

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

RATE ADJUSTMENT DUE TO EXTRAORDINARY
OR EXCEPTIONAL CIRCUMSTANCES

Docket No. R2013-11

**NOTICE OF THE UNITED STATES POSTAL SERVICE OF FILING
REVENUE COLLECTION REPORT FOR QUARTER 2 OF FISCAL YEAR 2015**
(May 15, 2015)

In accordance with Order No. 2075, issued on May 2, 2014,¹ the Postal Service hereby submits its report on the amount of exigent surcharge revenue collected for the quarter ending March 31, 2015 (“Revenue Collection Report” or “Report”).² As set forth in the Report filed with this pleading, the Postal Service collected \$523.4 million in exigent surcharge revenue in Q2 of FY2015. Since the exigent surcharge was implemented, the Postal Service has collected \$2.515 billion in cumulative surcharge revenue.

In Presiding Officer’s Information Request No. 17 (“POIR No. 17” of “Information Request”), issued on May 11, 2015, the Commission directed the Postal Service to ensure that the Revenue Collection Report for Quarter 2 of FY 2015 is consistent with the corrections made in response to that information request.³ Except for the changes requested in question 37(f-h), which were not provided in the initial response to the

¹ Docket No. R2013-11, Order No 2075: Order Denying Stay and Establishing Schedule for Reporting Requirements, at 11 (May 2, 2014).

² The Revenue Collection Report is being filed with this pleading as *ExigSrchgRevREPORT(2Q15).xls*. Supporting workpapers are also being filed as: *ExigSrchgRevFCM(2Q15).xls*; *ExigSrchgRevSTM(2Q15).xls*; *ExigSrchgRevPER(2Q15).xls*; *ExigSrchgRevSPEC-SERV(2Q15).xls*; and *ExigSrchgRevPACK-SERV(2Q15).xls*. Finally, an excel workbook showing the cumulative surcharge revenue for Q2, Q3, and Q4 of FY2014, and Q1 of FY 2015 is being filed as *ExigSrchgRevCUMLTV(2-4Q14+1-2Q15).xls*.

³ Docket No. R2013-11, Presiding Officer’s Information Request No. 17, at 1 (May 11, 2015).

Information Request,⁴ the Postal Service believes that the Revenue Collection Report for Quarter 2 of FY 2015 is consistent with the changes requested in POIR No. 17. In its initial response to the Information Request, the Postal Service also noted that it was not able to complete conforming changes to the supporting workpapers for Quarters 2, 3, and 4 of FY 2014.⁵

The Postal Service explained that the revised workpapers for these quarters, and the responses to question 37(f-h), will be filed next week.⁶ Since the revised workpapers and the outstanding POIR responses will affect the total amount of exigent surcharge revenue collected to date, that Postal Service will also file revisions to the Revenue Collection Report for Quarter 2 of FY 2015 at that time. However, the Postal Service does not anticipate that the revised workpapers for Quarters 2, 3, and 4 of FY 2014, or the responses to question 37(f-h), will have a material impact on the total amount of exigent surcharge revenue reported today.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr.
Chief Counsel, Pricing & Product Support

Eric P. Koetting
John F. Rosato
David H. Rubin

475 L'Enfant Plaza West, S.W.
Washington, D.C. 20260-1137
(202) 268-8597, Fax -6187
May 15, 2015

⁴ See, Docket No. R2013-11, Response of the United States Postal Service to Questions 1-36 and 37(a-e) of Presiding Officer's Information Request No. 17, at 1 (May 15, 2015).

⁵ *Id.*

⁶ *Id.*