

UNITED STATES OF AMERICA
POSTAL RATE COMMISSION
WASHINGTON, DC 20268

Rate and Service Changes to Implement
Functionally Equivalent Negotiated Service
Agreement With Bank One Corporation

Docket No. MC2004-3

PRESIDING OFFICER'S INFORMATION REQUEST NO. 2

(Issued August 6, 2004)

Proponents are requested to provide responses to the questions set out below to assist in developing a record in this case. To facilitate inclusion of these answers in the record, proponents are to identify a witness prepared to attest to the accuracy of the answers and be prepared to explain to the extent necessary the basis for the answers at our hearings. It is understood that all of this information may not yet be available; however, answers are to be provided at the earliest possible date. If answers cannot be provided by August 19, 2004, please provide a detailed statement describing when this information may be expected.

In response to VP/USPS-T1-14, witness Plunkett states that information about JP Morgan Chase mail that may become eligible for discounts under terms of the Bank One NSA as a result of their July 1, 2004 merger has not yet been provided by Bank One. In his response to OCA/BOC-T1-13, witness Rappaport declares his intention to provide OCA with information about this mail at the earliest possible time. Additional requests for information related to the potential integration of JP Morgan Chase mail under the terms of the merger with Bank One have been made in OCA/BOC-T1-14, 17 and 19 and OCA/USPS-T1-12, 13 and 16. Separately from the data requested in these interrogatories, please provide the following information about the mail that may be integrated as a result of Bank One's merger with JP Morgan Chase.

1. Refer to BOC-T-1, page 5, Table 1. Please provide the historical First-Class Mail volumes of JP Morgan Chase for the same years and mail types shown in Table 1.

2. Refer to BOC-T-1, page 5, Table 1. Has JP Morgan Chase used Address Correction Service for marketing First-Class Mail during (or subsequent to) the years shown in Table 1? If so, please provide the following information.
 - a) Identify the time period over which the service was used;
 - b) Identify the date the service was last used;
 - c) If the service is no longer used, describe the reasons for discontinuing use of the service;
 - d) Identify the volume of mail using Address Correction Service; and
 - e) Identify the amount of Address Correction Service fees paid.

3. Refer to BOC-T-1, page 5, Table 1. Has JP Morgan Chase used Address Correction Service for Standard Mail during (or subsequent to) the years shown in Table 1? If so, please provide the following information.
 - a) Identify the time period over which the service was used;
 - b) Identify the date the service was last used;
 - c) If the service is no longer used, describe the reasons for discontinuing use of the service;
 - d) Identify the volume of mail using Address Correction Service; and
 - e) Identify the amount of Address Correction Service fees paid.

4. Refer to USPS-T-1, Appendix A, page 11. Please confirm that, as calculated, the contribution from new marketing mail letter volume (line 5) for Year 3 is based in part on the difference between the First-Class marketing mail letter average contribution after rates for *Year 3*, and the Standard letter contribution per piece for *Year 2* found on page 10 of the Appendix, lines 9 and 12 respectively. Please confirm that the estimate should be based on the difference in unit contribution within Year 3. If confirmed, please revise the table as necessary. If not, please explain.

George Omas
Presiding Officer