

BEFORE THE  
POSTAL RATE COMMISSION

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POSTAL RATE COMMISSION  
OFFICE OF THE SECRETARY

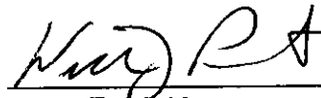
POSTAL RATE AND FEE CHANGES, 2000

DOCKET NO. R2000-1

FOLLOW-UP INTERROGATORY TO UPS/USPS-T36-12  
OF UNITED PARCEL SERVICE TO UNITED STATES  
POSTAL SERVICE WITNESS PLUNKETT  
(UPS/USPS-T36-14)  
(March 31, 2000)

Pursuant to the Commission's Rules of Practice, United Parcel Service hereby serves the following follow-up interrogatory directed to United States Postal Service witness Plunkett: UPS/USPS-T36-14.

Respectfully submitted,



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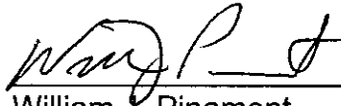
Of Counsel.

FOLLOW-UP INTERROGATORY OF UNITED PARCEL SERVICE  
TO UNITED STATES POSTAL SERVICE WITNESS PLUNKETT

UPS/USPS-T36-14. Refer to your response to UPS/USPS-T36-12. Are OMAS revenue, pieces and weight included in the RPW data extracts provided in the Attachment your Plunkett response to UPS/USPS-T36-12? If so, in which category or categories are the OMAS data included?

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document by first class mail, postage prepaid, in accordance with Section 12 of the Commission's Rules of Practice.



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William J. Pinamont  
Attorney for United Parcel Service

Dated: March 31, 2000  
Philadelphia, Pa.

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