

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

MARKET TEST OF EXPERIMENTAL PRODUCT-
INTERNATIONAL MERCHANDISE RETURN SERVICE
NON-PUBLISHED RATES

Docket No. MT2013-2

**UNITED STATES POSTAL SERVICE RESPONSE TO COMMENTS OF
THE PUBLIC REPRESENTATIVE**
(July 23, 2013)

The Postal Service hereby responds to the comments of the Public Representative submitted on July 12, 2013. Briefly, the Public Representative analyzed the market test in accordance with statutory criteria and performed a thorough review of the materials submitted in support of the Postal Service's Notice in this proceeding. The Public Representative also offered recommendations in connection with certain aspects of the market test. The Postal Service appreciates the Public Representative's thorough review of the materials submitted and concurs with some of the helpful suggestions offered. Further, the Postal Service recognizes that the Public Representative concurs that the market test satisfies the requirements of 39 U.S.C. § 3641(b). As discussed below, the Postal Service respectfully disagrees with some of the Public Representative's observations and recommendations.

I. Extension Request

The Public Representative opposed the Postal Service's request for an extension of the proposed market test past two years under 39 U.S.C. § 3641(d)(2), until the

Postal Service can explain why an additional year is necessary.¹ The Public Representative argued that the Postal Service will have ample time to test the appeal of the International Merchandise Return Service- Non Public Rates (IMRS-NPR) product: “within the two-year market test period contemplated by 39 U.S.C § 3641(d)(1), the Postal Service will be able to enter into as many agreements as it wishes, throughout the first year of the market test. It will then have an additional year to evaluate the success of those agreements.”²

The extension sought by the Postal Service here is limited to the continuation of one-year agreements executed in the second year. No new contracts would be executed in the third year under the market test. An extension is necessary to enable the Postal Service to gauge the desirability and feasibility of IMRS-NPR. The Public Representative’s proposal would also pose an inconvenience to customers, as any agreements executed in the second year would otherwise have to be subject to a termination date of August 14, 2015, which would be two years from the start of the market test. The Public Representative’s alternative would also create practical problems for the Postal Service and the Commission, particularly if the Postal Service determines to create a permanent product for IMRS-NPR, because both agencies would be burdened by a glut of contract renewals submitted for review by the Commission at the end of the two year market test period, so that merchants could have continuity of service when the market test ends. The Postal Service’s proposed approach would avert the need for all contracts executed in the second year to

¹ Public Representative Comments and Request for Early Termination of Non-Public Status, PRC Docket No. MT2013-2 (July 12, 2013), at 6-7

² Id.

terminate on the same date, thereby ensuring a smooth transition should the market test be followed by the establishment of permanent classification.

II. Model Contract

The Public Representative proposed a series of amendments to the IMRS-NPR Model Contract.³ These include:

1. removing “either” from Article 6 Paragraph 3;
2. changing “and” to “any” in Article 6, Paragraph 4;
3. resolving a possible conflict between Article 6, Paragraph 5 and Article 23;
4. clarifying the meaning of costs in Article 7, Paragraph 1; and
5. using a uniform term for the product throughout the contract.

Items 1, 2, and 5 identified typographical errors and other small inconsistencies, and the Postal Service agrees that these changes are in order. The Postal Service has adopted these changes and is filing a revised contract template as an attachment to this pleading. The Postal Service does not, however, agree with the Public Representative’s other suggestions. With regard to item 4, the Postal Service does not agree that an increase in costs should be reflected as a percentage, as the Public Representative suggests; instead, it intended that costs should be passed through in their totality if above a given threshold. Further, with regard to item 3, the Postal Service does not believe that there are conflicting responsibilities on merchants in Article 6, Paragraph 5 and Article 23. Article 6, Paragraph 5 requires mailers to “take

³ Id. at 7-9

steps to” ensure that the mailing complies with importation restrictions. Article 23 states that items mailed under the agreement “must conform” to importation restrictions. The Postal Service does not see these clauses as conflicting; Article 6 establishes that the mailer has a responsibility to ensure compliance with the law, such as by giving its customers notice of the requirements, while Article 23 bars content that cannot be sent. Therefore, these two separate provisions are complementary, but not conflicting.

III. Rules of Liability

The Public Representative suggested that the Commission should require the Postal Service to inform it of any rules of liability established under an IMRS-NPR bilateral agreement, identify any changes to Article 17 of the modal contract that would be necessary, and describe the effect of the rules on existing IMRS–NPR contracts.⁴ The Model Contract establishes that the Postal Service shall not be liable under this agreement. If the rules concerning liability change in the future with respect to new agreements, then the Postal Service agrees that it will inform the Commission of changes to the template agreement, and it will also notify the Commission of modifications to any existing agreements, as it routinely does with other international customized agreements..

IV. Modifications to the Bilateral Agreements with Australia and Canada

The Public Representative criticized the fact that the Postal Service did not file modifications to the bilateral agreements with Canada Post and Australia Post pertaining to International Merchandise Return Service in the dockets that reviewed the

⁴ Id. at 10

inbound rates for inbound mail tendered by these countries.⁵ The Public Representative proposed that future amendments to bilateral agreements should be filed in the same docket in the original agreement.

As an initial matter, the Postal Service notes that the four dockets established for the Canada Post and Australia Post bilateral agreements are limited to the review of remuneration received by the Postal Service from foreign postal operators. In this case, the pertinent modifications to the bilateral agreements with Canada Post and Australia Post pertain to payments made by the Postal Service to those foreign postal operators for handling IMRS. As these are payments made by the Postal Service, they do not consist of rates subject to review by the Commission. Thus, the Postal Service believes it was appropriate to file these modifications in the same manner as other filings under 39 U.S.C. § 407(d)(2). Further, the Postal Service did not require participants to undertake a “virtual Easter egg hunt”⁶ to find the modifications that correspond to IMRS-NPR. To the contrary, in footnote 3 of the Postal Service’s Notice in this docket, the Postal Service furnished citations to the dates of the filing of both modifications, so as to facilitate ease of reference by the Commission and participants.

V. Changes to Data Collection

⁵ See Australia Post Bilateral: Notice of the United States Postal Service of Filing Functionally Equivalent Inbound Competitive Multi-Service Agreement with a Foreign Postal Operator, CP2012-1 (Oct. 17, 2011); Notice of United States Postal Service of Type 2 Rate Adjustment, and Notice of Filing Functionally Equivalent Agreement, PRC Docket R2012-2 (Oct. 14, 2011); Canada Post Bilateral: Notice of the United States Postal Service of Filing Functionally Equivalent Inbound Competitive Multi-Service Agreement with a Foreign Postal Operator, PRC Docket CP2012-4 (Dec. 9, 2011); Notice of United States Postal Service of Type 2 Rate Adjustment and Notice of Filing Functionally Equivalent Agreement, PRC Docket R2012-5 (Nov. 23, 2011).

⁶ Public Representative Comments and Request for Early Termination of Non-Public Status, PRC Docket No. MT2013-2 (July 12, 2013), at 9.

The Public Representative recommended that data on expired agreements include not only those expiring by their terms, but also those instruments that expire early. The Postal Service intended to incorporate those data into its filings with the Commission regardless, and will continue to do so.

Additionally, the Public Representative suggested that if the Postal Service requests IMRS-NPR to become a permanent product, the Commission should require submission of the most recent data for all agreements entered into as of the date of the request. The Postal Service believes this suggestion is unnecessary, assuming that existing agreements executed in the second year of the test are permitted to continue into the third year by their terms under the extension requested by the Postal Service under section 3641(d)(2).

Furthermore, the Public Representative recommended requiring an explanation of the financial and other effects of the market test on the Universal Postal Union (UPU) pay-for-performance requirements. The Postal Service questions why such a requirement is necessary. The flow of IMRS-NPR from Canada and Australia is likely to be trivial in relation to all parcel flows in each lane, and the fact that the parties to any bilateral agreements may revisit their pay-for-performance requirements in the future to exclude IMRS-NPR from calculations, if mutually agreed, is inconsequential to the market test.

VI. Clarification of Tracking Included with IMRS-NPR

The Public Representative stated that:

[t]he USPS Tracking product is an ancillary service classified as a market dominant product. The Postal Service should explain whether any costs or revenues from the IMRS-NPR market test will be attributed to the USPS Tracking Product, and if so, how the Postal Service plans to account for the costs and revenues attributable to the IMRS-NPR product in its financial reports concerning the market test and the USPS Tracking product.⁷

IMRS-NPR is, however, included in the Air Parcels stream, and in the future, may be included in the EMS stream. The tracking offered with these streams is not separately classified as is the case with domestic services; rather, it is an integral part of the products in question. Thus, there is no need to consider the costs of the Postal Service's tracking products; to the extent those costs arise, they should be captured within existing data systems.

VII. Information Filed under Seal

The Public Representative sought to unseal certain information in each of the bilateral agreements with Canada Post and Australia Post. The Postal Service understands this request to consist of unsealing paragraph 2 under "Operational Procedures of the International Merchandise Return Service (IMRS)." The Postal Service notes that this information consists of service details, and as such could be deemed to be commercially sensitive prior to the unveiling of the market test through the Notice filed in this docket. The Postal Service has consulted with Canada Post and Australia Post and does not oppose lifting the seal, insofar as it concerns disclosing

⁷ Public Representative Comments and Request for Early Termination of Non-Public Status, pg. 13, PRC Docket, No. MT2013-2 (July 12, 2013)

paragraph 2 under the “Operational Procedures” heading from the IMRS bilateral amendments.⁸

Conclusion

The Postal Service submits that the above clarifications will aid the Commission in performing its review of IMRS-NPR. Overall, both the Postal Service and the Public Representative agree on the significant points of the filing: that this Market Test satisfies the criteria in 39 U.S.C § 3641(b). The Postal Service further appreciates the Public Representative’s helpful recommendations, but disagrees in some instances with proposed alternatives or measures for the reasons offered above.

⁸ The Postal Service notes objections raised by the Public Representative that Article 6, Paragraph 4 of the model contract obligates mailers not to disclose any information that the Commission treats as non-public. However, the obligation is limited to “[a]ny information related to this agreement.” The Merchants that are party to these agreements do not have access to the bilateral agreements and have no way of knowing what information is redacted from public view.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

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July 23, 2013

**GLOBAL CUSTOMIZED MAIL AGREEMENT BETWEEN
THE UNITED STATES POSTAL SERVICE AND
COMPANY NAME**

This Agreement (“Agreement”) is between **Company Name** (“Mailer”), with offices at **Street, City St, ZIP+4**, and the United States Postal Service (“USPS”), an independent establishment of the Executive Branch of the United States Government, with offices at 475 L’Enfant Plaza SW, Washington, DC 20260-9998. The Mailer and the USPS may be referred to individually as a “Party” and together as the “Parties.”

INTRODUCTION

WHEREAS, the Parties desire to enter into a non-exclusive relationship whereby the USPS will provide certain products and/or services to the Mailer pursuant to the terms and conditions contained herein;

WHEREAS, the Parties desire to be bound by the terms of this Agreement;

NOW, THEREFORE, in consideration of the mutual promises set forth below, the Parties hereby agree as follows:

ARTICLE 1. PURPOSE OF THE AGREEMENT

This Agreement shall govern the use the Mailer may make of customized mail service for International Merchandise Return Service from designated countries as specified in Annexes to this Agreement.

ARTICLE 2. DEFINITIONS

As used in this Agreement:

1. “IMM” means the *International Mail Manual* as found on the USPS website pe.USPS.com on the date of mailing.
2. “DMM” means the *Domestic Mail Manual* as found on the USPS website pe.USPS.com on the date of mailing.
3. “Qualifying Mail” means mail that meets the requirements set forth in Article 3 of this Agreement.
4. “Effective Date” means the first date on which the USPS is willing to accept Qualifying Mail.

ARTICLE 3. QUALIFYING MAIL

Qualifying Mail under this Agreement is International Merchandise Return Service (IMRS). IMRS is a non-published service offered by the USPS. IMRS allows for items tendered to Postal Operators in designated countries and which are intended for delivery to addressees in the United States without payment of postage in the designated country. The USPS collects postage and fees for these items from the Mailer in the United States. Qualifying Mail must bear a special label provided by the Mailer.

ARTICLE 4. SPECIFIC PREPARATION REQUIREMENTS

All items mailed under this Agreement must conform to the preparation requirements as defined in separate Preparation Requirement documents specific for each designated country. The USPS shall provide the Mailer with such Preparation Requirement documents prior to the Effective Date of this Agreement.

ARTICLE 5. OBLIGATIONS OF THE USPS

The USPS hereby agrees:

1. Transportation. To coordinate with the appropriate postal authority for the country in which the International Merchandise Return Service items are tendered for delivery of those items in the United States.
2. Confidentiality. To seek non-public treatment of information it determines to be eligible for protection from public disclosure under applicable law and practice when it files the Agreement with the Postal Regulatory Commission, or when it files information (including data) in connection with the Agreement in accordance with other regulatory requirements.

ARTICLE 6. OBLIGATIONS OF MAILER

The Mailer hereby agrees:

1. Qualified Business Reply Mail (QBRM) Program. To participate in either the Qualified Business Reply Mail (QBRM) Program by paying the prescribed accounting fee in accordance with IMM 382.3 and DMM 505.1 or the Merchandise Return Service (MRS) program (see DMM 505). It is not necessary for the Mailer to obtain a separate permit to have IMRS items processed through their advance deposit account.
2. Postage. To pay postage for Qualifying Mail according to the prices listed in the applicable Annex(es) to this Agreement.
3. Payment Method. To pay postage directly to the USPS for all Qualifying Mail by use of an advance deposit account for Merchandise Return Service. It is not necessary for the Mailer to obtain a separate permit to have IMRS items processed through their advance deposit account.
4. Confidentiality. To treat as confidential and not disclose to third parties, absent express written consent by the USPS, any information related to this Agreement that is treated as non-public by the Postal Regulatory Commission.
5. Origin Country Requirements. To comply with any requirements or orders of the Postal Operator of the country in which the IMRS shipment is tendered or any applicable laws of the country of origin.

ARTICLE 7. MODIFICATION OF PRICES

1. In the event that the USPS incurs an increase in [REDACTED], the USPS shall notify the Mailer and modify the price established under this Agreement. The increase in price shall be the same flat rate as the increase in costs.

2. The USPS will give the Mailer thirty (30) days notice of any change to the price established under this Agreement.
3. Any revision to the price(s) established under this Agreement shall not be retroactive.

ARTICLE 8. NO SERVICE GUARANTEE

Nothing in this Agreement shall be construed as a representation or guarantee by the USPS that Qualifying Mail will be delivered to the appropriate addresses within any particular time.

ARTICLE 9. CUSTOMS DUTIES AND TAXES

The USPS shall not be liable for any Customs duties and/or taxes for items mailed under this Agreement.

ARTICLE 10. TERM OF THE AGREEMENT

The USPS will notify the Mailer of the Effective Date of the Agreement within thirty (30) days after the Agreement has been executed. The Agreement will remain in effect for one calendar year from the Effective Date, unless terminated sooner pursuant to Article 11 or Article 12.

ARTICLE 11. TERMINATION OF THE AGREEMENT

1. Either Party to this Agreement, in its sole discretion, may terminate the Agreement for any reason, without cost, fault, or penalty, regardless of whether either Party is in default, upon a thirty (30) day written notification, unless a time frame longer than thirty (30) days that falls within the term of the Agreement is indicated by the terminating Party.
2. Should the USPS publish prices for International Merchandise Return Service, this Agreement shall terminate at 11:59 p.m. on the date prior to the date such prices go into effect.

ARTICLE 12. MODIFICATION OF THE AGREEMENT

1. Any modification of this Agreement or additional obligation assumed by either Party in connection with this Agreement, with the exception of changes to prices under the terms of Article 7, shall be binding only if placed in writing and signed by each Party.
2. Modifications may be contingent upon any and all necessary approvals by USPS management's executive committee, the Board of Governors of the USPS, the Governors of the USPS, the Postal Regulatory Commission, and/or any other governmental body with oversight responsibility for the USPS.
3. If such approvals are required, the modifications will not become effective until such time as all necessary approvals are obtained.

4. The USPS will notify the Mailer of the date the modification becomes effective within thirty (30) days after receiving the approval of the entities that have oversight responsibility for the USPS.
5. The USPS shall have no obligation to notify the Mailer of the status of the approval process or of potential fulfillment of the approval process.

ARTICLE 13. ENTIRE AGREEMENT AND SURVIVAL

1. This Agreement, including all Annexes thereto, shall constitute the entire agreement between the Parties regarding International Merchandise Return Service and any prior understanding or representation of any kind preceding the date of this Agreement shall not be binding upon either Party except to the extent incorporated in this Agreement. The provisions of Article 5, Paragraph 2; Article 6, Paragraph 4; and Article 14 shall expire ten (10) years from the date of termination or expiration of this Agreement.
2. In the event that either the Mailer or the USPS terminates this Agreement under the terms of Article 11 or Article 12 before the normal expiration date, or in the event that the Mailer and the USPS do not enter into a customized agreement upon the expiration of this current Agreement, Article 24 shall survive termination or expiration of this Agreement. All other Articles of this Agreement shall survive termination or expiration of this Agreement to the sole extent that they bear on the Parties surviving obligations under Article 24.

ARTICLE 14. CONFIDENTIALITY

The Mailer acknowledges that as part of securing approval of this Agreement, and in other subsequent regulatory filings, the Agreement and supporting documentation will be filed with the Postal Regulatory Commission (“Commission”) in a docketed proceeding. The Mailer authorizes the USPS to determine the scope of information that must be made publicly available in any Commission docketed proceeding. The Mailer further understands that any unredacted portion of the Agreement or supporting information will be available on the Commission’s public website, www.prc.gov. In addition, the USPS may be required to file information in connection with this instrument (including revenue, cost, or volume data) in other Commission dockets, including PRC Docket Numbers ACR2013, ACR2014, and/or ACR2015. The Mailer has the right, in accordance with the Commission’s rules, to address its confidentiality concerns directly with the Commission. The procedure for making an application to the PRC for non-public treatment of materials believed to be protected from disclosure is found at Title 39, Code of Federal Regulations, Section 3007.22 found on the Commission’s website: www.prc.gov/Docs/63/63467/Order225.pdf. At the request of the Mailer, the USPS will notify the Mailer of the docket number of the Commission proceeding to establish the prices in this instrument once assigned.

ARTICLE 15. FORCE MAJEURE

Neither Party shall be liable for its failure to perform under the terms of this Agreement due to any contingency beyond its reasonable control, including acts of God, fires, floods, wars, sabotage, accidents, labor disputes or shortages, governmental laws,

ordinances, rules and regulations, whether valid or invalid, court orders whether valid or invalid, inability to obtain material, equipment or transportation, and any other similar or different contingency.

ARTICLE 16. EFFECT OF PARTIAL INVALIDITY

The invalidity of any portion of this Agreement will not and shall not be deemed to affect the validity of any other provision. In the event that any provision of this Agreement is held to be invalid, the Parties agree that the remaining provisions shall be deemed to be in full force and effect.

ARTICLE 17. LIMITATION OF LIABILITY: INSURANCE

The USPS shall not be liable for any loss of Qualifying Mail or damage to Qualifying Mail mailed under the terms of this Agreement.

ARTICLE 18. INDEMNITY

The Mailer shall indemnify and hold harmless the USPS and its officers, agents, and employees from any and all claims, losses, costs, damages, or expenses ("Claims") growing out of or connected in any other way with the discharge by the Mailer or its agent(s) of any undertaking contained in this Agreement, except for Claims arising out of the negligence or willful misconduct of the USPS or of its officers, agents, or employees. Notwithstanding its obligation to indemnify the USPS, the Mailer shall not be liable for any consequential damages suffered by the USPS.

ARTICLE 19. GOVERNING LAW

This Agreement shall be governed by, construed, and enforced in accordance with United States federal law.

ARTICLE 20. ASSIGNMENT

The rights of each Party under this Agreement are personal to that Party and may not be assigned or transferred to any other person, firm, corporation, or other entity without the prior, express, and written consent of the other Party.

ARTICLE 21. NO WAIVER

The failure of either Party to this Agreement to insist upon the performance of any of the terms and conditions of this Agreement, or the waiver of any breach of the terms and conditions of this Agreement, shall not be construed as thereafter waiving any such terms and conditions, but these shall continue and remain in full force and effect as if such forbearance or waiver had not occurred.

ARTICLE 22. PARAGRAPH HEADINGS AND REFERENCE CITATIONS

The titles to the paragraphs of this Agreement are solely for the convenience of the Parties and shall not be used to explain, modify, simplify, or aid in the interpretation of the provisions of this Agreement. All citations to provisions in the DMM and IMM within this Agreement are intended to refer to the substantive information found within the cited section(s) at the time this Agreement is signed by the Parties. Subsequent changes to the citations or the relevant substantive information due to published

revisions of the DMM or IMM shall be applicable to this Agreement upon the effective date of such revisions.

ARTICLE 23. MAILABILITY, CUSTOMS, AND IMPORTABILITY

All items mailed under this Agreement must conform to the mailability requirements of the country in which the items are tendered, must conform to the customs requirements of the United States of America, and conform to the importation and mailability restrictions of the United States of America available at:
<http://www.upu.int/en/activities/customs/list-of-prohibited-articles.html>.

ARTICLE 24. CONTINGENCY PRICES

In the event that either the Mailer or the USPS terminates this Agreement under the terms of Article 11 or Article 12 before the normal expiration date, or in the event that the Mailer and the USPS do not enter into a customized agreement upon the expiration of this current Agreement, the Mailer shall pay postage for any Qualifying Mail the USPS receives after the agreed upon termination date or expiration date, as appropriate, [REDACTED] (Contingency Prices). The Contingency Prices shall be valid for [REDACTED] [REDACTED] [REDACTED] [REDACTED] of the termination of this current agreement.

ARTICLE 25. NOTICES

All notices or demands required by this Agreement shall be sufficient if delivered personally or mailed, by Express Mail, to the following individuals:

To the USPS:

Managing Director and Vice President, Global Business
United States Postal Service
475 L'Enfant Plaza SW Room 1P830
Washington, DC 20260-0830

To the Mailer:

Name
Title
Company Name
Address 1
Address 2

or via e-mail:

To the USPS at: icmusps@usps.gov

To the Mailer at: [e-mail address](#)

ARTICLE 26. COUNTERPARTS

The Parties may execute this Agreement in one or more counterparts (including by facsimile or by electronic means such as .pdf format), not all Parties need be signatories to the same documents, and all counterpart-signed documents shall be deemed an original and one instrument.

ARTICLE 27: INTELLECTUAL PROPERTY, CO-BRANDING AND LICENSING

The Parties acknowledge that in the service of marketing the products under this Agreement that such product marketing may be enhanced through the use of co-branding or the use of each Party's trademarks, logos or intellectual property. In such instances, the Parties acknowledge and agree that any use shall be subject to separate written agreements. The Parties acknowledge and agree that neither Party shall use the other Party's trademarks, logos or intellectual property other than to refer to the trademark owner or the trademark owner's services until such time that a license for such use has been executed by the Parties and all laws and regulations required for such license's effectiveness have been perfected, which shall include but not be limited to any recordation requirements.

In witness whereof, each Party to this Agreement has caused it to be executed as indicated below.

ON BEHALF OF THE UNITED STATES POSTAL SERVICE:

Signature: _____

Name: Frank A. Cebello

Title: Executive Director, Global Business Management

Date: _____

ON BEHALF OF COMPANY NAME:

Signature: _____

Name: _____

Title: _____

Date: _____

Annex 1 PRICES FOR INTERNATIONAL MERCHANDISE RETURN SERVICE
ITEMS RECEIVED FROM CANADA

Annex 2 PRICES FOR INTERNATIONAL MERCHANDISE RETURN SERVICE
ITEMS RECEIVED FROM AUSTRALIA

ANNEX 1

PRICES FOR INTERNATIONAL MERCHANDISE REPLY SERVICE ITEMS
RECEIVED FROM CANADA

Weight In Pounds	Price		Weight In Pounds	Price	
0.5	\$	-	34	\$	-
1	\$	-	35	\$	-
2	\$	-	36	\$	-
3	\$	-	37	\$	-
4	\$	-	38	\$	-
5	\$	-	39	\$	-
6	\$	-	40	\$	-
7	\$	-	41	\$	-
8	\$	-	42	\$	-
9	\$	-	43	\$	-
10	\$	-	44	\$	-
11	\$	-	45	\$	-
12	\$	-	46	\$	-
13	\$	-	47	\$	-
14	\$	-	48	\$	-
15	\$	-	49	\$	-
16	\$	-	50	\$	-
17	\$	-	51	\$	-
18	\$	-	52	\$	-
19	\$	-	53	\$	-
20	\$	-	54	\$	-
21	\$	-	55	\$	-
22	\$	-	56	\$	-
23	\$	-	57	\$	-
24	\$	-	58	\$	-
25	\$	-	59	\$	-
26	\$	-	60	\$	-
27	\$	-	61	\$	-
28	\$	-	62	\$	-
29	\$	-	63	\$	-
30	\$	-	64	\$	-
31	\$	-	65	\$	-
32	\$	-	66	\$	-
33	\$	-			

ANNEX 2

**PRICES FOR INTERNATIONAL MERCHANDISE REPLY SERVICE ITEMS
RECEIVED FROM AUSTRALIA**

Weight In Pounds	Price		Weight In Pounds	Price	
0.5	\$	-	34	\$	-
1	\$	-	35	\$	-
2	\$	-	36	\$	-
3	\$	-	37	\$	-
4	\$	-	38	\$	-
5	\$	-	39	\$	-
6	\$	-	40	\$	-
7	\$	-	41	\$	-
8	\$	-	42	\$	-
9	\$	-	43	\$	-
10	\$	-	44	\$	-
11	\$	-	45	\$	-
12	\$	-	46	\$	-
13	\$	-	47	\$	-
14	\$	-	48	\$	-
15	\$	-	49	\$	-
16	\$	-	50	\$	-
17	\$	-	51	\$	-
18	\$	-	52	\$	-
19	\$	-	53	\$	-
20	\$	-	54	\$	-
21	\$	-	55	\$	-
22	\$	-	56	\$	-
23	\$	-	57	\$	-
24	\$	-	58	\$	-
25	\$	-	59	\$	-
26	\$	-	60	\$	-
27	\$	-	61	\$	-
28	\$	-	62	\$	-
29	\$	-	63	\$	-
30	\$	-	64	\$	-
31	\$	-	65	\$	-
32	\$	-	66	\$	-
33	\$	-			