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Labor, Legal and Regulatory Policy

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Postal Regulatory Commission
901 New York Ave. NW, #200
Washington, DC 20268-0001

Motion for Late Acceptance: Comments to Docket No. CP2019-155, Notice of the United States Postal Service of Effective Date and Specific Rates Not of General Applicability for Inbound E-format Letter Post, and Application for Non-public Treatment

I write to request consideration of a late-filled comment, titled "NAM PRC Filing E format Transparency," submitted today, November 7th, 2019. While it was my belief that the NAM's comment was submitted timely into the docket yesterday before the close of the applicable comment period, I have been subsequently informed by colleagues that the comment letter did not post. We believe the failure to post is the result of either a technical issue or inadvertent submitter error. I have resubmitted the same comment letter into the docket as of today and have marked it with an updated date.

Although I am admittedly biased, I believe the views and equities of manufacturers in the United States are important to the Commission's consideration of the Postal Service's underlying filing and are therefore worthy of late acceptance as if they had been timely filed and posted.

Please do not hesitate to contact me with any questions or concerns. Thank you for considering our request.

Respectfully,



Patrick Hedren
Vice President
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National Association of Manufacturers