

**BEFORE THE  
POSTAL RATE COMMISSION  
WASHINGTON DC 20268-0001**

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POSTAL RATE AND FEE CHANGES, 2000 )  
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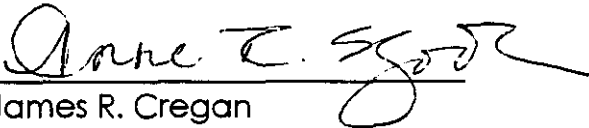
Docket No. R2000-1

**FIRST SET OF INTERROGATORIES OF  
MAGAZINE PUBLISHERS OF AMERICA, INC.  
TO USPS WITNESS KINGSLEY  
(MPA/USPS-T10--1-2)**

**(February 8, 2000)**

Pursuant to the Commission's Rules of Practice, Magazine Publishers of America, Inc. hereby submits the attached interrogatories to USPS Witness Kingsley (MPA/USPS-T10-1-2).

Respectfully submitted,



James R. Cregan  
Anne R. Noble  
Counsel  
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**INTERROGATORIES OF MAGAZINE PUBLISHERS OF AMERICA  
TO UNITED STATES POSTAL SERVICE WITNESS KINGSLEY**

**MPA/USPS-10-1.** Individually for each size of canvas sack used by the Postal Service:

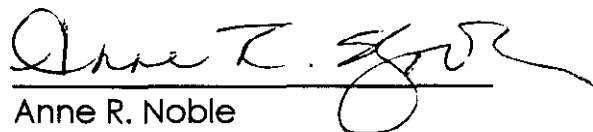
- (a) Identify the cost of each size of sack. Please explain the source of these figures.
- (b) State, on average, the number of times each size sack can go through a sack sorting machine before it breaks or is rendered unusable. Please explain the source of these figures.

**MPA/USPS-10-2.** Individually for each size of plastic sack used by the Postal Service:

- (a) Identify the cost of each size of sack. Please explain the source of these figures.
- (b) State, on average, the number of times each size sack can go through a sack sorting machine before it breaks or is rendered unusable. Please explain the source of these figures.

**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 the Commission's Rules of Practice.

  
Anne R. Noble

Washington, D.C.  
February 8, 2000