## OFFICE OF THE SECRETARY POSTAL RATE COMMISSION WASHINGTON, D.C. 20268-0001

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POSTAL RATE AND FEE CHANGES, 2001

Docket No. R2001-1

# ERRATUM - AMERICAN BANKERS ASSOCIATION AND NATIONAL ASSOCIATION OF PRESORT MAILERS FILING OF CORRECTED TITLE PAGE ON RILEY INTERROGATORIES

(February 8, 2002)

The American Bankers Association and the National Association of Presort

Mailers hereby file corrected cover sheets for the two sets of interrogatories they filed

upon APWU witness Riley on February 6, 2002 (ABA & NAPM-T1-1-8) and February

7, 2002 (ABA & NAPM-T1-9-16).

The only correction is in the caption to correctly refer to Riley as APWU witness "T1."

Respectfully submitted,

AMERICAN BANKERS ASSOCIATION NATIONAL ASSOCIATION OF PRESORT MAILERS

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Assoc. General Counsel

American Bankers Association 1120 Connecticut Ave., NW Washington, DC 20036

Ph: 202-663-5035 Fax: 202-828-4548 Counsel for National Association of Presort Mailers Counsel for American Banker Association

Date: February 8, 2002

Washington, D.C.

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this date served the instant document on all participants of record in this proceeding in accordance with Section 12 of the Rules of Practice.

Henry A. Harr

February 8, 2002

#### OFFICE OF THE SECRETARY POSTAL RATE COMMISSION WASHINGTON, D.C. 20268-0001

POSTAL RATE AND FEE CHANGES, 2001

Docket No. R2001-1

AMERICAN BANKERS ASSOCIATION AND NATIONAL ASSOCIATION OF PRESORT MAILERS JOINT INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS TO AMERICAN POSTAL WORKERS UNION (APWU) WITNESS MICHAEL RILEY (ABA&NAPM/APWU-T1-1-8)

(February 6, 2002)

Pursuant to Sections 25 and 26 of the Rules of Practice of the Postal Rate

Commission, the American Bankers Association and the National Association of Presort

Mailers hereby submit these joint interrogatories and requests for production of

documents. If the witness to whom an interrogatory is directed is unable to answer the

interrogatory or produce the requested documents and another person is able to do so, the

interrogatory or request should be referred to such person.

If data requested are not available in the exact format or level of detail requested, any data available in (1) substantially similar format or level of detail or (2) susceptible to being converted to the requested format and detail should be provided.

Responses to requests for explanations or the derivation of numbers should be accompanied by workpapers. The terms "workpapers" shall include all backup material whether prepared manually, mechanically or electronically, and without consideration to the type of paper used. Such workpapers should, if necessary, be prepared as part of the witness's responses and should "show what the numbers were, what numbers were added to other numbers to achieve a final result." The witness should "prepare sufficient

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POSTAL RATE AND FEE CHANGES, 2001	:	D

Docket No. R2001-1

AMERICAN BANKERS ASSOCIATION AND NATIONAL ASSOCIATION OF PRESORT MAILERS JOINT INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS TO AMERICAN POSTAL WORKERS UNION (APWU) WITNESS MICHAEL RILEY (APWU-T1-9-16)

(February 7, 2002)

Pursuant to Sections 25 and 26 of the Rules of Practice of the Postal Rate

Commission, the American Bankers Association and the National Association of Presort

Mailers hereby submit these joint interrogatories and requests for production of

documents. If the witness to whom an interrogatory is directed is unable to answer the

interrogatory or produce the requested documents and another person is able to do so, the

interrogatory or request should be referred to such person.

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