

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

POSTAL RATE AND FEE CHANGES
PURSUANT TO PUBLIC LAW 108-18

Docket No. R2005-1

RESPONSE OF UNITED STATES POSTAL SERVICE
WITNESS SAMUEL T. CUTTING TO INTERROGATORY OF
VALPAK DIRECT MARKETING SYSTEMS, INC, AND VALPAK
DEALERS' ASSOCIATION, INC. (VP/USPS-T26-1)
(May 11, 2005)

The United States Postal Service hereby files the response of witness
Samuel T. Cutting interrogatory VP/USPS-T26-1, submitted on April 28, 2005.

The interrogatory is stated verbatim and is followed by the response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

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RESPONSE OF POSTAL SERVICE WITNESS CUTTING
TO INTERROGATORY OF VALPAK DIRECT MARKETING
SYSTEMS, INC., AND VALPAK DEALERS' ASSOCIATION, INC.

VP/USPS-T26-1. Please refer to library reference USPS-LR-J-59, Docket No. R2001-1, which provides cost information underlying the current rates, the relative levels of which would be perpetuated by the across-the-board proposal in this case. Please refer also to library reference USPS-LR-K-107, which is a **current** version of the same analysis, at PRC costing.

- (a) Please confirm that USPS-LR-J-59 is at USPS costing. If you do not confirm, please explain the costing contained therein.
- (b) If you do confirm that USPS-LR-J-59 is at USPS costing in part a, please provide a version of LR-J-59 at PRC costing, using the same base year as USPS-LR-J-59. That is, no updating is being requested, just a PRC version that might have been filed, or prepared for filing, during Docket No. R2001-1.

RESPONSE:

- (a) Confirmed.
- (b) Please see USPS-LR-J-83/R2001-1.