

UNITED STATES OF AMERICA
Before The
POSTAL RATE COMMISSION
WASHINGTON, D.C. 20268-0001

Experimental Parcel Return Services)

Docket No. MC2003-2

OFFICE OF THE CONSUMER ADVOCATE
INTERROGATORY TO UNITED STATES POSTAL SERVICE
WITNESS JOHN GULLO
(OCA/USPS-T1-37)
June 12, 2003

Pursuant to Rules 25 through 28 of the Rules of Practice of the Postal Rate Commission, the Office of the Consumer Advocate hereby submits an interrogatory and request for production of documents. Instructions included with OCA interrogatories OCA/USPS-T1-1-23 dated June 6, 2003, are hereby incorporated by reference.

Respectfully submitted,

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OCA/USPS-T1-37. Please refer to the testimony of witness Eggleston, USPS-T-3 at page 8, lines 13 –18.

- a. Please explain the rationale for making two active scans on RDU parcels, but making no active scans on non-machinable RBMC parcels.
- b. How many passive scans are machinable RBMC parcels likely to receive?
- c. Please explain what use the Postal Service, shippers, and/or consumers will make of scanned information.