IN THE UNITED STATES COURT OF APPEALS

FOR THE FIFTH CIRCUIT

No. 93-1412

MARTHA TALAVERA,

Plaintiff-Appellant,

v.

DILLARDS DEPARTMENT STORES,

Defendant-Appellee.

Appeal from the United States District Court for the Northern District of Texas (3:92-cv-264-G)

(June 2, 1994)

Before GOLDBERG, KING and WIENER, Circuit Judges.
PER CURIAM:*

The district court did not abuse its discretion in permitting Dillard Travel, Inc. to introduce documentary evidence of Martha Talavera's accounting and paperwork errors where, as here, the reasons adduced at the time of the alleged failures to promote and at the time of her termination focused on her accounting and paperwork errors. Further, as counsel for Ms. Talavera acknowledged at oral argument, the case law in this

^{*}Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the court has determined that this opinion should not be published.

circuit clearly supports the district court's decision to permit Dillard Travel, Inc. to introduce documentary evidence of the official EEOC determinations relating to Ms. Talavera's charges.

AFFIRMED.