

BEFORE THE
POSTAL RATE COMMISSION
WASHINGTON, DC 20268-0001

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POSTAL RATE COMMISSION
OFFICE OF THE SECRETARY

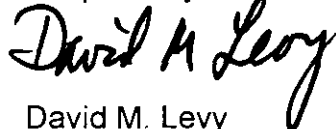
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Docket No. R2000-1
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Postal Rate and Fee Changes, 2000
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**THIRD INTERROGATORIES
OF ALLIANCE OF NONPROFIT MAILERS
TO USPS WITNESS RAMAGE (ANM/USPS-T2-20-23)**

The Alliance of Nonprofit Mailers ("ANM") respectfully submits the attached interrogatories and document requests to USPS witness Mark F. Ramage (USPS-T-2). ANM incorporates by reference the instructions in OCA interrogatories OCA/USPS-1-14 (filed Jan. 24, 2000).

Respectfully submitted,



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March 23, 2000

QUESTIONS

ANM/USPS-T2-20. Please refer to ANM/USPS-T2-3. Your response is "I have not studied the matter." Please redirect the question to someone who has.

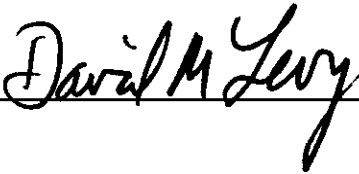
ANM/USPS-T2-21. Please refer to ANM/USPS-T2-4. Your response is "I have not studied the matter." Please redirect the question to someone who has.

ANM/USPS-T2-22. Please refer to ANM/USPS-T2-9(c) and (e). Your response to each part is "I have not studied the relationship between the proportion of mixed mail observations and CVs." Please redirect the questions to a Postal Service witness who can answer them, or to the Postal Service itself.

ANM/USPS-T2-23. Please answer the second sentence of ANM/USPS-T2-15.

CERTIFICATE OF SERVICE

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



March 23, 2000