FORM 3

### **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

OMB APPROVAL

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## INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1	lress of Reporting Per Michael G	rson*	2. Date of Event Requiring Statement (Month/Day/Year) 11/17/2005		er Name <b>and</b> Ticker or Trac THWEST AIRLIN			
(Last) 2702 LOVE I	(First) (Middle) LOVE FIELD DRIVE			Relationship of Reporting Person(s) to Issuer (Check all applicable)     Director		10% Owner Other (specify	5. If Amendment, Date of Original Filed (Month/Day/Year) 11/21/2005	
(Street) DALLAS	TX	75235			EVP- Aircraft C	Operations		ividual or Joint/Group Filing (Check cable Line)  Form filed by One Reporting Person  Form filed by More than One Reporting
(City)	(State)	(Zip)						Person

### Table I - Non-Derivative Securities Beneficially Owned

1. Title of Security (Instr. 4)		3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Indirect Beneficial Ownership (Instr. 5)
Common Stock	1,469.5679	I	Profit Sharing <sup>(1)</sup>
Common Stock	15,008	D	

# Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 4)	2. Date Exerc Expiration D (Month/Day/	ate	3. Title and Amount of Securities Uperivative Security (Instr. 4)	4. Conversion or Exercise	5. Ownership Form: Direct (D) or	6. Nature of Indirect Beneficial Ownership (Instr. 5)	
	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Price of Derivative Security	Indirect (I) (Instr. 5)	
Transaction	01/23/1998	01/23/2008	Common Stock	5,918(2)	7.87	D	
Transaction	01/22/1999	01/22/2009	Common Stock	3,945(2)	11.72	D	
Transaction	01/19/2000	01/19/2010	Common Stock	2,630(2)	10.35	D	
Transaction	(3)	01/19/2010	Common Stock	29,625(2)	10.35	D	
Transaction	01/19/2000	01/19/2010	Common Stock	1,515(4)	10.35	D	
Transaction	12/31/2000	12/31/2010	Common Stock	75(4)	22.8	D	
Transaction	02/15/2001	02/15/2011	Common Stock	4,000(4)	21.3	D	
Transaction	(5)	06/19/2011	Common Stock	5,600(2)	17.11	D	
Transaction	06/19/2001	06/19/2011	Common Stock	900(4)	17.11	D	
Transaction	01/01/2002	01/01/2012	Common Stock	1,942(4)	18.73	D	
Transaction	01/18/2002	01/18/2012	Common Stock	2,933(4)	17.78	D	
Transaction	01/18/2004	01/18/2012	Common Stock	1,467(2)	17.78	D	
Transaction	01/02/2003	01/02/2013	Common Stock	75(4)	14.03	D	
Transaction	01/23/2003	01/23/2013	Common Stock	1,914(4)	13.19	D	
Transaction	01/23/2004	01/23/2013	Common Stock	3,286(2)	13.19	D	
Transaction	01/05/2004	01/05/2014	Common Stock	750(4)	15.91	D	
Transaction	01/23/2004	01/23/2014	Common Stock	3,400(4)	15.51	D	
Transaction	(6)	01/23/2014	Common Stock	3,200(2)	15.51	D	
Transaction	09/01/2004	09/01/2014	Common Stock	233(4)	14.75	D	
Transaction	(7)	09/01/2014	Common Stock	2,807(2)	14.75	D	
Transaction	(8)	01/20/2015	Common Stock	3,335(2)	14.25	D	
Transaction	(9)	01/20/2015	Common Stock	4,255(4)	14.25	D	
Transaction	01/20/2005	01/20/2015	Common Stock	750(4)	14.25	D	
Transaction	(10)	11/17/2015	Common Stock	349(4)	16.18	D	
Transaction	(11)	11/17/2015	Common Stock	3,151(2)	16.18	D	

### Explanation of Responses:

- 2. Options granted from 1996 ISO Plan.
- 3. Options are exercisable as follows: 11,420 are currently exercisable; 3,832 on 1/19/2006; 4,311 on 1/19/2007; 4,791 on 1/19/2008; and 5,271 on 1/19/2009.
- 4. Options granted from 1996 NO Plan.
- $5.\ Options\ are\ exercisable\ as\ follows:\ 1,100\ are\ currently\ exercisable;\ 700\ on\ 6/19/2006;\ 800\ on\ 6/19/2007;\ 900\ on\ 6/19/2008;\ 1,000\ on\ 6/19/2009;\ and\ 1,100\ on\ 6/19/2010.$
- 6. Options are exercisable as follows: 1,000 are currently exercisable; and 2,200 exercisable on 1/23/2006.
- $7. \ Options \ are \ exercisable \ as \ follows: 187 \ on \ 9/1/2006; 234 \ on \ 9/1/2007; \\ 281 \ on \ 9/1/2008; 327 \ on \ 9/1/2009; 374 \ on \ 9/1/2010; 421 \ on \ 9/1/2011; \\ 468 \ on \ 9/1/2012; \ and \ 515 \ on \ 9/1/2013. \\ 491 \ on \ 9/1/2012; \ and \ 515 \ on \ 9/1/2013. \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2012; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/1/2013; \\ 491 \ on \ 9/1/2013; \ 491 \ on \ 9/$
- 8. Options are exercisable as follows: 805 on 1/20/2006 and 2,530 on 1/20/2007.
- 9. Options are exercisable as follows: 2,530 are currently exercisable and 1,725 on 1/20/2006.
- 10. Options are exercisable as follows: 107 on 11/17/2005: 162 on 11/17/2006; and 80 on 11/17/2007.
- 11. Options are exercisable as follows: 135 on 11/17/2007; 269 on 11/17/2008; 323 on 11/17/2009; 377 on 11/17/2010; 431 on 11/17/2011; 485 on 11/17/2012; 538 on 11/17/2013; and 593 on 11/17/2014.

#### Remarks:

This Amendment for Form 3 is filed to correct typographical errors on the original Form 3.

/s/ Deborah Ackerman on behalf of and attorney-in-fact for Michael G. 11/21/2005 Van De Ven

\*\* Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- $^{\star}$  If the form is filed by more than one reporting person, see Instruction 5 (b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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