

Before The
POSTAL RATE COMMISSION
WASHINGTON, D.C. 20268-0001

Postal Rate and Fee Changes, 2006)

Docket No. R2006-1

OFFICE OF THE CONSUMER ADVOCATE FOLLOW-UP
INTERROGATORIES TO UNITED STATES POSTAL SERVICE
WITNESS DREW MITCHUM (OCA/USPS-T40-88-89)
(July 21, 2006)

Pursuant to Rules 25 through 28 of the Rules of Practice of the Postal Rate Commission, the Office of the Consumer Advocate hereby submits interrogatories and requests for production of documents. Instructions included with OCA interrogatories OCA/USPS-T32-1-7, dated June 2, 2006, are hereby incorporated by reference.

Respectfully submitted,

Shelley S. Dreifuss
Director
Office of the Consumer Advocate

Kenneth E. Richardson
Attorney

901 New York Avenue, NW Suite 200
Washington, D.C. 20268-0001
(202) 789-6830; Fax (202) 789-6891
e-mail: richardsonke@prc.gov

OCA/USPS-T40-88. This interrogatory seeks information on Confirm service revenues. Please refer to your response to OCA/USPS-T40-43(d), which calculates the average price per scan of \$0.000061. Please confirm that your calculation of the average price per scan of \$0.000061 is based on only revenue on blocks of units and does not include revenue for fees. If you do not confirm, please explain, show all calculations, and provide citations to all sources used.

OCA/USPS-T40-89. This interrogatory seeks information on the pricing of Confirm service. Please refer to your response to OCA/USPS-T40-32(e), where it states, "the existence of these different features shows that it is not unreasonable to treat the classes differently with respect to their ancillary services." Also, refer to your response to OCA/USPS-T40-31(d). Please confirm that, with the exception of repositionable notes, the special services cited *are not priced differently* where those special services are available for use with two or more classes of mail. If you do not confirm, please explain.