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

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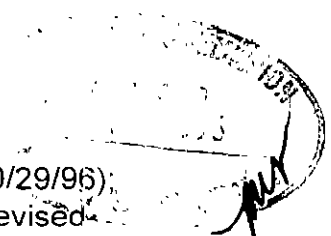
SPECIAL SERVICES REFORM, 1996

Docket No. MC96-3

SECOND NOTICE OF DESIGNATION BY THE  
UNITED STATES POSTAL SERVICE OF WRITTEN CROSS-EXAMINATION OF  
OFFICE OF THE CONSUMER ADVOCATE WITNESS CALLOW

Pursuant to Rule 4 of the Special Rules of Practice, the United States Postal Service designates the following interrogatory responses as additional written cross-examination of Office of the Consumer Advocate witness Callow:

<i>Party</i>	<i>Interrogatory Responses</i>
USPS	USPS/OCA-T300-6 (revised 10/29/96); USPS/OCA-T300-15, 16, 19 (revised 11/13/96); USPS/OCA-T300-30-34, 36(a)-(b), 37-38(a)-(b) and 39



The Postal Service requests that only the latest revisions to USPS/OCA-T300-6 and USPS/OCA-T300-15, 16, 19 be included in its designations of written examination. The revision to USPS/OCA-T300-6 was not, but should have been, included in the designation for this witness filed yesterday, while the revisions to USPS/OCA-T300-15, 16, 19 were not received until after yesterday's designation was filed. The Postal Service reserves the right to designate additional interrogatory responses received after the time this notice of designation is filed.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.  
Chief Counsel, Ratemaking

*K N Hollies*

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Kenneth N. Hollies

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

*K N Hollies*

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Kenneth N. Hollies

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November 14, 1996