

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-100)
(August 30, 2006)

The United States Postal Service hereby submits its response to the following interrogatory of David Popkin, filed on August 15, 2006: DBP/USPS-100. The interrogatory is stated verbatim and is followed by the response.

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-100 Please refer to the response to Interrogatory DBP/USPS-99. Since you have indicated that the Englewood, New Jersey 07631 facility does not have any automated mail sortation equipment in use, please explain why it, and all other similarly situated facilities, appears on the list of facilities provided in response to Interrogatory DBP/USPS-96 and other previously provided lists. If necessary, please provide a revised listing of facilities that is responsive to my request.

RESPONSE

As explained at least several times now, the list reflects facilities thought to have automated equipment. Accordingly, it is not necessary to revise the list.