

BEFORE THE  
POSTAL RATE COMMISSION  
WASHINGTON, D.C. 20268-0001

POSTAL RATE AND FEE CHANGES

Docket No. R2006-1

**RESPONSE OF UNITED STATES POSTAL SERVICE TO INTERROGATORY OF  
VALPAK DIRECT MARKETING SYSTEMS, INC. AND VALPAK DEALERS'  
ASSOCIATION, INC., REDIRECTED FROM  
WITNESS VAN-TY-SMITH: (VP/USPS-T11-4(a))  
(July 5, 2006)**

The United States Postal Service hereby provides its response to the following interrogatory of Valpak Direct Marketing Association, Inc. and Valpak Dealers' Association, Inc.: VP/USPS-T11-4(a), filed on June 20, 2006, and redirected from witness Van-Ty-Smith (USPS-T-11). Interrogatories VP/USPS-T11-1-3, 4 (b) and (c), and 5 are redirected to witness Czigler, USPS-T-1.

The interrogatory is stated verbatim and is followed by the response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.  
Chief Counsel, Ratemaking

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July 5, 2006

Response of United States Postal Service to Interrogatory of Valpak Direct Marketing Systems, Inc. and Valpak Dealers' Association, Inc., Redirected from Witness Van-Ty-Smith

VP/USPS-T-11-4(a)

- a. For letter-shaped pieces that are DPS'd on Delivery Bar Code Sorter ("DBCS") equipment, please describe how the Postal Service determines the volumes of each subclass that are run through the DBCS.

RESPONSE

- a. DPS volume data by rate category are not available. Please see the response to POIR 5 Question 2 (c).

## CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document in accordance with Section 12 of the Rules of Practice and Procedure.

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