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

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POSTAL RATE AND FEE CHANGES, 2001

Docket No. R2001-1

#### **REVISED RESPONSES OF UNITED STATES POSTAL SERVICE** WITNESS KINGSLEY TO INTERROGATORYOF AMERICAN BANKERS ASSOCIATION AND NATIONAL ASSOCIATION OF PRESORT MAILERS (ABA&NAPM/USPS-T39-1) (ERRATA)

The United States Postal Service hereby provides the revised response of

witness Kingsley to the following interrogatory of American Bankers Association

and National Association of Presort Mailers: ABA&NAPM/USPS-T39-1, filed on

November 15, 2001. The original response, filed on November 29, 2001, mis-

stated the number of AFCSs in operation. This revision is submitted to correct

that error.

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

oseph K. Moore

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260-1137 (202) 268-3078, Fax -5402 January 9, 2002

#### RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS KINGSLEY TO INTERROGATORIES OF AMERICAN BANKERS ASSOCIATION AND NATIONAL ASSOCIATION OF PRESORT MAILERS

**ABA&NAPM/USPS-T-39-1** How many AFCSs does the USPS currently have in operation?

### **Response:**

As mentioned on page 4, line 6 of my testimony, 1086 AFCSs are still operational

as of October 5, 2001.

# DECLARATION

I, Linda A. Kingsley, declare under penalty of perjury that the foregoing answers are true and correct, to the best of my knowledge, information, and belief.

Inda A. KINGSLEY

\_\_\_\_ Dated: 1/9/02

## 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.

Joseph K. Moore

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260-1137 January 9, 2002