

BEFORE THE  
POSTAL RATE COMMISSION  
WASHINGTON DC 20268-0001

RECEIVED  
MAR 31 4 07 PM '00  
POSTAL RATE COMMISSION  
OFFICE OF THE SECRETARY

\_\_\_\_\_  
POSTAL RATE AND FEE CHANGES, 2000  
\_\_\_\_\_

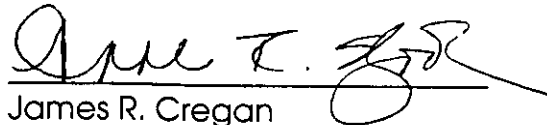
)  
) Docket No. R2000-1  
)  
)

\_\_\_\_\_  
FOURTH SET OF INTERROGATORIES (FOLLOW-UP) OF  
MAGAZINE PUBLISHERS OF AMERICA, INC.  
TO USPS WITNESS DEGEN  
(MPA/USPS-T16-16)  
\_\_\_\_\_

(MARCH 31, 2000)

Pursuant to the Commission's Rules of Practice, Magazine Publishers of America hereby submits the attached follow-up interrogatory to USPS Witness Degen (MPA/USPS-T16-16).

Respectfully submitted,



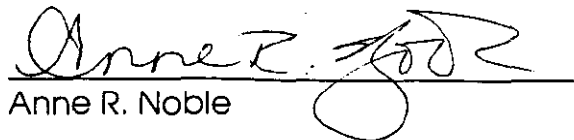
James R. Cregan  
Anne R. Noble  
Counsel  
Magazine Publishers of America, Inc.  
Suite 610  
1211 Connecticut Avenue NW  
Washington DC 20036  
(202) 296 7277

**FOURTH SET OF INTERROGATORIES (FOLLOW-UP)  
OF MAGAZINE PUBLISHERS OF AMERICA  
TO USPS WITNESS DEGEN**

**MPA/USPS-T16-16.** Please refer to interrogatory MPA/USPS-T16-10, which requested "a corresponding spreadsheet that aggregates the subclass profiles for each piece and item type." The intent of this interrogatory was to obtain a table providing subclass profiles for each piece and item type, aggregating over "all tallies for single pieces and single items ..., all tallies for items and loose pieces in identical containers ..., and all tallies for items and loose pieces in non-identical containers ... from the 1995 Platform Study." The intent of this interrogatory was *not* to obtain a table that aggregated over the piece and item types. Please provide a table that aggregates over container type (non-container, identical container, non-identical container) but that still provides full detail on both subclass profile and piece and item type.

**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 DC  
March 31, 2000