

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-43)
(July 8, 2005)

The United States Postal Service hereby provides its response to the following interrogatory of Douglas Carlson, filed on May 17, 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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DFC/USPS-43

For each year since and including 2001, please identify the percentage of First-Class Mail that was destined to one-day, two-day and three-day delivery areas, according to the Postal Service's service standards for First-Class Mail. Please specify whether the response includes Priority Mail.

RESPONSE:

First-
Class Mail
Volume
Under
Given
First-
Class
Service
Standards

(Data in 1,000s)

	1-Day Standard	2-day Standard	3-day Standard
2001	45,741,920	27,583,145	30,330,536
2002	45,353,755	27,076,928	29,947,949
2003	43,886,328	26,327,674	28,844,854
2004	43,542,648	25,981,558	28,402,190

Priority Mail volumes are not included.