

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

POSTAL RATE AND FEE CHANGES

Docket No. R2005-1

**Major Mailers Association's First Set Of
Interrogatories And Document Production Requests To United States
Postal Service Witness Maura Robinson (MMA/USPS-T27-1)
(May 9, 2005)**

Pursuant to Rules 25 and 26 of the Commission's Rules of Practice, Major Mailers Association herewith submits the following interrogatories and document production requests to United States Postal Service Witness Maura Robinson (MMA/USPS-T27-1).

Respectfully submitted,

Major Mailers Association

By: _____

Michael W. Hall
35396 Millville Road
Middleburg, Virginia 20117
540-687-3151

Counsel for
Major Mailers Association

**Dated: Middleburg, Virginia
May 9, 2005**

MMA/USPS-T27-1

Please refer to Exhibits USPS-27A, USPS-27B and USPS-27E. Column (1) in Exhibits USPS-27A and USPS-27B refers to “Volume Variable Cost” whereas column (1) in Exhibit USPS-27E refers to “Incremental Cost.”

- A. Please explain the difference between “Volume Variable Cost” and “Incremental Cost” as used in those exhibits.
- B. Please provide similar tables for Exhibits USPS-27A and USPS-27B that show the comparable costs using the Commission’s cost attribution methodology.