

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

EVOLUTIONARY NETWORK DEVELOPMENT  
SERVICE CHANGES, 2006

Docket No. N2006-1

RESPONSE OF THE UNITED STATES POSTAL SERVICE  
TO INTERROGATORY OF DAVID POPKIN  
(DBP/USPS-6)  
(April 14, 2006)

The United States Postal Service hereby submits its responses to the following interrogatories of David Popkin, in accordance with Presiding Officer's Ruling No. N2006-1/5 (March 31, 2006): DBP/USPS-6(a,b,e). The interrogatories are stated verbatim and followed by the responses.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux  
Chief Counsel, Ratemaking

---

Michael T. Tidwell

475 L'Enfant Plaza West, S.W.  
Washington, D.C. 20260-1137  
(202) 268-2998; Fax -5402  
michael.t.tidwell@usps.gov

**RESPONSE OF THE UNITED STATES POSTAL SERVICE  
TO INTERROGATORY OF DAVID POPKIN**

**DBP/USPS-6**

Please refer to the page 2 of the attachment to Witness Shah's testimony as it relates to First-Class Mail.

- [a] Please provide a listing of the single SCF or 3-digit ZIP Code destinations that have a transit time of three hours or less dock-to-dock from the NNJ Metro P&DC in Teterboro NJ.
- [b] Please provide a listing of the single SCF or 3-digit ZIP Code destinations that receive 1.5% or more of the originating volume of the NNJ Metro P&DC in Teterboro NJ.

. . .

- [e] For those single SCF or 3-digit ZIP Code destinations that are in your response to subparts a and b and which currently receive 2-day service standards, please explain why they do not receive overnight delivery service standards.

**RESPONSE**

(a,b,e)

Two-day service standards are currently in place from NNJ to the destinations listed below because no determination has yet been made to reevaluate the 1990-91 decisions (that established the current 2-day service standards) for the purpose considering the *possibility* of making these destinations overnight, within the meaning of Docket No. N89-1, USPS-T-2, Appendix A, page 16, § 5.3.

RESPONSE OF THE UNITED STATES POSTAL SERVICE  
TO INTERROGATORY OF DAVID POPKIN

RESPONSE to DBP/USPS-6 (continued)

SCFs within 3 Hours Drivetime from Northern NJ P&DC
SCF HARTFORD CT 060
SCF SOUTHERN CT 064
WATERBURY CT 067
SCF STAMFORD CT 068
SCF NEWARK NJ 070
MONMOUTH NJ 077
SCF WEST JERSEY NJ 079
SCF SOUTH JERSEY NJ 080
SCF TRENTON NJ 085
SCF KILMER NJ 088
SCF NEW YORK NY 100
STATEN ISLAND NY 103
BRONX NY 104
SCF WESTCHESTER NY 105
SCF QUEENS NY 110
SCF BROOKLYN NY 112
WESTERN NASSAU NY 115
SCF MID-ISLAND NY 117
SCF ALBANY NY 120
SCF MID-HUDSON NY 125
SCF LEHIGH VALLEY PA 180
SCF SCRANTON PA 184
SCF WILKES BARRE PA 186
SCF SOUTHEASTERN PA 189
SCF PHILADELPHIA PA 190
SCF READING PA 195
SCF WILMINGTON DE 197

RESPONSE OF THE UNITED STATES POSTAL SERVICE  
TO INTERROGATORY OF DAVID POPKIN

RESPONSE to DBP/USPS-6 (continued)

Destinating SCFs which account for 1.5% or more, of the Origin Volume of Northern NJ P&DC (Origin ZIPs 074-075-076)
SCF NEWARK NJ 070
MONMOUTH NJ 077
SCF WEST JERSEY NJ 079
SCF TRENTON NJ 085
SCF KILMER NJ 088
SCF NEW YORK NY 100
SCF WESTCHESTER NY 105
SCF QUEENS NY 110
SCF BROOKLYN NY 112
SCF MID-ISLAND NY 117