

Exhibit E

1 UNITED STATES DISTRICT COURT
2 NORTHERN DISTRICT OF CALIFORNIA

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4 KELLY GREENFIELD,

Plaintiff,

5 vs.

No. C 035183

6 AMERICA WEST AIRLINES, INC.,
7 a corporation, and DOUGLAS STOLLS,
an individual,

Defendants.

Certified Copy

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12 DEPOSITION OF PETER A. TAMAYA

13 MONDAY, SEPTEMBER 27, 2004

14 Pages 1 - 186

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18 REPORTED BY: THOMAS J. FRASIK, CSR No. 6961

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22 SANDRA LEHANE
23 REGISTERED PROFESSIONAL REPORTER
CERTIFIED SHORTHAND REPORTER NO. 7372
155 Orr Road
24 Alameda, California 94502
25 (510) 864-9645

3 Q. Did Ms. Greenfield ever complain to you using
4 the words "sexual harassment"?

5 A. No, she did not.

6 Q. Did she ever complain to you about things that
7 you believed might be sexual harassment even if she
8 wasn't using those words?

9 A. No, she did not.

10 Q. Did Ms. Greenfield ever tell you in a social
11 context when you were having dinner outside of work while
12 the two of you were still employed by America West that
13 Mr. Stolls was treating her unfairly?

14 A. No, she never confided in me to that.

15 Q. And did she ever confide to you that she
16 believed she was being sexually harassed or otherwise
17 treated inappropriately because she is a woman?

18 A. No.

19 Q. Did Ms. Greenfield ever complain to you about
20 anyone else, that is anyone other than Mr. Stolls,
21 treating her inappropriately at America West?

22 A. No, she did not.

23 Q. Did Ms. Greenfield ever complain or otherwise
24 confide in you that coworkers or supervisors were using
25 inappropriate language in the workplace?

1 A. No, she did not.

2 Q. Did Ms. Greenfield ever complain or otherwise
3 confide to you that coworkers or supervisors were
4 bringing or viewing inappropriate images into the
5 workplace?

6 A. No, she did not.

7 Q. Did Ms. Greenfield ever complain or otherwise
8 confide to you that she had seen offensive emails in the
9 workplace?

10 A. No, she did not.

11 Q. Did she ever confide or otherwise complain to
12 you that people from work were sending her offensive
13 emails to her personal account?

14 A. No.

6 Q. Did any employee ever tell you that Doug Stolls
7 would also comment on the appearance of customers?

8 A. I've heard that.

9 Q. And what kind of comments have you heard?

10 A. I just heard that -- again, going back to the
11 Vegas flight with the kind of clothing that some of the
12 women were wearing, that he would have expressed
13 amazement, but to say he referenced a particular female's
14 attributes, I couldn't say for certain.

1 STATE OF CALIFORNIA)

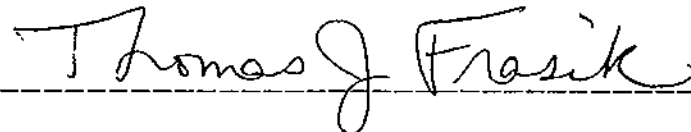
2) ss.

3 CITY AND COUNTY OF SAN FRANCISCO)

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5 I hereby certify that the witness in
6 the foregoing deposition, PETER A. TAMAYA, was duly sworn
7 to testify to the truth, the whole truth and nothing but
8 the truth, in the within-entitled cause; that said
9 deposition was taken at the time and place herein named;
10 that the deposition is a true record of the witness's
11 testimony as reported by me, a duly Certified Shorthand
12 Reporter and a disinterested person, and was thereafter
13 transcribed into typewriting by computer.

14 I further certify that I am not interested
15 in the outcome of the said action, nor connected with,
16 nor related to, any of the parties in said action, nor
17 to their respective counsel.

18 IN WITNESS WHEREOF, I have hereunto
19 set my hand and affixed my signature this 5th day
20 of October, 2004.

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23 THOMAS J. FRASIK, RPR, CSR No. 6961