

PUBLIC (REDACTED) VERSION

BEFORE THE
POSTAL REGULATORY COMMISSION
WASHINGTON, DC 20268-0001

Rate and Service Changes to Implement)
Baseline Negotiated Service Agreement) Docket No. MC2007-1
With Bank of America Corporation)

**ANSWER OF BANK OF AMERICA CORP. TO
APWU INTERROGATORY APWU/USPS-T1-8
(REDIRECTED FROM USPS WITNESS ALI AYUB)**

Bank of America Corporation ("BAC") submits the following institutional answer to American Postal Workers Union, AFL-CIO, interrogatory APWU/USPS-T1-8. BAC will provide a witness at the hearing to defend the answer if APWU or any other participant wishes to undertake cross-examination concerning it.

Respectfully submitted,

Stacey Stone Bennett
Assistant General Counsel
Global Staff Support Functions
BANK OF AMERICA, N.A.
101 South Tryon Street
NC1-002-29-01
Charlotte, NC 28255
(704) 388-6583
stacey.stone_bennett@bankofamerica.com

David M. Levy
Richard E. Young
SIDLEY AUSTIN LLP
1501 K Street, N.W.
Washington, DC 20005-1401
(202) 736-8000
dlevy@sidley.com
ryoung@sidley.com

Counsel for Bank of America Corporation

May 21, 2007

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APWU/USPS-T1-8. Toward the end of your response to OCA/USPS-T1-35 you reference “the large-volume service bureaus that prepare the mail of BAC and its peers.”

(a) What percentage of BAC’s letter mail is prepared by BAC and what percentage is prepared by its contract service bureaus?

(b) Who are the service bureaus that prepare the BAC mail?

RESPONSE:

(a) **[BEGIN PROTECTED MATERIAL]**

[END PROTECTED MATERIAL]

(b) We assume that the term “service bureaus” is intended to cover both service bureaus and letter shops. **[BEGIN PROTECTED MATERIAL]**

[END PROTECTED MATERIAL]