

Before The  
POSTAL RATE COMMISSION  
WASHINGTON, D.C. 20268-0001

Experimental Priority Mail Flat-Rate Box )

Docket No. MC2004-2

OFFICE OF THE CONSUMER ADVOCATE  
INTERROGATORY TO UNITED STATES POSTAL SERVICE  
WITNESS L.PAUL LOETSCHER (OCA/USPS-T3-8)  
August 2, 2004

---

Pursuant to Rules 25 through 28 of the Rules of Practice of the Postal Rate Commission, the Office of the Consumer Advocate hereby submits an interrogatory and request for production of documents. Instructions included with OCA interrogatories OCA/USPS-T1-1-16 dated June 18, 2004, are hereby incorporated by reference.

Respectfully submitted,

---

SHELLEY S. DREIFUSS  
Director  
Office of the Consumer Advocate

Kenneth E. Richardson  
Attorney

1333 H Street, N.W.  
Washington, D.C. 20268-0001  
(202) 789-6830; Fax (202) 789-6819

OCA/USPS-T3-8. This is a follow-up to your answer to interrogatory OCA/USPS-T3-7 which referred to your response to DBP/USPS-T3-7. Please confirm that the table in that interrogatory response indicates the sample sizes in your study for the three-pound increment and all heavier pound increments, all of which include approximately 13 percent of the FY2002 Priority mail volume, were less than required for the sample at each of those pound increments to be statistically accurate at the 95 percent confidence level.