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

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POSTAL RATE COMMERCIAL OFFICE OF FILE SECRETARY

POSTAL RATE AND FEE CHANGES, 2000

Docket No. R2000-1

RESPONSE OF UNITED STATES POSTAL SERVICE
TO INTERROGATORY OF
THE MAJOR MAILERS ASSOCIATION
REDIRECTED FROM WITNESS MILLER
(MMA/USPS-T24-23(a)-(b))

The United States Postal Service hereby provides its response to the following interrogatory of the Major Mailers Association: MMA/USPS-T24-23(a)-(b), filed on July 24, 2000, and redirected from witness Miller. An objection to MMA/USPS-T24-23(c)-(l) was filed on August 1, 2000.

The interrogatory is stated verbatim and is followed by the response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr. Chief Counsel, Ratemaking

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Susan M. Duchek

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 (202) 268–2990 Fax –5402 August 7, 2000

RESPONSE OF UNITED STATES POSTAL SERVICE TO INTERROGATORIES OF MAJOR MAILERS ASSOCIATION (Redirected from witness Miller, USPS-T-24)

MMA/USPS-T24-23. Please refer to your answer to MMA/USPS-T24-18. There you list the BMM and Automation unit costs for each of the cost pools that you omitted from your analysis.

- (a) Please provide the FY 1999 unit costs in the same format as provided there.
- (b) Please discuss the reasons for any changes that might result in cost pools for
 - 1) MODS 1PLATFORM
 - 2) MODS 1SACKS H
 - 3) MODS 1SUPP F1
 - 4) MODS 1SUPP F4
 - 5) NONMODS MISC

Response:

(a)-(b) This material is not available. It has not been prepared as part of the response to Order No. 1294.

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.

Susan M. Duchek

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 (202) 268–2990 Fax –5402 August 7, 2000