

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

POSTAL RATE AND FEE CHANGES

Docket No. R2006-1

ERRATA TO RESPONSE OF THE UNITED STATES POSTAL SERVICE TO
PRESIDING OFFICER'S INFORMATION REQUEST NO. 9, QUESTION 2 (d)
(October 17, 2006)

The United States Postal Service hereby revises the header to Presiding Officer's Information Request No. 9 Question 2 (d), which was originally filed on August 10, 2006. In that filing, the header incorrectly stated that witness Thress provided the response. The header has been corrected to reflect that witness Tang provided the response. No other changes were made. Attached hereto is the corrected page.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.
Chief Counsel, Ratemaking

Nan K. McKenzie

475 L'Enfant Plaza West, S.W.
Washington, D.C. 20260-1134
(202) 268-3089; Fax -5402

RESPONSE OF POSTAL SERVICE WITNESS TANG
TO POIR NO. 9, QUESTION 2

(d) Since the Postal Service does not intend to change its Request by modifying any particular prices at this stage of the proceeding, it was determined that my workpapers should display the prices as proposed in order to avoid a mismatch. The proposed prices can be maintained in most instances by slight adjustments in other inputs, such as passthroughs, as described in part c. However, in some instances, revised data, if input directly into my workpapers, would generate alternative prices. Such is the case in this instance. Since those alternative prices were not the ones used for the volume forecast and subsequent revenue calculations, the decision was made to limit the possible confusion by keeping the prices in my workpapers consistent with those that were proposed and were used throughout the rest of the Request. I do not disavow the revised figures, and fully expect that they will be used as the rate case process moves forward.