

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

POSTAL RATE AND FEE CHANGES, 2006

Docket No. R2006-1

RESPONSE OF UNITED STATES POSTAL SERVICE WITNESS  
MARTIN CZIGLER TO INTERROGATORY OF MAJOR MAILERS ASSOCIATION,  
MMA/USPS-T1-1  
(June 26, 2006)

The United States Postal Service hereby provides the response of witness Martin Czigler to the following interrogatory of Major Mailers Association: MMA/USPS-T1-1, filed on June 12, 2006.

The interrogatory is stated verbatim and followed by the response:

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.  
Chief Counsel, Ratemaking

\_\_\_\_\_  
Kenneth N. Hollies  
Attorney

475 L'Enfant Plaza West, S.W.  
Washington, D.C. 20260-1137  
(202) 268-3083; Fax -3084  
khollies@usps.gov

**RESPONSE OF POSTAL SERVICE WITNESS MARTIN CZIGLER  
TO INTERROGATORY OF MAJOR MAILERS ASSOCIATION**

**MMA/USPS-T1-1.**

On page 6 of his direct testimony, USPS witness Abdirahman claims that separate CRA costs for First-Class Automation and Nonautomation letters are no longer provided by the In-Office Cost System (IOCS).

A. Please indicate where in your testimony you describe the changes that have been effected such that the IOCS no longer differentiates between First-Class Automation and Nonautomation letters. If no explanation is available, please explain the reason for this omission.

B. If there is no explanation in your testimony, please describe the circumstances surrounding this change and provide all documents relating to this change.

**RESPONSE:**

A. In-Office Cost System (IOCS) continues to provide data on automation and non-automation pieces as it has in the past. However, as discussed by witness Abdirahman (R2006-1/USPS-T-22, pp. 5-6) and witness Smith (R2006-1/USPS-T-13, pp. 35-36), this information is not used.

B. N/A