

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

Postal Rate Commission
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Postal Rate and Fee Changes, 2005

Docket No. R2005-1

**NEWSPAPER ASSOCIATION OF AMERICA
INTERROGATORIES TO
UNITED STATES POSTAL SERVICE WITNESS MICHAEL D. BRADLEY
(NAA/USPS-T14-1-3)
June 10, 2005**

The Newspaper Association of America hereby submits the attached interrogatories to United States Postal Service witness Michael D. Bradley (USPS-T-14) 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 requesting such service in this proceeding in accordance with section 12 of the Rules of Practice.

June 10, 2005

William B. Baker

**NEWSPAPER ASSOCIATION OF AMERICA
INTERROGATORIES TO
UNITED STATES POSTAL SERVICE WITNESS MICHAEL D. BRADLEY
(NAA/USPS-T14-1-3)**

NAA/USPS-T9-1: What were the beginning and ending dates for the two week period studied in the CCSTS?

NAA/USPS-T9-2: Please provide weekly mail volumes by subclass for FY2002.

NAA/USPS-T9-3: Please refer to page 33, lines 4 to 8 of your testimony. Please elaborate on why you believe that the estimated variabilities from the pooled model “seem to comport better with operational understanding of carrier activities.”