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INFOUSA INC Form DFAN14A April 26, 2006

SCHEDULE 14A (Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by the Registrant //			
Filed by a Party other than the Registrant /X/			
Check the appropriate box:			
// Preliminary Proxy Statement			
// Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))			
// Definitive Proxy Statement			
/X/ Definitive Additional Materials			
// Soliciting Material under Rule 14a-12			
· C TTG A T			
infoUSA Inc. (Name of Registrant as Specified In Its Charter)			
Dolphin Limited Partnership I, L.P. <u>Dolphin Financial Partners, L.L.C.</u>			
(Name of Person(s) Filing Proxy Statement, if other than the Registrant)			
Payment of Filing Fee (Check the appropriate box):			
/X/ No fee required.			
// Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.			
(1) Title of each class of securities to which transaction applies:			

(4) Proposed maximum aggregate value of transaction:

Common Stock, \$.0025 par value

(2) Aggregate number of securities to which transaction applies:

(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth

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 - (3) Filing Party:
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PRESS RELEASE

Contact: Arthur B. Crozier Innisfree M&A Incorporated (212) 750-5833

DOLPHIN COMMENTS ON infoUSA LETTER TO SHAREHOLDERS

STAMFORD, CONNECTICUT, April 26, 2006 - Dolphin Limited Partnership I, L.P. and Dolphin Financial Partners, L.L.C. which together own 2,000,000 shares, or 3.6% of the outstanding shares of *info*USA Inc. (NASDAQ: IUSA) said today that the April 26th letter to *info*USA's shareholders is nothing but a blatant attempt to distract from the real issue: the *info*USA Board's lack of ability to rein in its chairman. This is why Dolphin has proposed three new highly qualified and independent directors to serve on the *info*USA Board. These directors have no ties to Dolphin or *info*USA. We urge shareholders to visit <u>www.iusaccountability.com</u> to learn more.

Dolphin said today that the accusations about Dolphin and Donald T. Netter are absurd. Dolphin has a long history of creating shareholder value. As Mr. Netter has said publicly, "At no time was I or any director who became associated with Damon after its acquisition accused of, or found to have committed, any inappropriate act by the government after a three-year investigation."

Dolphin finds it shocking that even with a 40 percent head start, Mr. Vinod Gupta finds it necessary to resort to these smear tactics. Dolphin, with a \$25 million investment in *info*USA, remains committed to the interests of all shareholders.