

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

POSTAL RATE AND FEE CHANGES, 2006

Docket No. R2006-1

INTERROGATORIES OF THE UNITED STATES POSTAL SERVICE TO
PSA/POSTCOM/MFSA WITNESS GLICK
(USPS/PSA-POSTCOM-T1-2-3)

Pursuant to Rules 25 and 26 of the Commission's Rules of Practice and Procedure, the United States Postal Service directs the following interrogatories to PSA/POSTCOM/MFSA witness Glick: USPS/ PSA-POSTCOM-T1-2-3.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.
Chief Counsel, Ratemaking

Scott L. Reiter

475 L'Enfant Plaza West, S.W.
Washington, D.C. 20260-1137
(202) 268-2999 Fax -5402
scott.l.reiter@usps.gov
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USPS/PSA-POSTCOM-T1-2 Please refer to page 6 of your testimony, lines 4-5. Please confirm that it is your understanding that the Postal Service did not rely on these anomalous unit cost data to develop its pricing. If you do not agree, please indicate where the Postal Service did rely on these data to develop prices.

USPS/PSA- POSTCOM -T1-3 In your view, is the Standard Mail parcels category a workshared category of Standard Mail flats, or vice-versa?