

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

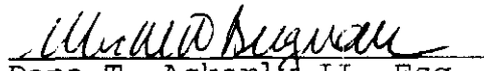
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POSTAL RATE AND FEE CHANGES, 1997  
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)  
) Docket No. R97-1  
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THE DIRECT MARKETING ASSOCIATION, INC.'S FIRST SET OF  
INTERROGATORIES AND REQUESTS FOR PRODUCTION OF DOCUMENTS  
DIRECTED TO UPS WITNESS HENDERSON (DMA/UPS-T3-1-2)

Pursuant to Sections 25 and 26 of the Commission's Rules of Practice, the Direct Marketing Association, Inc. hereby submits the attached first set of interrogatories and requests for production of documents to UPS witness Henderson (DMA/UPS-T3-1-2). If the designated witness is unable to respond to this interrogatory, we request a response by some other qualified witness.

Respectfully submitted,

  
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Counsel for the Direct Marketing  
Association, Inc.

January 16, 1998

**Witness Henderson (UPS-T-3)**

DMA/UPS-T3-1. Please provide an electronic copy of all spreadsheets shown in UPS-T-3, Workpapers I-III.

DMA/UPS-T3-2. Please provide an electronic copy of all spreadsheets used to develop the numbers shown in UPS-T-3, Workpapers I-III.

**CERTIFICATE OF SERVICE**

I hereby certify that I have this date served the foregoing document in accordance with Rule 12 of the Commission's Rules of Practice, as modified by the Special Rules of Practice.

  
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Michael D. Bergman

January 16, 1998