POSTAL RATE AND FEE CHANGES, 2000

DOCKET NO. R2000-1 102 PM '00

POSTAL RATE COMMICSION OFFICE OF THE SECRETARY

## INTERROGATORY FROM UNITED PARCEL SERVICE TO ALLIANCE OF NONPROFIT MAILERS WITNESS HALDI, ANM-T-1 (UPS/ANM-T1-1) (June 12, 2000)

Pursuant to the Commission's Rules of Practice, United Parcel Service hereby serves the following interrogatory directed to Alliance of Nonprofit Mailers Witness Haldi: UPS/ANM-T1-1.

Respectfully submitted,

John E. McKeever William J. Pinamont Phillip E. Wilson, Jr.

Attorneys for United Parcel Service

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and

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Of Counsel.

## INTERROGATORY OF UNITED PARCEL SERVICE TO ALLIANCE OF NONPROFIT MAILERS WITNESS HALDI

UPS/ANM-T1-1. Refer to your testimony, ANM-T-1, at pages 41-42, where you recommend that \$94 million of Postal Service costs be "disallowed." Indicate whether "disallowance" of these costs would result in a corresponding decrease of \$94 million in the Postal Service's revenue requirement. If not, from what class or classes of mail would the Postal Service derive the \$94 million in revenue required to meet these costs, and in what amounts?

## **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.

Phillip E. Wilson, Jr.

Attorney for United Parcel Service

Dated: June 12, 2000 Philadelphia, Pa.

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