

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

POSTAL RATE AND FEE CHANGES
PURSUANT TO PUBLIC LAW 108-18

Docket No. R2005-1

RESPONSES OF THE UNITED STATES POSTAL SERVICE
TO REQUESTS OF VALPAK DIRECT MARKETING SYSTEMS, INC.
AND VALPAK DEALERS' ASSOCIATION, INC. POSED DURING
ORAL CROSS-EXAMINATION OF WITNESS CUTTING
(July 15, 2005)

The United States Postal Service hereby provides its responses to two requests made by Valpak Direct Marketing Systems, Inc. and Valpak Dealers' Association, Inc., during the oral cross-examination of witness Cutting. The first request was made at Tr. 4/888-89, and the second request was made at Tr. 4/893-94.

Each Valpak request is paraphrased and is followed by the response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

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RESPONSE OF THE UNITED STATES POSTAL SERVICE
TO REQUEST OF VALPAK AT TR. 4/888-89

VALPAK REQUEST (TR. 4/888-89). Please look to make sure that your response to VP/USPS-T26-3(c)(iv), which states that the Postal Service has no estimates of how the shift of additional Standard ECR letters into the DPS mail processing stream affects ECR mail processing costs, is accurate. If such an estimate is found, please provide it for the record.

RESPONSE:

The Postal Service adheres to its response to VP/USPS-T26-3(c)(iv).

RESPONSE OF THE UNITED STATES POSTAL SERVICE
TO REQUEST OF VALPAK AT TR. 4/893-94

VALPAK REQUEST (TR. 4/893-94). In Docket No. R2001-1, the Postal Service provided DPS percentages for Standard Regular in USPS-LR-J-60, but did not provide such percentages for Standard ECR. Please provide DPS percentages for Standard ECR such as was provided for Standard Regular in USPS-LR-J-60.

RESPONSE:

No such data is available.