

Weekly Summary of Orders and
Regulations

JUNE 14 – JUNE 18, 1999

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

99-6-11	<p>OST-97-2548 OST-95-331 OST-95-779 OST-99-5191 OST-99-5389 OST-96-1237 (49371) OST-95-559 (49135) UNDOCKETED</p>	<p>APPLICATIONS/MOTIONS OF FEDERAL EXPRESS CORPORATION ARROW AIR, INC. AND FLORIDA WEST INTERNATIONAL AIRWAYS, INC.: MIDWAY AIRLINES CORPORATION: NORTHWEST AIRLINES, INC.: TOWER AIR, INC.: UNITED AIR LINES, INC. AND AIR CANADA FOR CERTIFICATES, EXEMPTIONS OR OTHER AUTHORITIES OR RELIEF UNDER 49 U.S.C. SECTIONS 41102 OR 40109 AND REGULATIONS OF THE DEPARTMENT OF TRANSPORTATION: The Department, acting under authority assigned in its regulations, 14 CFR 385.13, dismisses the applications and petitions shown in the Appendix to this order and it also confirms its oral action of April 21, 1999, granting Northwest's request in Docket OST-99-5191 for waiver of the advance filing requirements of Part 377. Petitions for review are due June 24, 1999. Served: June 14, 1999</p>	6/10/99
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Order	Docket	Summary	Date Action Taken
99-6-12	UNDOCKETED	<p>TRANS AIR LINK CORP. VIOLATIONS OF 14 CFR PART 212 AND 49 U.S.C. SECTION 41101:</p> <p>The Department approves this settlement and the provisions of this order as being in the public interest and finds that Trans Air Link Corp. violated 14 CFR Part 212.9 and 49 U.S.C. Section 41101 by providing long-term wet lease service on behalf of Aerochago, a foreign air carrier, without obtaining prior Department approval of the wet lease agreement; Trans Air Link Corp. is ordered to cease and desist from further violation of 14 CFR 212.9 and 49 U.S.C. Section 41101; Trans Air Link Corp. is assessed \$15,000 in compromise of civil penalties that might otherwise be assessed for the violations found in the ordering paragraph.</p> <p>Served: June 14, 1999</p>	6/14/99
99-6-13	OST-97-2827 OST-95-361 OST-97-2694	<p>ESSENTIAL AIR SERVICE AT MOAB, UTAH: ELY, NEVADA: PAGE, ARIZONA UNDER 49 U.S.C 41731 <i>et seq.</i>:</p> <p>The Department confirms that Sunrise Airlines, Inc., has the essential air service obligations to serve Ely, Nevada, as the successor-in-interest to Scenic Airlines and to serve Moab, Utah, as the successor-in-Interest to Redtail Aviation. This order also amends the two-year rate terms for Sunrise to provide essential air service at Moab and Ely established for Redtail and Scenic in Order 98-7-1, issued July 1, 1998. The Department is also authorizing an adjustment to Alpine Aviation's subsidy rate for its essential air service to Ely.</p> <p>Served: June 16, 1999</p>	6/14/99

Order	Docket	Summary	Date Action Taken
99-6-14	UNDOCKETED	<p>MARTINAIR HOLLAND, N.V. VIOLATIONS OF 49 U.S.C. SECTION 41712 AND 14 CFR 399.84:</p> <p>The Department approves this settlement and the provisions of this order as being in the public interest and finds that: (1) Martinair Holland, N.V., violated 14 CFR 399.84 by advertising a fare which failed to state all applicable fees and charges, as described in the Order. (2) By engaging in the conduct described, and by failing to disclose significant restrictions, Martinair Holland, N.V., engaged in unfair and deceptive practices in violation of 49 U.S.C. Section 41712. Martinair Holland, N.V., and all other entities owned or controlled by or under common ownership with Martinair Ltd., and their successors and assignees, are ordered to cease and desist from further violation of 14 CFR 399.84 and 49 U.S.C. Section 41712. Martinair Holland, N.V., is assessed \$20,000 in compromise of civil penalties that might otherwise be assessed for the violations described in the ordering paragraphs.</p> <p>Served: June 16, 1999</p>	6/16/99
99-6-15	OST-98-3958	<p>APPLICATION OF SUN JET INTERNATIONAL, INC. d/b/a SOUTHEAST AIRLINES FOR REGISTRATION OF NAME CHANGE AND REISSUANCE OF CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY UNDER 14 CFR PART 215:</p> <p>The Department, acting under authority assigned in its Regulations, 14 CFR 385.12: reissues the interstate charter certificate issued to Sun Jet International, Inc. d/b/a Southeast Airlines, by Order 99-3-9, effective immediately. Petitions are due June 28, 1999.</p> <p>Served: June 18, 1999</p>	6/16/99
99-6-16	OST-98-4912	<p>APPLICATION OF TAHOE AIR CORP</p>	6/16/99

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**FOR A CERTIFICATE OF PUBLIC
CONVENIENCE AND NECESSITY
UNDER 49 U.S.C. 41102 TO ENGAGE IN
INTERSTATE SCHEDULED AIR
TRANSPORTATION OF PERSONS,
PROPERTY, AND MAIL:**

The Department, acting under authority assigned in its Regulations, 14 CFR 385.12(a)(4)(i): dismisses, without prejudice, the application filed by Tahoe Air Corp in Docket OST-98-4912 requesting a section 41102 certificate authorizing interstate scheduled air transportation of persons, property, and mail, effective immediately. Petitions are due June 28, 1999.

Served: June 18, 1999