Office of the Secretary, DOT

§ 271.5

(1) Was an eligible point under section 419 of the Federal Aviation Act of 1958 as in effect before October 1, 1988; (2) Received scheduled air transportation at any time between January 1, 1990, and November 4, 1990; and (3) Is not listed in Department of Transportation Orders 89–9–37 and 89–12–52 as a place ineligible for compensation under Subchapter II of Chapter 417 of the Statute.

Essential air service is that air transportation which the Department has found to be essential under Subchapter II of Chapter 417 of the Statute.

§ 271.3 Carrier subsidy need.

In establishing the subsidy for an air carrier providing essential air service at an eligible place, the Department will consider the following:

(a) The reasonable projected costs of a carrier in serving that place; (b) The carrier’s reasonable projected revenues for serving that place; (c) The appropriate size of aircraft for providing essential air service at that place; and (d) A reasonable profit for a carrier serving that place.

§ 271.4 Carrier costs.

(a) The reasonable costs projected for a carrier providing essential air service at an eligible place will be evaluated:

(1) For costs attributable to the carrier’s flying operations (direct expenses), by comparing the projected costs submitted by the carrier with the following:

(i) The carrier’s historical direct operating costs with the same or similar aircraft types; (ii) The direct operating unit costs of similar carriers using the same or similar equipment; and (iii) Data supplied by the manufacturer of the carrier’s aircraft.

(2) For other costs, by one or more of the following methods:

(i) By direct assignment where the indirect costs are attributable to the carrier’s operations at the eligible place; (ii) By comparing the carrier’s systemwide indirect operating expenses to those submitted by the carrier for the eligible place; or (iii) By comparing the indirect operating expenses submitted by the carrier with the ratio of indirect to direct costs that have been experienced by the carrier in other markets or to costs that are representative of the industry.

(3) By considering the unique circumstances of the carrier or the community being served that justify deviations from the costs that would otherwise be established for that carrier under this paragraph.

(4) By determining whether the aircraft to be used by the carrier at the eligible place, and on which its costs are derived, are appropriate for providing essential air service there. The appropriateness of the aircraft to be used is based on the following characteristics of the eligible place:

(i) Traffic levels; (ii) The level of air service that the Department has decided is essential for the eligible place; (iii) Distance to the designated hub; (iv) The altitude at which the carrier must fly to the designated hub; and (v) Other operational elements involved.

(b) When the essential air service would be made part of the carrier’s linear system, the Department might, instead of the factors in paragraph (a) of this section, consider only the incremental costs that the carrier will incur in adding that service to its system.

§ 271.5 Carrier revenues.

(a) The projected passenger revenue for a carrier providing essential air service at an eligible place will be calculated by multiplying the following:

(1) A reasonable projected net fare, which is the standard fare expected to be charged for service between the eligible place and the designated hub less any dilution caused by joint fare arrangements, discount fares that it offers, or prorates of fares for through one-line passengers; and (2) The traffic (including both local and beyond traffic) projected to flow.