

**BEFORE THE  
POSTAL RATE COMMISSION  
WASHINGTON, DC 20268-0001**

**Stamped Stationery Classification**

**Docket No. MC2006-7**

**DOUGLAS F. CARLSON  
INTERROGATORIES TO UNITED STATES POSTAL SERVICE  
WITNESS NINA YEH (DFC/USPS-T1-26-30)**

**April 13, 2007**

Pursuant to sections 25–27 of the *Rules of Practice*, I hereby submit interrogatories to United States Postal Service witness Nina Yeh.

The instructions accompanying DFC/USPS-T1-1-6 are incorporated herein by reference.

Respectfully submitted,

Dated: April 13, 2007

DOUGLAS F. CARLSON

**DFC/USPS-T1-26.** Compared to stationery products that do not have postage preaffixed, please confirm that the preaffixed postage on premium stamped stationery contributes convenience to the premium stamped stationery product for some customers. If you do not confirm, please explain.

**DFC/USPS-T1-27.** Compared to post cards that do not have postage preaffixed, please confirm that the preaffixed postage on premium stamped cards contributes convenience to the premium stamped card product for some customers. If you do not confirm, please explain.

**DFC/USPS-T1-28.** Suppose five products have the following price and volume characteristics:

<b>Product</b>	<b>Price</b>	<b>Volume</b>
1	\$1.50	500 units
2	\$1.00	75 units
3	\$0.75	85 units
4	\$0.50	15 units
5	\$0.25	20 units

In your opinion, what is the average price of these products?

**DFC/USPS-T1-29.** Please refer to your response to DFC/USPS-T1-25. Please confirm that, once the Postal Service places a particular premium stamped stationery or premium stamped card product on sale at a particular price, the Postal Service will never raise the price. If you do not confirm, please explain.

**DFC/USPS-T1-30.** Please refer to your response to DFC/USPS-T1-7. Should the Commission ignore cost coverage in recommending fees for premium stamped stationery and premium stamped cards? Please explain.