

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

POSTAL RATE AND FEE CHANGES
PURSUANT TO PUBLIC LAW 108-18

Docket No. R2005-1

RESPONSE OF THE UNITED STATES POSTAL SERVICE TO
INTERROGATORY OF DOUGLAS CARLSON
[DFC/USPS-30]
(May 13, 2005)

The United States Postal Service hereby provides its response to the above-listed interrogatory of Douglas Carlson, filed on April 25, 2005. The interrogatory is stated verbatim and is followed by the response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

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CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document in accordance with Section 12 of the Rules of Practice and Procedure.

Michael T. Tidwell

**RESPONSE OF THE UNITED STATES POSTAL SERVICE
TO INTERROGATORY OF DOUGLAS CARLSON**

DFC/USPS-30. Please provide a further breakdown of the data filed in response to DFC/USPS-6 for mail destined to post-office boxes and mail not destined to post-office boxes.

RESPONSE:

Following are the data from the past three years representing the percentage of the time that Express Mail is delivered within the number of days specified by the applicable service standard or delivery guarantee. The 2002 data may not be complete because during 2002 there was a migration of the data from the Express Mail Reporting System to the Electronic Data Warehouse and there was also a conversion from the 28-day accounting period reporting cycle to a monthly reporting cycle, both of which had impacts on data collected.

	<u>Percent Delivered On Time</u>		
	2002	2003	2004
All Express Mail Destined to PO Boxes	96%	96%	96%
All Express Mail Not Destined to PO Boxes	94%	94%	95%

Data on the average number of days to delivery for the above breakdowns are not available.