval of Agreement(s)</b> Order 2004-5-2, the Department approves and grants antitrust immunity to the agreements contained in Docket OST-2002-11632, r-1 through r-12 and Docket OST-2003-16016, r-1 through r-8, subject to conditions imposed. <b>Served: 05/06/2004</b>	05/03/2004
2004-5-2	OST-2003-16016	<b>IATA - Approval of Agreement(s)</b> Order 2004-5-2, the Department approves and grants antitrust immunity to the agreements contained in Docket OST-2002-11632, r-1 through r-12 and Docket OST-2003-16016, r-1 through r-8, subject to conditions imposed. <b>Served: 05/06/2004</b>	05/03/2004
2004-5-3	OST-2004-16943	<b>Economic Enforcement Consent Orders - 2004</b> Order 2004-5-3, the Department (1) approves the settlement and the provisions of this order as being in the public interest; (2) finds that Avia Aviation, Ltd., violated 49 U.S.C. Section 41301 by commencing air service to and from the United States prior to obtaining appropriate authority from the Department; (3) finds that, by engaging in the conduct and violations, Avia Aviation, Ltd., engaged in an unfair and deceptive practice and unfair method of competition in violation of 49 U.S.C. Section 41712; and,	05/04/2004

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2004-5-3	OST-2004-16943	(4) Avia Aviation, Ltd., and all other entities owned and controlled by, or under common ownership and control with Avia Aviation, Ltd., and their successors and assignees, are ordered to cease and desist from future violations of 49 U.S.C. Sections 41301 and 41712. <b>Served: 05/04/2004</b>	05/04/2004
2004-5-4	OST-2004-16943	<b>Economic Enforcement Consent Orders - 2004</b> Order 2004-5-4, the Department (1) approves the settlement and the provisions of this order as being in the public interest; (2) finds that Transmeridian Airlines, Inc. has violated 14 CFR Part 241 by failing to file reports in a timely manner; (3) finds that by engaging in the conduct and violations, Transmeridian Airlines, Inc. has also violated 49 U.S.C. Section 41708; (4) finds that by engaging in the conduct and violations, Transmeridian Airlines, Inc. has also violated Order 99-6-7; (5) Transmeridian Airlines, Inc., and all other entities owned or controlled by or under common ownership with Transmeridian Airlines, Inc., its successors and assignees are ordered to cease and desist from further violations of 14 CFR Part 241, 49 U.S.C. Section 41708, and Order 99-6-7. <b>Served: 05/06/2004</b>	05/06/2004
2004-5-5	OST-1998-4899	<b>98-12-13 - Order Tentatively Reselecting Carrier re Essential Air Service at Cordova, Gustavus, Petersburg, Wrangell, and Yakutat, Alaska</b> Order 2004-5-5, the Department tentatively reselects Alaska Airlines, Inc., to provide subsidized essential air service at Cordova, Gustavus, Petersburg, Wrangell, and Yakutat (southeast) Alaska, for the period from October 1, 2003, through April 30, 2006, at an annual rate of \$5,723,008. <b>Served: 05/04/2004</b>	05/04/2004

2004-5-6	OST-2003-16349	<p><b>American Airlines, Inc. and American Eagle Airlines, Inc. Exemption - DCA Slot Slides</b>  Order 2004-5-6, the Department denies the request of American Airlines, Inc. and American Eagle Airlines, Inc. (together referred to as American) to retime various slots at Ronald Reagan Washington National Airport (DCA).  <b>Served: 05/04/2004</b></p>	05/04/2004
2004-5-8	OST-2004-17124	<p><b>Notice of Enforcement Proceeding and Proposed Assessment of Civil Penalties</b>  Order 2004-5-8, the Department (1) approves the settlement and the provisions of this order as being in the public interest; (2) finds that Sato Travel violated 14 CFR Section 257.5(b) by failing to advise of the existence of code-share arrangements and the corporate name of the carrier actually performing the service as appropriate during inquires to its reservations center; (3) finds that engaging in the conduct, Sato Travel violated 49 U.S.C. Section 41712; and, (4) Sato Travel and all other entities owned or controlled by, under common ownership and control with Sato Travel and their successors, affiliates, and assigns, are ordered to cease and desist from further similar violations of 14 C.F.R. Section 257.5(b) and 49 U.S.C. Section 41712.  <b>Served: 05/06/2004</b></p>	05/06/2004

2004-5-9

OST-2004-  
16943

**Economic Enforcement Consent  
Orders - 2004**

05/06/2004

2004-5-9, the Department (1) approves the settlement and the provisions of this order as being in the public interest; (2) finds that Aer Lingus Limited violated 14 CFR 399.84 by causing to be published airfares in newspaper and Internet advertisements that failed to state the entire price to be paid by the consumer; (3) finds that by engaging in the conduct and violation, and by not properly identifying in its advertisements the September 11th Security Fee, as required by 49 CFR 1510.7, Aer Lingus Limited also engaged in unfair and deceptive practices and unfair methods of competition in violation of 49 U.S.C. Section 41712; and, (4) Aer Lingus Limited and all other entities owned and controlled by, or under common ownership and control of Aer Lingus Limited and their successors and assignees, are ordered to cease and desist from future violations of 14 CFR 399.84 and 49 U.S.C. Section 41712.

**Served: 05/06/2004**