

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

POSTAL RATE AND FEE CHANGES, 2001

Docket No. R2001-1

REVISED RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS MOELLER
TO PRESIDING OFFICER'S INFORMATION REQUEST NO. 2, QUESTION 6
(ERRATA)

The United States Postal Service hereby gives notice that it is filing today a revised response of witness Moeller to Presiding Officer's Information Request No. 2, Question 6.

The original response was filed on November 5, 2001. The revisions filed today involve pages 3 and 4 of that response.

The net change in the total revenue resulting from today's revisions is approximately \$500,000. Revised pages 3 and 4 also reflect the correction of a minor international volume error identified in Presiding Officer's Information Request No. 5, Question 4.

The revised response to Presiding Officer's Information Request No 2. Question 6 supersedes the original response filed on November 5, 2001.

Presiding Officer's Information Request No. 2, Question 6 is stated verbatim and is followed by the revised response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

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January 11, 2002

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

Michael T. Tidwell

475 L'Enfant Plaza West, S.W.
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Revised 1/11/2001

6. Please provide workpapers, in support of Exhibits USPS-28A, USPS-28B and USPS-28C, that show for each mail category and special service the following statistics and their source: (a) mail volume, (b) postage, (c) fees, (d) total revenue, and (e) revenue per piece. The requested workpapers should have a similar structure as the workpapers submitted by Postal Service witness Mayes in support of her Exhibits USPS-32A, USPS-32B and USPS-32C in Docket No. R2000-1 (See response to POIR No. 1/3 in Docket No. R2000-1).

RESPONSE:

The attached pages include the revenue data incorporated into Exhibits USPS-28A, USPS-28B, and USPS-28C, in the same format and detail presented by witness Mayes in her response to POIR No. 1, Question 4, in Docket No. R2000-1. Pages 1-2 of the attachment correspond to Exhibit USPS-28A; pages 3-4 correspond to Exhibit USPS-28B; pages 5-6 correspond to the FY2002 figures presented in Exhibit USPS-28C; page 7-8 correspond to the FY2001 figures presented in USPS-28C. The volume figures are from the Before and After Rates volume forecasts (USPS-LR-J-125, Table 125-1, and Table 125-2), and USPS-LR-J-109, WP-3, WP-4, WP-7, WP-10.