

UNITED STATES OF AMERICA  
POSTAL REGULATORY COMMISSION  
WASHINGTON, D.C. 20268-0001

Rate and Service Changes to Implement  
Baseline Negotiated Service Agreement  
With Life Line Screening

Docket No. MC2007-5

COMMISSION INFORMATION REQUEST NO. 1

(Issued September 21, 2007)

The co-proponents are requested to provide the information described below to assist in developing a record for the consideration of the Postal Service's request for changes in rates and fees. In order to facilitate inclusion of the required material in the evidentiary record, as appropriate, a witness is to attest to the accuracy of the answers and be prepared to explain, to the extent necessary, the basis for the answers at a Commission hearing. The answers are to be provided within 14 days.

1. In USPS-T-1 at page 2, witness Yorgey defines solicitation mail as "letter-size Standard Mail...seeking customers in need of health care screening services." Does Life Line Screening use any First-Class Mail to solicit customers? If so, how much of this mail will convert to Standard Mail as a result of this NSA?
2. How much of Life Line Screening's before-rates Standard Mail volume will be sent to existing or current customers, and how much is expected to be sent to solicit new customers?

3. How much of Life Line Screening's after-rates Standard Mail volume will be sent to existing or current customers, and how much is expected to be sent to solicit new customers?

By the Commission.

Steven W. Williams  
Secretary