

DOCKET SECTION

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

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POSTAL RATE COMMISSION
OFFICE OF THE SECRETARY

POSTAL RATE AND FEE CHANGES, 1997

Docket No. R97-1

**UNITED STATES POSTAL SERVICE
MOTION FOR LATE ACCEPTANCE OF
RESPONSE OF WITNESS SMITH
TO INTERROGATORY OF ALLIANCE OF NONPROFIT MAILERS
(ANM/USPS-ST46-1)**

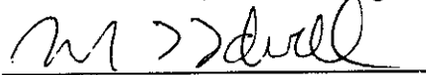
The United States Postal Service hereby moves for late acceptance of its filing today of the response of witness Marc Smith to the following interrogatory of the Alliance of Nonprofit Mailers, due November 13, 1997: ANM/USPS-ST46-1. Despite his diligence, witness Smith was unable to prepare his response within the 7-day limit for responding to questions concerning supplemental testimony. To mitigate any prejudice caused by the filing of this response four days late, the Postal Service will transmit a facsimile copy to counsel for ANM.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.
Chief Counsel, Ratemaking

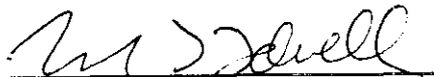


Michael T. Tidwell

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November 17, 1997

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.



Michael T. Tidwell

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November 17, 1997