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

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POSTAL RATE COMMISSION OFFICE OF THE SECRETARY

POSTAL RATE AND FEE CHANGES, 2000

Docket No. R2000-1

REVISED RESPONSES OF UNITED STATES POSTAL SERVICE WITNESS EGGLESTON TO INTERROGATORIES OF UNITED PARCEL SERVICE (UPS/USPS-T26-12 & 13) — ERRATUM

The United States Postal Service hereby provides revised responses of witness Eggleston to the interrogatories UPS/USPS-T26-12 & 13. The original answers were filed on February 14, 2000. In the original filing the answers to 12 and 13 were transposed. The attached responses correct that error.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr. Chief Counsel, Ratemaking

Scott L. Reiter

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 (202) 268–2999 Fax –5402 March 22, 2000

REVISED RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS EGGLESTON TO INTERROGATORIES OF UNITED PARCEL SERVICE

UPS/USPS-T26-12. Explain in detail the cost category in which the verification costs for Parcel Post plant-verified dropshipped mail are included, and provide the actual costs for this procedure in the Base Year.

RESPONSE:

There are no estimates relating specifically to the costs of verification of dropship shipments. It is my understanding that in the base year these costs are captured in the IOCS data system in the BMCs platform cost pool.

REVISED RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS EGGLESTON TO INTERROGATORIES OF UNITED PARCEL SERVICE

UPS/USPS-T26-13. Explain in detail the cost category in which the acceptance costs for Parcel Post plant-verified dropshipped mail are included, and provide the actual costs for this procedure in the Base Year.

RESPONSE:

There are no estimates relating specifically to the costs of acceptance of dropship shipments. It is my understanding that in the base year these costs are captured in the IOCS data system in the MODs LD79 cost pool and Non-MODs allied labor cost pool. In addition, a small amount of these costs could potentially fall into MODs platform cost pool.

DECLARATION

1,	, Jennife	er Eggleston	, declare ur	ider pena	lty of perjury	that the fore	going	
answer	s are tru	e and corre	ct, to the b	est of my	knowledge,	information,	and belief	

genndert Ecolotin
JENNIFER L. ÉGGLESTON

Dated: <u>332</u>∞

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.

Scott L. Reiter

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 March 22, 2000