BEFORE THE POSTAL RATE COMMISSION RECEIVED Mar 23 4 55 PM **00

WASHINGTON, D.C. 20268-0001

POSTAL RATE COMMISSION OFFICE OF THE SECRETARY

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

AMAZON.COM, INC.
FIRST INTERROGATORIES AND REQUESTS FOR
PRODUCTION OF DOCUMENTS TO UNITED STATES POSTAL SERVICE
WITNESS JENNIFER L. EGGLESTON (AMZ/USPS-T26-1-2)
(March 23, 2000)

Pursuant to sections 25 and 26 of the Rules of Practice of the Postal Rate Commission, Amazon.com, Inc. hereby submits interrogatories and requests for production of documents.

If necessary, please redirect any interrogatories and/or requests to a more appropriate Postal Service witness.

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 Amazon.com, Inc.

CERTIFICATE OF SERVICE

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

William J. Olson

AMZ/USPS-T36-1.

Please refer to your testimony at page 28 (l. 17), where you state that it is assumed that DDU Destination Entry parcels will incur water transportation costs. Please explain when DDU Destination Entry parcels receive water transportation.

AMZ/USPS-T26-2.

Please refer to your testimony at page 28, where you state that DDU parcels are assumed to incur certain highway and POV (postal owned vehicle) costs. Please explain how DDU Destination Entry parcels incur highway and POV costs.