IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

UNITED STATES OF AMERICA,))
Plaintiff,)) Civil Action No.: 99-1180-JTM
v.)
AMR CORPORATION, AMERICAN AIRLINES, INC., and AMR EAGLE HOLDING CORPORATION,))))
Defendants.)))

PLAINTIFF'S MOTION IN LIMINE TO EXCLUDE EVIDENCE RELATED TO A MEETING COMPETITION DEFENSE

Plaintiff United States hereby moves *in limine* to exclude evidence or argument for a "meeting competition" defense pursuant to FED. R. EVID. 402. Plaintiff believes any such argument or evidence is irrelevant because there is no judicial authority for the defense. Moreover, the defense would undermine the goals of the Sherman Act. Furthermore, even if the Court were to consider making new law, American cannot prevail on a "meeting competition" defense because it failed to act in good faith.

In support of this Motion, Plaintiff files its accompanying Memorandum.

WHEREFORE, the United States respectfully requests that the Court grant this Motion and enter an order precluding American from offering argument or evidence in support of a "meeting competition" defense.

Date: April 2, 2001

Respectfully submitted,

Plaintiff United States

By:

_____/"s"/____

Mark J. Niefer

Department of Justice, Antitrust Division 601 D Street, N.W., Suite 1200 Washington, D.C. 20004

Tel. (202) 307-6318

Fax (202) 307-2784