

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

Rate and Service Changes to Implement)
Baseline Negotiated Service Agreement)
With Bank of America Corporation)

Docket No. MC2007-1

OFFICE OF THE CONSUMER ADVOCATE INTERROGATORIES
TO BANK OF AMERICA CORPORATION WITNESS RICHARD D. JONES
(OCA/BAC-T1-4-5)
(March 9, 2007)

Pursuant to Rules 25 through 28 of the Rules of Practice of the Postal Rate Commission, the Office of the Consumer Advocate hereby submits interrogatories and requests for production of documents. Instructions included with OCA interrogatories OCA/USPS-T1-1-4, dated February 15, 2007, are hereby incorporated by reference

Respectfully submitted,

Shelley S. Dreifuss, Director
Office of the Consumer Advocate

Emmett Rand Costich, Attorney

901 New York Avenue, N.W.
Washington, D.C. 20268-0001
(202) 789-6833; Fax (202) 789-6891
e-mail: costicher@prc.gov

OCA/BAC-T1-4. Please refer to your testimony at pages 11 and 12, “B. Operational Commitments Specified in NSA.”

- a. Please state whether Bank of America Corporation (BAC) currently participates in, or utilizes, any of the following:
 - i. Four-State Barcodes on letter-rated First-Class Mail and Standard Mail;
 - ii. Four-State Barcodes on Courtesy Reply Mail, Business Reply Mail, and Qualified Business Reply Mail;
 - iii. OneCode ACS markings on letter-rated First-Class Mail and Standard Mail;
 - iv. *PostalOne!*
 - v. Seamless Acceptance
 - vi. Electronic information in lieu of physical return of letter-rated First-Class Mail and Standard Mail that is UAA; and,
 - vii. FAST system.
- b. For each of i. – vii., in part a. of this interrogatory, please estimate the percentage of Schedule A First-Class Mail that was processed through or used any of the programs, services, or systems listed in part a., above, in 2006.
- c. For each of i. – vii., in part a. of this interrogatory, please estimate the percentage of Schedule B First-Class Mail that was processed through or used any of the programs, services, or systems listed in part a., above, in 2006.
- d. For each of i. – vii., in part a. of this interrogatory, please estimate the percentage of Standard Mail that was processed through or used any of the programs, services, or systems listed in part a., above, in 2006.

OCA/BAC-T1-5. Please refer to your testimony at page 7, Table 1, the last column, which provides Calendar Year 2006 estimated volumes for First-Class Mail and Standard Mail. Please provide actual volumes for 2006.