106TH CONGRESS 1ST SESSION

H. R. 2051

To amend title 49, United States Code, to require the Secretary of Transportation to investigate and hold public hearings in response to petitions claiming unreasonably high air fares or inadequate air carrier competition at airports.

IN THE HOUSE OF REPRESENTATIVES

June 8, 1999

Mr. DeFazio introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

To amend title 49, United States Code, to require the Secretary of Transportation to investigate and hold public hearings in response to petitions claiming unreasonably high air fares or inadequate air carrier competition at airports.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. PETITIONS CLAIMING UNREASONABLY HIGH
- 4 AIR FARES OR INADEQUATE AIR CARRIER
- 5 COMPETITION AT AIRPORTS.
- 6 Section 41712 of title 49, United States Code, is
- 7 amended—

1	(1) by inserting "(a) In General.—" before
2	"On the initiative"; and
3	(2) by adding at the end the following:
4	"(b) Petitions Claiming Unreasonably High
5	AIR FARES OR INADEQUATE AIR CARRIER COMPETITION
6	AT AIRPORTS.—
7	"(1) In general.—If the Secretary receives a
8	petition submitted by the sponsor of a commercial
9	service airport (or by the attorney general of a State
10	on behalf of 1 or more persons, including govern-
11	mental entities, with respect to an airport) claiming
12	that fares for scheduled air transportation at the
13	airport are unreasonably high, or that competition
14	between air carriers at the airport is inadequate, the
15	Secretary shall investigate and hold a public hearing
16	on the petition before the expiration of the 90-day
17	period beginning on the date of receipt of the peti-
18	tion.
19	"(2) Location of Hearing.—A public hearing
20	under paragraph (1) shall be held in the community
21	served by the airport if requested in the petition and
22	if practicable.
23	"(3) Information to be provided by air
24	CARRIERS.—An air carrier providing air transpor-

tation at the airport shall provide to the Secretary

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pursuant to section 41708 such information concerning fares for air transportation and air service at the airport as the Secretary considers necessary to making findings in response to the petition.

- "(4) Opportunity to testify.—A sponsor of an airport or an attorney general of a State submitting a petition under paragraph (1), and each air carrier providing air transportation at the airport, shall be provided an opportunity to testify at the public hearing conducted with respect to the petition. The Secretary may also take testimony from other interested persons and shall consider all written petitions received in response to each petition.
- "(5) FINDINGS.—Not later than 60 days after the date on which a public hearing is convened with respect to a petition submitted under this subsection, the Secretary shall issue written findings in response to the issues raised in the petition, including, at a minimum, findings as to—
 - "(A) subject to paragraph (8), whether fares for air transportation at the airport are substantially higher than at comparable airports in the Nation;

1	"(B) whether air carrier costs to provide
2	air transportation at the airport appear sub-
3	stantially higher than at comparable airports;
4	"(C) whether barriers to entry are discour-
5	aging or preventing other air carriers from ini-
6	tiating competitive air transportation at the air-
7	port;
8	"(D) whether marketing practices de-
9	scribed in subsection (c) or other air carrier
10	practices are contributing to such barriers to
11	entry or are otherwise resulting in higher air
12	carrier costs or higher fares for air transpor-
13	tation; and
14	"(E) as appropriate, whether any pro-
15	grams under the Secretary's authority could be
16	helpful to airports in marketing their facilities
17	to air carriers, reducing fares for air transpor-
18	tation, or minimizing barriers to entry by other
19	air carriers seeking to provide air transpor-
20	tation at the airport.
21	"(6) Subsequent Petitions.—If the Sec-
22	retary receives a petition under this section with re-
23	spect to an airport for which the Secretary has pre-
24	viously conducted an investigation and public hear-

ing under this subsection, the Secretary may decide

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- not to conduct a subsequent investigation and public
 hearing in response to the new petition. In deciding
 whether to conduct the investigation and public
 hearing, the Secretary shall consider whether
 changed circumstances may have limited the continuing validity of the Secretary's previous findings
 with respect to the airport.
- "(7) Reports to congress.—Not later than
 180 days after the date of enactment of this subsection, and at the end of each 180-day period thereafter, the Secretary shall transmit to Congress a report on the results of the investigations, if any, completed under this subsection during that period.
 - "(8) Limitation on statutory construction.—Nothing in this subsection may be construed to authorize the Secretary to set or invalidate any fare for air transportation.
- 18 "(c) Marketing Practices That Adversely Af-19 fect Air Carrier Competition.—
- "(1) Review.—Not later than 180 days after the date of enactment of this subsection, the Secretary shall review the marketing practices of air carriers that may inhibit the availability of quality, affordable air transportation services to commercial service airports, including—

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1	"(A) marketing arrangements between air
2	carriers and travel agents;
3	"(B) code-sharing partnerships;
4	"(C) frequent flyer incentive programs and
5	restrictions on purchases of frequent flyer mile-
6	age by other air carriers;
7	"(D) computer reservation system displays;
8	"(E) gate arrangements at airports;
9	"(F) exclusive dealing arrangements; and
10	"(G) any other marketing practices that
11	may have similar impacts.
12	"(2) REGULATIONS.—If the Secretary finds,
13	after conducting the review required by paragraph
14	(1), that 1 or more marketing practices of air car-
15	riers inhibit the availability of quality, affordable air
16	transportation services at commercial service air-
17	ports, the Secretary, after providing notice and an
18	opportunity for public comment, shall issue regula-
19	tions to address the marketing practices.".