

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

ERRATA TO OBJECTION OF THE UNITED STATES POSTAL SERVICE
TO INTERROGATORIES OF THE OFFICE OF THE CONSUMER ADVOCATE
(OCA/USPS-T15-1(g), 2(b))
(May 18, 2005)

On Monday, May 16, 2005, the United States Postal Service filed in objection to parts of two interrogatories filed by the Office of the Consumer Advocate. The specific interrogatories subject to the objection were correctly identified in the body of the objection, stating, in pertinent part:

OCA/USPS-T15-1. Please refer to your testimony at page 24, lines 8-9. You state, "Bulk delivery data were not used in the final analysis."

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g. Please provide copies of completed form "CARRIER COUNTS" from Excel file "2002 carrier count sheet" in LR-K-78 by encoded ZIP.

OCA/USPS-T15-2. Please refer to LR-K-78, Excel file "volume entry 2002."

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b. This file contains one Tab labeled "SUPERVISOR FORM." Please provide copies of the completed forms, deleting Finance Number and encoding ZIPs [*sic*] as in file AL161ZIPS.PRN of LR-K-80.

However, the caption of the objection transposed the interrogatory parts, thereby referencing OCA/USPS-T15-1(b) and OCA/USPS-T15-2(g) when the intent was to reference OCA/USPS-T15-1(g) and OCA/USPS-T15(b). The Postal Service does not expect that its true intent was so seriously veiled as to prejudice any participant, but that

does not obviate an appropriate erratum. The Postal Service maintains its objections to OCA/USPS-T15-1(g) and OCA/USPS-T15(b) on the grounds previously identified.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

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