

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

RATE AND SERVICE CHANGES TO IMPLEMENT  
BASELINE NEGOTIATED SERVICE AGREEMENT  
WITH WASHINGTON MUTUAL BANK

Docket No. MC2006-3

**NOTICE OF UNITED STATES POSTAL SERVICE OF CORRECTION TO  
INTERROGATORY TO OFFICE OF CONSUMER ADVOCATE WITNESS  
CALLOW: USPS/OCA-T1—14(d) [ERRATUM]**

On August 30, 2006 the United States Postal Service filed interrogatories and requests for production of documents to Office of Consumer Advocate witness Callow (USPS/OCA-T1—10-16). Interrogatory USPS/OCA-T1-14(d) contained an error in line 1. The word “lead” should be replaced by “leads.” The corrected interrogatory is attached hereto.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

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August 31, 2006

USPS/OCA-T1—14. Please refer to page 11, line 10, of your testimony, where you state that, “Washington Mutual’s volume estimates are not subject to replication.”

- a) Have you attempted to develop independent forecasts of Washington Mutual’s before-rates mail volume? If yes, please provide the results of your analysis.
- b) Have you attempted to identify exogenous factors that could cause an increase in the before-rates volume?
- c) If your answer to subpart (b) is yes, have you attempted to model the impact of these factors on the before-rates and after-rates mail volume? If no, please explain why you have not attempted to do so.
- d) Assume that an exogenous factor leads to increased mail volumes. Isn’t it true that Washington Mutual would have to spend more money on postage to mail those volumes through the USPS? If no, please explain.

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

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