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**BEFORE THE
POSTAL RATE COMMISSION
WASHINGTON, D.C. 20268**

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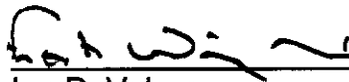
Mailing Online Services

Docket No. MC98-1

**PITNEY BOWES INTERROGATORIES
TO USPS WITNESS SECKAR
(PB/USPS-T2-5)**

Pursuant to Sections 25 and 26 of the Commission's Rules of Practice, Pitney Bowes Inc. ("PB") hereby propounds the attached interrogatories and requests for the production of documents. The instructions for responding contained in the First Set of Interrogatories of Pitney Bowes Inc. to USPS Witness Plunkett are incorporated by reference.

Respectfully submitted,



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PB/USPS-T2-5

Your Revised Response of United States Postal Service of Witness Seckar to question posed by Presiding Officer at the November 20, 1998 hearing dated January 14, 1999 reports, at Worksheet 2, 22,507,967 of MOL information systems costs. What is the minimum MOL volume necessary to defray these costs?

CERTIFICATE OF SERVICE

I hereby certify that I have on this date served this document upon all participants of record in this proceeding in accordance with section 12 of the rules of practice.

DATE: January 27, 1998

Ian D. Volner *fw*
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