

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

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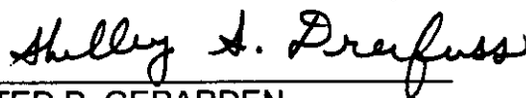
Mailing Online Experiment )

Docket No. MC2000-2

OFFICE OF THE CONSUMER ADVOCATE  
INTERROGATORIES TO UNITED STATES POSTAL SERVICE  
WITNESS MICHAEL K. PLUNKETT (OCA/USPS-T5-4-5)  
(December 20, 1999)

Pursuant to sections 25 and 26 of the Rules of Practice of the Postal Rate Commission, the Office of the Consumer Advocate hereby submits interrogatories and requests for production of documents. Instructions included with OCA interrogatories OCA/USPS-T1-1-6 to witness Lee Garvey dated December 10, 1999, are hereby incorporated by reference.

Respectfully submitted,



TED P. GERARDEN  
Director  
Office of the Consumer Advocate

SHELLEY S. DREIFUSS  
Attorney

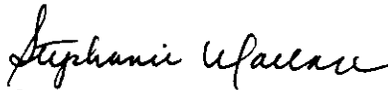
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Washington, D.C. 20268-0001  
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OCA/USPS-T-5-4. Please refer to your Exhibit B. What would the Information Technology Unit Costs be if you included the Product Specific IT Costs in the calculation? If you also included advertising costs?

OCA/USPS-T-5-5. Please refer to your testimony at page 4, line 9 and page 6, lines 1 and 2. Is it your intent that the 0.1 cent for information technology will be charged for each impression over the entire course of the experiment? If so, please explain why you used the unrounded 0.00064 number in calculating your sample fees.

#### CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the rules of practice.

  
Stephanie Wallace

Washington, D.C. 20268-0001  
December 20, 1999