

Before the
POSTAL REGULATORY COMMISSION
WASHINGTON, D.C. 20268-0001

Complaint of Capital One Services, Inc.)

Docket No. C2008-3

PUBLIC REPRESENTATIVE INTERROGATORY TO
UNITED STATES POSTAL SERVICE
(PR/USPS-10)
August 25, 2008

Pursuant to Rules 25 through 28 of the Rules of Practice of the Postal Rate Commission, the Public Representative hereby submits an interrogatory and request for production of documents. Instructions included with Public Representative interrogatories PR/USPS-1-7 dated August 11, 2008, are hereby incorporated by reference.

Respectfully submitted,

EMMETT RAND COSTICH
Public Representative

901 New York Avenue, N.W.
Washington, D.C. 20268-0001
(202) 789-6833; Fax (202) 789-6819
e-mail: rand.costich@prc.gov

PR/USPS-10. In “Motion of the United States Postal Service to Dismiss Complaint,” at 6, the Postal Service alleges that a new Capital One NSA that is identical to the Bank of America NSA “could place the Postal Service in a position of significant financial risk.”

- a. Please explain the “significant financial risk” identified in the quote above.
- b. Will a Capital One NSA identical in language and terms to the Bank of America NSA as implemented (except for the name, address and mail volumes) result in a net reduction in contribution to the Postal Service? Please explain and provide any financial analysis (in electronic form), or any other analysis, that supports your response.