

Before the  
POSTAL REGULATORY COMMISSION  
WASHINGTON, DC 20268-0001

Competitive Product Prices	Docket Nos. CP2010-96
Global Expedited Package Services 3 (MC2010-28)	CP2010-97
Negotiated Service Agreement	CP2010-98
	CP2010-99
	CP2010-100
	CP2010-101

PUBLIC REPRESENTATIVE COMMENTS IN RESPONSE TO  
UNITED STATES POSTAL SERVICE FILING OF  
SIX ADDITIONAL GLOBAL EXPEDITED PACKAGE SERVICES 3  
NEGOTIATED SERVICE AGREEMENTS

(August 27, 2010)

In response to Order No. 520<sup>1</sup>, the Public Representative hereby comments on the August 18, 2010 Notice of United States Postal Service of six additional Functionally Equivalent GEPS 3 Negotiated Service Agreements, (NSAs) with individual mailers (Notice).

The Postal Service Notice is persuasive. These NSA are consistent with the policies of 39 U.S.C. 3632, with regard to Action of the Governors; section 3622, Modern rate regulation; and section 3642, with regard to adding new products to the Mail Classification List, notice and publication. These requirements are fulfilled through the Notice itself.

Furthermore, and most importantly, each pertinent element of 39 USC 3633(a) appears to be met by these GEPS-3 contracts. Likewise, this NSA comports with each of the requirements of 39 C.F.R. 3015.7(c) -- which amplifies 39 USC 3633(a).

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<sup>1</sup> Commission Order 520, Notice and Order Concerning Filing of Six Additional Global Expedited Package Services 3 Negotiated Service Agreements, August 20, 2010

## **Pricing, Cost Coverage and Contribution**

The GEPS NSA model provides volume-based incentives for a mailer sending large volumes of EMI and/or PMI to foreign addressees. The instant contracts' pricing reflect appropriate increases in costs, yet still comports with the template in Governors' Decision 08-7 (May 6, 2008), which established the GEPS product. As noted by the Postal Service GEPS-2 agreements were approved by the Commission, establishing a new baseline. Ultimately this product was also approved in Docket Nos. MC2010-28 and CP2010-7. The Notice (4-5) outlines terms of the instant contracts which were negotiated between the parties, and vary somewhat from the underlying GEPS NSA template. The terms of the instant agreements do not appear to be significant enough to take these agreements out of functional equivalency (*f ~*) with prior GEPS contracts. Docket No. CP2009-50, reviewing Governors' Decision 08-7, found that the GEPS 2 NSA template met the requirements of 39 USC 3633(a) for cost coverage and contribution to the Postal Service fund. In competitive products, the bright line identifying success for the Postal Service and/or the general public, is 39 USC 3633(a). When an NSA generates sufficient revenue to cover its attributable costs, enable competitive products as a whole to cover their costs, and contribute a minimum of 5.5 percent to the Postal Service's total institutional costs, all parties win. The flexibility permitted beyond that statutory, three-fold requirement enables the Postal Service to explore ways to introduce additional efficiencies and provide discounted pricing for customers.

## Conclusion

The Public Representative, after accessing and reviewing all materials the United States Postal Service submitted under seal in this matter, documentation in its original (not redacted) version, acknowledges that the pricing in the present *f* ~ GEPS 2 contracts (CP2010-96, -97, -98, -99, -100 and -101) comport with relevant provisions of title 39. These contracts appear to be able to generate sufficient revenue to cover their attributable costs, enable competitive products as a whole to cover their costs, and contribute a minimum of 5.5 percent to the Postal Service's total institutional costs.<sup>2</sup> In addition to having the mailer prepare mailings for less costly handling by the Postal Service, these contracts employ pricing incentives based upon volumes and other provisions favorable to both the Postal Service and the public.

The Public Representative respectfully submits the preceding Comments for the Commission's consideration.

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<sup>2</sup> 39 C.F.R. § 3015.7(c).