

Weekly Summary of Orders and
Regulations

MARCH 22 – MARCH 26, 1999

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

99-3-14	OST-98-4851	<p>The Department approves and grants antitrust immunity to the IATA Agreement relating to composite cargo resolutions, as set forth in the finding paragraph of this order, subject to conditions imposed.</p> <p>Served: March 22, 1999</p>	3-18-99
99-3-16	OST-99-5086	<p>Application of Polskie Linie Lotnicze Lot S.A. for an exemption from Subparts K and S of Part 93 of Title 14, Code of Federal Regulations pursuant to 49 U.S.C. Section 41714(b)(1)</p> <p>The Department grants a temporary exemption to the extent necessary to enable it to operate two weekly scheduled arrivals at Chicago's O'Hare International Airport between 12:45 P.M. and 1:14 P.M. (local time) and two weekly scheduled departures at Chicago's O'Hare International Airport between 2:45 P.M. and 3:14 P.M. (local time) in a pattern to be determined in consultation between Polskie Linie Lotnicze LOT S.A. and the Slot Administration Office, FAA, subject to conditions in this order.</p> <p>The temporary slot allocation provided for in ordering paragraph 1, is effective commencing on May 17, 1999, and expires on September 27, 1999.</p> <p>Served: March 22, 1999</p>	3-19-99
99-3-17	OST-99-5202	<p>The Department approves and grants antitrust immunity to the IATA Agreement, relating to the revision of rounding-off procedures for the Zimbabwe dollar (ZWD).</p>	3-22-99

Order	Docket	Summary	Date Action Taken
99-3-18	OST-97-2684	<p>Served: March 25, 1999</p> <p>In the matter of the Revocation of the certificate of public convenience and necessity issued to KIWI International Holdings, Inc. d/b/a KIWI International Air Lines, Inc.</p> <p>Show Cause Order</p> <p>The Department tentatively finds that Kiwi International Holdings, Inc. d/b/a Kiwi International Air Lines, Inc. (Kiwi) has failed to demonstrate that it continues to be fit, willing, and able to conduct certificated air transportation operations, and proposes to revoke its Section 41102 certificate.</p> <p>Objections may be filed by April 6, 1999</p> <p>Answers to objections are due April 12, 1999</p> <p>Served: March 23, 1999</p>	3-23-99
99-3-19	49941	<p>In the matter of the Revocation of the interstate scheduled certificate issued to Western Pacific Airlines, Inc.</p> <p>Order Revoking Certificate</p> <p>Acting under authority assigned by the Department in its Regulations, 14 CFR 385.12, the Department revokes the interstate scheduled Section 41102 certificate issued to Western Pacific Airlines Inc., by Order 95-5-22 for reason of dormancy.</p> <p>Served: March 25, 1999.</p>	3-22-99
99-3-20	OST-99-5061	<p>Allocation of Chicago-London Combination Service Frequencies</p> <p>Order to Show Cause</p> <p>The Department tentatively allocates 67 round-trip frequencies to United air Lines for service in the Chicago-London market for the 1999 summer season. In view of the need for a timely decision to permit the most effective use of our bilateral opportunities, we will afford interested parties five (5) calendar days to file objections to our tentative findings and conclusions and three (3) calendar days for any answers.</p> <p>Served: March 23, 1999</p>	3-23-99

Order	Docket	Summary	Date Action Taken
99-3-21	OST-96-1250 OST-96-1146 OST -95-110	Application of Air Aruba, N.V. for an exemption under 49 U.S.C. Section 40109. The Department reissues the exemption authority held by Air Aruba, N.V. to conduct scheduled combination services between Aruba and the United States consistent with the bilateral aviation agreement between Aruba and the United States. We are taking this action in response to anticipated changes in Air Aruba's ownership and control. Served: March 23, 1999	3-23-99
99-3-22	Undoc'd	Aerovias Venezolanas, S.A. (AVENSA) Servicios Avensa, S.A. (SERVIVENSA) Violations of 49 U.S.C. Section 41708, 14 CFR Part 217 and 14 CFR Part 250. Consent Order This consent order concerns reporting delinquencies of Aerovias Venezolanas, S.A. (AVENSA) , and Servicios Avensa, S.A. (SERVIVENSA) , two carriers licensed in Venezuela. The carriers, which are under common ownership, have on numerous occasions over the past two years failed to file in a timely manner the T-100 traffic reports required under 14 CFR Part 217 and the Form 251 denied boarding reports required under 14 CFR Part 250. The failure to file these reports violates 49 U.S.C. Section 41708 as well as the two cited regulations. By this order we are directing AVENSA and SERVIVENSA to cease and desist from future similar violations and to pay a compromise civil penalty. Served: March 24, 1999	3-24-99
99-3-23	OST-99-5089	The Department Approves and grants antitrust immunity to the IATA Agreement relating to TC3 passenger fares, subject, where applicable, to conditions previously imposed or imposed therein. Served: March 29, 1999	3-24-99
99-3-24	OST-98-4964	The Department approves and grants antitrust	3-25-99

Order	Docket	Summary	Date Action Taken
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immunity to the **IATA Agreement** relating to TC31 passenger fares, subject to the conditions imposed therein.
Served: March 30, 1999