

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

INTERROGATORIES OF
ASSOCIATION FOR POSTAL COMMERCE
TO USPS WITNESS TOLLEY
(POSTCOM/USPS-T-7-1)

Pursuant to Sections 25 and 26 of the rules of practice, the Association for Postal Commerce submits the attached interrogatories to USPS witness Tolley: PostCom/USPS-T-7-1.

Respectfully submitted,



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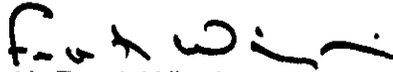
October 29, 2001

POSTCOM/USPS-T7-1. Please refer to sections II.C.1.a-b of your testimony where you discuss the own-price and cross-price elasticities of the volume of single-piece letters. Please further refer to sections II.D.1.a-b of your testimony where you discuss the own-price and cross-price elasticities of the volume of workshare letters.

- (a) Please confirm that these are the only two cases where USPS testimony in R2001-1 provides own-price or cross-price elasticities for mail volumes below the subclass level. If not confirmed, please explain fully.
- (b) Has the Postal Service or its contractors conducted analyses of the own-price or cross-price elasticities for mail volumes below the subclass level for any subclasses of mail other than the subclass(es) referred to in your answer to section (a)? If so, please provide a copy of each such analysis.

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document upon all participants of record to date in this proceeding in accordance with section 12 of the rules of practice.



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