

BEFORE THE  
POSTAL RATE COMMISSION

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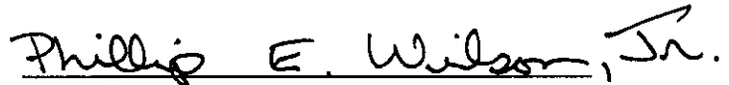
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: POSTAL RATE AND FEE CHANGES, 2000 :  
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DOCKET NO. R2000-1

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FOLLOW-UP INTERROGATORY OF UNITED  
PARCEL SERVICE TO UNITED STATES POSTAL  
SERVICE WITNESS XIE  
(UPS/USPS-T1-65)  
(April 11, 2000)  
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Pursuant to the Commission's Rules of Practice, United Parcel Service hereby serves this follow-up interrogatory directed to United States Postal Service witness Xie: UPS/USPS-T1-65.

Respectfully submitted,

  
\_\_\_\_\_  
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Of Counsel.

FOLLOW-UP INTERROGATORY OF UNITED PARCEL SERVICE  
TO UNITED STATES POSTAL SERVICE WITNESS XIE

UPS/USPS-T1-65. Refer to your answer to MPA/USPS-T18-9, in which you provided a table which includes columns labeled Number of Stops, Stop Days, and Stops per Day.

(a) Describe the source of the data in these columns and describe how each variable is related to the others.

(b) Is there a way to calculate Stops per Day based on the Number of Stops and the Stop Days? If so, how?

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document by first class mail, postage prepaid, in accordance with Section 12 of the Commission's Rules of Practice.

Phillip E. Wilson, Jr.  
Phillip E. Wilson, Jr.  
Attorney for United Parcel Service

Dated: April 11, 2000  
Philadelphia, Pa.

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