

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, 2001

Docket No. R2001-1

RESPONSE OF UNITED STATES POSTAL SERVICE  
TO INTERROGATORIES OF THE OFFICE OF CONSUMER ADVOCATE  
(OCA/USPS-27, 28, and 30(b))

The United States Postal Service hereby provides the responses to the following interrogatories of the Office of Consumer Advocate: OCA/USPS-27, 28, and 30(b), filed on October 4, 2001.

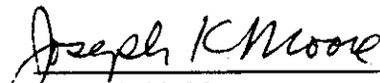
Each interrogatory is stated verbatim and is followed by the response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.  
Chief Counsel, Ratemaking

  
\_\_\_\_\_  
Joseph K. Moore

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October 22, 2001

RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS  
TO INTERROGATORIES OF THE OFFICE OF CONSUMER ADVOCATE

**OCA/USPS-27.** Please provide a list of all Post Offices that do not receive daily deliveries of Express Mail (*e.g.*, Hyder, AK).

**RESPONSE:**

The following Post Offices do not receive daily Express Mail delivery:

Angle Inlet, MN 56711, Oak Island, MN 56741, and those listed in the document attached hereto.

**POST OFFICE**

**ZIP CODE**

CHICKEN	99732
CHIGNIK	99564
CHIGNIK LAGOON	99565
CHITINA	99566
EAGLE	99738
FALSE PASS	99583
HYDER	99823
KING COVE	99612
LAKE MINCHUMINA	99757
MINTO	99758
NIKOLSKI	99638
NONDALTON	99640
PERRYVILLE	99648
POINT BAKER	99927
PORT ALSWORTH	99653
SELDOVIA	99663
SKWENTNA	99667
TYONEK	99682

RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS  
TO INTERROGATORIES OF THE OFFICE OF CONSUMER ADVOCATE

**OCA/USPS-28.** For FY 2000 and FY 2001 and for each Post Office identified in OCA/USPS-27, please provide the average time it took to deliver a piece of Express Mail destined for these Post Offices. Please cite your sources and provide a copy of all documents referenced if one has not been previously filed in this docket.

**RESPONSE:**

For FY 2000 and FY 2001, the average time it took to deliver Express Mail pieces to the Post Offices identified in OCA/USPS-27 was 3 days.

RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS  
TO INTERROGATORIES OF THE OFFICE OF CONSUMER ADVOCATE

**OCA/USPS-30.** For FY 2000 and FY 2001, please provide the following Express Mail Next Day Service data. Please cite your sources and provide a copy of the documents referenced if one has not been previously filed. If you are unable to provide an actual value, please provide an estimate.

(b) Of the Saturday Express Mail sales, please provide the total volume and revenue of mail for which the delivery service standard was not met (e.g., due to a remote location, a P.O. Box address where the post office lobby was closed, etc.).

**RESPONSE:**

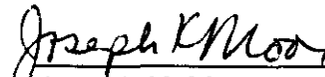
(b) Total volume and revenue of Saturday Express Mail failures are:

2000-497,939, \$7,265,344

2001-576,731, \$8,541,698

## 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.

  
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Joseph K. Moore

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October 22, 2001