

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

EVOLUTIONARY NETWORK DEVELOPMENT  
SERVICE CHANGES, 2006

Docket No. N2006-1

RESPONSES OF THE UNITED STATES POSTAL SERVICE  
TO DOUGLAS CARLSON REQUEST FOR ADMISSION  
(DFC/USPS-RA-1)  
(April 24, 2006)

The United States Postal Service hereby submits its responses to the following Douglas Carlson request for admission: DFC/USPS-RA-1, filed on April 5, 2006. The request is stated verbatim and 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 REQUEST FOR ADMISSION FROM DOUGLAS CARLSON**

**DFC/USPS-RA-1.**

- a. Attachment 1 is a genuine copy of data that the Postal Service provided to me on September 16, 2005, in response to a court order in *Carlson v. U.S. Postal Service* (U.S. District Court, Northern District of California, Civil Action, File No. 02-05471).
- b. The data in Attachment 1 reflect data that existed in the Collection Box Management System database on January 19, 2005.

**RESPONSE**

- (a) Attachment 1 is a copy of a document that you created and formatted to reflect data provided to you by the Postal Service in response to that order. The Postal Service admits that the data in the Attachment were part of what was provided in response to the order, but does not admit that the Attachment is a genuine copy of a postal document.
- (b) Not admitted. The Attachment reflects data that existed in the CBMS database as of January 13, 2005.