OFFICE OF PERSONNEL
MANAGEMENT

National Council on Federal Labor-
Management Relations Meeting

AGENCY: Office of Personnel
Management.

ACTION: Notice of meeting.

SUMMARY: The National Council on
Federal Labor-Management Relations
plans to meet on the following dates:
Wednesday, January 18, 2012.
Wednesday, February 15, 2012.
Wednesday, March 21, 2012.

The meetings will start at 10 a.m. and
will be held in Room 1350, U.S. Office of Personnel
Management, 1900 E Street NW., Washington, DC
20415. Interested parties should consult the Council Web
site at http://www.lmrcouncil.gov for the latest
information on Council activities, including changes in meeting
dates.

The Council is an advisory body
decomposed of representatives of Federal
employee organizations, Federal
management organizations, and senior
government officials. The Council was
established by Executive Order 13522,
entitled, “Creating Labor-Management
Forums to Improve Delivery of
Government Services,” which was
signed by the President on December 9,
2009. Along with its other
responsibilities, the Council assists in the
implementation of Labor Management Forums throughout the
government and makes recommendations to the President on innovative ways to improve delivery of services and products to the public while cutting costs and advancing employee interests. The Council is co-
chaired by the Director of the Office of Personnel Management and the Deputy
Director for Management of the Office of Management and Budget.

At its meetings, the Council will continue its work in promoting cooperative and productive relationships between labor and management in the executive branch, by carrying out the responsibilities and functions listed in Section 1(b) of the Executive Order. The meetings are open to the public. Please contact the Office of Personnel Management at the address
shown below if you wish to present material to the Council at the meeting. The manner and time prescribed for presenation may be limited, depending upon the number of parties that express interest in presenting information.

FOR FURTHER INFORMATION CONTACT: Tim
Curry, Deputy Associate Director for
Partnership and Labor Relations, Office of Personnel Management, 1900 E Street
NW., Room 7H28–E, Washington, DC
20415. Phone (202) 606–2930 or email
at PLR@opm.gov.

For the National Council.

John Berry,
Director.

[FR Doc. 2011–32888 Filed 12–22–11; 8:45 am]

BILLING CODE 6325–39–P

POSTAL REGULATORY COMMISSION
Docket No. CP2012–4; Order No. 1057
New Postal Product

AGENCY: Postal Regulatory Commission.

ACTION: Notice.

SUMMARY: The Commission is noticing a
recently-filed Postal Service request to enter into an additional Inbound Competitive Multi-Service Agreements with Foreign Postal Operators 1
agreement. This document invites public comments on the request and addresses several related procedural steps.

DATES: Comments are due: December
27, 2011, 4:30 p.m., Eastern Time.

ADDRESSES: Submit comments
electronically by accessing the “Filing
Online” link in the banner at the top of the Commission’s Web site (http://
www.prc.gov) or by directly accessing the Commission’s Filing Online system
at https://www.prc.gov/prc-pages/filing-
online/login.aspx. Commenters who
cannot submit their views electronically should contact the person identified in the FOR FURTHER INFORMATION CONTACT
section as the source for case-related information for advice on alternatives to
electronic filing.

FOR FURTHER INFORMATION CONTACT:
Stephen L. Sharfman, General Counsel,
at (202) 789–6820 (case-related
information) or DocketAdmins@prc.gov (electronic filing assistance).

SUPPLEMENTARY INFORMATION:
I. Introduction
II. Additional Matters
III. Ordering Paragraphs

I. Introduction

On December 9, 2011, the Postal
Service filed notice, pursuant to 39 CFR
3015.5 and Order No. 546, informing the
Commission that it has entered into a
bilateral agreement with Canada Post
Corporation (Canada Post 2012
Agreement or Agreement) and seeks to
include the Agreement within the
Inbound Competitive Multi-Service
Agreement with a Foreign Postal
Operators 1 product. 1 The Notice

1 Notice of United States Postal Service of Filing Functionally Equivalent Inbound Competitive
concerns only the inbound portion of the Agreement; specifically, inbound Expedited Parcels USA and EMS for
delivery in the United States. Id. at 4.

Attachments to the Notice include:
• Attachment 1—a redacted copy of the 2012–2013 bilateral agreement with
Canada Post and supporting documents;
• Attachment 2—the certified
statement, required under Commission
rules, attesting to the accuracy of
supporting data and explaining why,
after the change, competitive products in
total will be in compliance with 39
U.S.C. 3633(a)(1) and (3); 2
• Attachment 3—the certification of the Governors’ vote in Governors’
Decision No. 10–3; and
• Attachment 4—an application for
non-public treatment of certain
materials.

The Postal Service also provided a
redacted copy of the Agreement and
supporting financial documentation as an
Excel file. Id. at 3.

Parent product. In Order No. 546, the
Commission approved the Inbound
Competitive Multi-Service Agreements
with Foreign Operators 1 product and included the TNT Agreement within the
product at that time. It also acknowledged that the Postal Service proposed adding other functionally
equivalent agreements as price
categories within this product. 3 The
Commission, pursuant to the proposed
approach, subsequently found it
appropriate to include several other
bilateral agreements within the parent
product. 4

Canada Post 2012 Agreement. The
Postal Service and Canada Post, the
postal operator, are parties to the
Agreement. The Agreement is to deliver
inbound Expedited Parcels USA and
EMS in the United States. The effective
date of the rates for the items included
in the Agreement is January 1, 2012.
Notice at 4. The rates are to remain in
effect for two years after the effective
date, unless terminated sooner. Id.

Functional equivalency. The Postal
Service asserts that the inbound portion

2 Commission rule 3015.5(c)(2) addresses the
required certification. Section 3633(a)(1) includes a
prohibition against the subsidization of competitive
products by market dominant products. Section
3633(a)(3) includes the requirement that all
competitive products collectively cover what the
Commission determines to be an appropriate share
of the institutional costs of the Postal Service.

3 “TNT Agreement” refers to Koninklijke TNT
Post BV and TNT Post Pakketservice Benelux BV
(TNT Agreement). See Order No. 546.

4 The China Post Agreement was added in Order
No. 859 (Docket No. CP2011–68). The Norway Post Agreement was added in Order No. 840 (Docket No.
CP2011–69). The Australia Post Agreement was added in Order No. 936 (Docket No. CP2012–1).