

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

STATION AND BRANCH OPTIMIZATION AND
CONSOLIDATION INITIATIVE, 2009

Docket No. N2009-1

MOTION OF THE UNITED STATES POSTAL SERVICE FOR LATE ACCEPTANCE OF
THE FILING OF THE RESPONSE OF WITNESS VANGORDER TO
PUBLIC REPRESENTATIVE INTERROGATORY PR/USPS-T1-11
(August 17, 2009)

The United States Postal Service hereby moves for late acceptance of its filing today of the following interrogatory response of witness Alice VanGorder that was due to have been filed three calendar days/one business day ago on August 14, 2009: PR/USPS-T1-11.

Preparation of the response was delayed by the press of business associated with the day-to-day administration of the Station and Branch Optimization and Consolidation Initiative. The response was finalized on the due date, but not in time to be filed by the 4:30pm deadline. As a consequence, the response could not be filed until today. The Postal Service regrets the delay, believes that no party has been substantially prejudiced.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:
Daniel J. Foucheaux, Jr.
Chief Counsel, Pricing and Product Support

Michael T. Tidwell
Attorney

475 L'Enfant Plaza West, S.W.
Washington, D.C. 20260-1137

(202) 268-2998; Fax -5402
michael.t.tidwell@usps.gov