

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

RECEIVED

Postal Rate and Fee Changes, 1997

Docket No. ~~SEP 16~~ 3 29 PM '97

POSTAL RATE COMMISSION
OFFICE OF THE SECRETARY

**NEWSPAPER ASSOCIATION OF AMERICA
INTERROGATORY TO
UNITED STATES POSTAL SERVICE WITNESS
SHARON DANIEL (NAA/USPS-T29-9)
September 16, 1997**

The Newspaper Association of America hereby submits the attached interrogatory to United States Postal Service witness Sharon Daniel (USPS-T-29) and respectfully requests a timely and full response under oath.

Respectfully submitted,

NEWSPAPER ASSOCIATION OF AMERICA

By:




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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.

September 16, 1997


William B. Baker

NEWSPAPER ASSOCIATION OF AMERICA
INTERROGATORY TO
UNITED STATES POSTAL SERVICE WITNESS
SHARON DANIEL (NAA/USPS-T29-9)

NAA/USPS-T29-9. Please refer to your response to NAA/USPS-T29-4. You state: "Ideally, only non-transportation cost savings would have been added to the ECR mail processing costs."

- a. Please explain why both transportation and non-transportation costs savings were added to the ECR mail processing costs instead of adding only non-transportation costs.
- b. Please provide a copy of Exhibit USPS-29C, page 2 with only non-transportation costs added to ECR mail processing costs. If you cannot provide this revised exhibit, please explain why not.