

UNITED STATES OF AMERICA  
Before The  
POSTAL RATE COMMISSION  
WASHINGTON, D.C. 20268-0001

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OFFICE OF THE SECRETARY

Postal Rate and Fee Changes, 2001 )

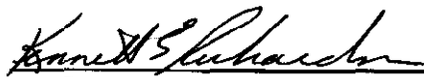
Docket No. R2001-1

OFFICE OF THE CONSUMER ADVOCATE  
INTERROGATORY TO JAMES P. COCHRANE (OCA/USPS-T40-1)  
October 1, 2001

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Pursuant to Rules 25 through 28 of the Rules of Practice of the Postal Rate Commission, the Office of the Consumer Advocate hereby submits an interrogatory and request for production of documents. Instructions included with OCA interrogatories OCA/USPS-1-21 dated September 28, 2001, are hereby incorporated by reference.

Respectfully submitted,



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OCA/USPS-T40-1. In its Opinion in Docket No. R2000-1, the Commission concluded with respect to Priority Mail that the “mailing public’s expectations [of delivery times] are frequently not met.” (Opinion at 307).

- (a) Please provide the ODIS data and Delivery Confirmation Service data for FY 2000 and FY 2001 estimating the portion of Priority Mail volume that meets the Postal Service’s overnight, two-day, and three-day delivery standards.
- (b) What proportion of origin-destination ZIP Code pairs for Priority Mail provide for a higher standard of service than the corresponding First-Class Mail origin-destination pairs?

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 Rule 12 of the rules of practice.

  
Kenneth E. Richardson

Washington, D.C. 20268-0001  
October 1, 2001