

ORIGINAL

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

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Postal Rate and Fee Changes, 1997)

Docket No. R97-1

OFFICE OF THE CONSUMER ADVOCATE NOTICE OF THE
FILING OF ERRATA TO OCA-T-700,
TESTIMONY OF SHERYDA C. COLLINS
(February 9, 1998)

The Office of the Consumer Advocate hereby gives notice of the filing of Errata to OCA-T-700, Testimony of Sheryda C. Collins (revised page 9, attached). This page has been revised to incorporate witness Collins' answer in response to interrogatory USPS/OCA-T700-6, 1997. The specific changes are:

- Line 7 change "the revenue brought in" to "SR pieces for the first pound";
- Line 8 change "per piece" to "for the first pound of"; and
- Line 8 change "rate per piece" to "cost for the first pound of".

Respectfully submitted,



Kenneth E. Richardson
Attorney



1 stated that, "the Postal Service has not conducted any analysis of the increase in
2 Library rate costs in preparation for R97-1."

3 A serious question comes to mind. If the attributable costs for Library Rate
4 are truly reasonable and accurate enough to be used for ratemaking, as witnesses
5 Adra and Degen have testified,⁷ why is the Postal Service so complacent about the
6 migration of Library Rate pieces to the Special Rate subclass when each migrating
7 piece will cost at least 19 cents more than SR pieces for the first pound? (\$1.43
8 cost for the first pound of Library Rate minus \$1.24 cost for the first pound of Special
9 Rate = \$0.19.)

⁷ See, for example, Degen response to POIR No. 2, question 2 and Adra at Tr. 8/4308.

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the rules of practice.

A handwritten signature in cursive script that reads "Kenneth E. Richardson".

Kenneth E. Richardson
Attorney

Washington, D.C. 20268-0001
February 9, 1998