

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

RATE AND SERVICE CHANGES TO IMPLEMENT
FUNCTIONALLY EQUIVALENT NEGOTIATED
SERVICE AGREEMENT WITH BANK ONE
CORPORATION

Docket No. MC2004-3

RESPONSE OF THE UNITED STATES POSTAL SERVICE WITNESS
PLUNKETT TO INTERROGATORY OF THE OFFICE OF THE CONSUMER
ADVOCATE (OCA/USPS-T1-49)
(August 23, 2004)

The United States Postal Service hereby provides its response to the following follow-up interrogatory of the Office of Consumer Advocate: OCA/USPS-T1-49, filed on August 11, 2004.

The interrogatory is stated verbatim and is followed by the response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.
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August 23, 2004

RESPONSE OF THE UNITED STATES POSTAL SERVICE WITNESS PLUNKETT TO
INTERROGATORY OF THE OFFICE OF THE CONSUMER ADVOCATE

OCA/USPS-T1-49. Please refer to your response to OCA/USPS-T1-31(b). Please confirm that by inserting $=9\%*(1+H9)$ in Cell G8 in each worksheet, and by changing the figure in Cell G9 to 5.48227081339534% in each worksheet will produce the same Total Stop Loss Estimate shown in Table 4, column [3] accompanying OCA/USPS-T1-31. If you do not confirm, please explain.

RESPONSE:

Confirmed.

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.

Nan K. McKenzie

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