

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

RECEIVED

FEB 28 4 28 PM '00

POSTAL RATE COMMISSION
OFFICE OF THE SECRETARY

POSTAL RATE AND FEE CHANGES, 2000)

Docket No. R2000-1

VAL-PAK DIRECT MARKETING SYSTEMS, INC.,
VAL-PAK DEALERS' ASSOCIATION, INC.,
CAROL WRIGHT PROMOTIONS, INC., COX SAMPLING,
DISTRICT PHOTO, INC., MYSTIC COLOR LAB, AND
ASSOCIATION OF PRIORITY MAIL USERS, INC.,
NOTICE REGARDING SERVICE OF DISCOVERY DOCUMENTS
AND ERRATA TO ADDRESSES IN NOTICES OF INTERVENTION
(February 28, 2000)

In response to the Presiding Officer's request at the February 16, 2000 prehearing conference, Val-Pak Direct Marketing Systems, Inc., Val-Pak Dealers' Association, Inc., Carol Wright Promotions, Inc., Cox Sampling, District Photo, Inc., Mystic Color Lab, and the Association of Priority Mail Users, Inc., hereby give the following notice with regard to the service of discovery documents.

At the prehearing conference, the Presiding Officer expressed the desire that participants who are able to access discovery requests and pleadings related thereto by means of the Internet utilize such access in lieu of hard copy receipt of such documents, and that they not make special requests to obtain such hard copy receipt of discovery documents — except for responses to interrogatories, since hard copy of all responses must be served on all parties (Rule 12(b)).

In response to the Presiding Officer's efforts to reduce the burdens on participants, these intervenors clarify that they request that only **one copy** of all interrogatories, motions to compel, filings in opposition to motions to compel, and other discovery-related motions practice be served upon **each** of the following individuals:

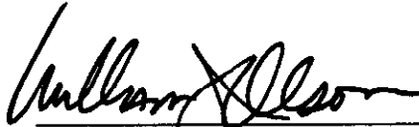
William J. Olson, Esquire
John S. Miles, Esquire
William J. Olson, P.C.
8180 Greensboro Drive, Suite 1070
McLean, Virginia 22102-3860

Dr. John Haldi
Haldi Associates, Inc.
1370 Avenue of the Americas, Suite 2701
New York, New York 10019-4602

(Errata: Please note the corrections of the previously-designated ZIP codes.)

None of the discovery requests and pleadings related thereto need be served upon any of the other persons listed by the intervenors set forth above. We would ask that the Commission modify the notations appearing on its service list to reflect these changes.

Respectfully submitted,

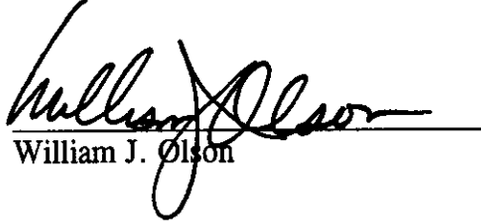


William J. Olson
John S. Miles
WILLIAM J. OLSON, P.C.
8180 Greensboro Drive, Suite 1070
McLean, Virginia 22102-3860
(703) 356-5070

Counsel for Val-Pak Direct Marketing Systems,
Inc., Val-Pak Dealers' Association, Inc.,
Carol Wright Promotions, Inc., Cox Sampling,
District Photo, Inc., Mystic Color Lab, and
Association of Priority Mail Users, Inc.

CERTIFICATE OF SERVICE

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


William J. Olson

February 28, 2000