

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

**Postal Rate and Fee  
Changes, 2005**

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**Docket No. R2005-1**

**Second Set of Interrogatories of National Newspaper Association (NNA)  
to United States Postal Service Witness Bradley Pafford,  
NNA/USPS T4-8-9  
(June 10, 2005)**

Pursuant to sections 25 and 26 of the Rules of Practice, National Newspaper Association hereby directs interrogatories to United States Postal Service Witness Bradley Pafford. If any interrogatory cannot be answered by the witness, NNA requests that it be directed to a witness who can provide a response.

Respectfully submitted,

Tonda F. Rush  
King & Ballow  
Counsel to National Newspaper  
Association  
PO Box 50301  
Arlington, VA 22205  
(703) 812 8989  
[Newsbizlaw@aol.com](mailto:Newsbizlaw@aol.com)

June 10, 2005

### **NNA/USPS T4-8**

Please refer to Table 1 in LR K-17 on page 2. With respect to the 2004 update of this panel cited by you in response to NNA T4-2 and NNA T4-3, please provide the following information:

- a. When you say the sample design was not changed, do you mean that no strata were added or subtracted? Please explain your response.
- b. Were more sampling points (i.e. post offices) added to any stratum? If your response is yes, please state how many were added and why.
- c. Were any sampling points subtracted from any strata? If your response is yes, please state how many were added and why.
- d. Please provide the parameters for Trial Balance activity that you used to set the strata in 2.1 through 2.5 for periodicals.

### **NNA T4-9**

Why did the Postal Service update the statistical sample in 2004?