

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

NOTICE OF UNITED STATES POSTAL SERVICE OF FILING REVISED
COVER SHEET TO REVISED RESPONSE TO
NAA/USPS-T5-31, TR. 2/791-93 [ERRATUM]
(May 8, 2000)

On May 2, 2000, the Postal Service filed a revised response to NNA/USPS-T5-31, while identifying places in the transcript where the original and related incorrect responses appear. The cover sheet of that erratum consistently referred to "NAA" in lieu of "NNA". A revised cover sheet is attached.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.
Chief Counsel, Ratemaking



Kenneth N. Hollies

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

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Docket No. R2000-1

NOTICE OF UNITED STATES POSTAL SERVICE OF FILING REVISED RESPONSE
TO NNA/USPS-T5-31, TR. 2/791-93 [ERRATUM]
(May 2, 2000, as revised on May 8, 2000)

The United States Postal Service hereby gives notice of the filing of a revised response to part (f) of the original response to NNA/USPS-T5-31, Tr. 2/791-93. The last sentence, which refers to Stratum 3 (one of six strata of non-automated offices underlying BRPW results), was incomplete; it omitted the words, "reporting zero In-County revenue or any offices reporting non-zero Classroom revenue that would otherwise have been assigned to strata 2.1 through 2.5" which should have appeared before the final period.

This error was discovered as witness Hunter continued to review his interrogatory responses and oral cross-examination for consistency and accuracy. His oral cross-examination responses were consistent with the original response to NNA/USPS-T5-31, and are therefore also incorrect.

The sentence ending on line 10 of Tr. 2/929 should have included, "or is non-zero Classroom activity that would otherwise have been assigned to strata 2.1 through 2.5" after the word "determined" and before the period. Similarly, at Tr. 2/94 line 17 which now states, "including 3.0 which has no periodicals activity," is incomplete. It should instead state, "including 3.0 which has no in-county periodicals activity or which has non-zero Classroom activity".

While only part (f) of the response to NNA/USPS-T5-31 is being corrected, it affects pagination; accordingly, the entire interrogatory is followed by the entire response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.
Chief Counsel, Ratemaking

K Hollis
Kenneth N. Hollies

CERTIFICATE OF SERVICE

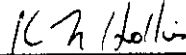
I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

K Hollis
Kenneth N. Hollies

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May 2, 2000 (as revised on May 8, 2000)

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.



Kenneth N. Hollies

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