

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

COMPLAINT OF TIME WARNER INC. ET AL.
CONCERNING PERIODICALS RATES

Docket No. C2004-1

NOTICE OF TIME WARNER INC. OF FILING
REVISED LIBRARY REFERENCES TW ET AL. LR-1 AND LR-2
(April 26, 2004)

Time Warner Inc. (Time Warner) hereby gives notice that it is today filing with the Commission two sets of compact disks containing revised versions of the following library references, originally filed on January 16, 2004. These revised library references are also being filed online at the Commission's website.

TW et al. LR-1 revised 4/26/04

Workpapers of Halstein Stralberg relating to his testimony on behalf of Time Warner Inc. et al. (TW et al.-T-2).

This library reference contains 23 inter-linked Excel spreadsheets that perform the analysis of Periodicals costs and volumes described in TW et al.-T-2. The role of each spreadsheet is described in the testimony.

The nature of the revisions to the earlier-filed version of this library reference is described in witness Stralberg's testimony in an "Introductory Note: Changes to Proffered Testimony of 1/12/04--Mail Flow Model Corrections," immediately following the Table of Contents.

TW et al. LR-2 revised 4/26/04

Workpapers of Robert W. Mitchell relating to his testimony on behalf of Time Warner Inc. et al. (TW et al.-T-1).

This library reference contains 3 Excel spreadsheets that develop the Outside County Periodicals rates proposed for non-letters described in TW et al.-T-1. The role of each spreadsheet is described at pp. 1-2 of that testimony.

The nature of the revisions to the earlier-filed version of this library reference is described in witness Mitchell's testimony in the section "Adjustments to this Testimony and its Workpapers," p. iv, items 17-18.

TW et al. LR-1 and LR-2 were originally submitted as category 6 library references ("All Other Material") within the meaning of rule 31(b)(2). Complainants now submit revised TW et al. LR-1 and LR-2 as category 2 library references ("Witness Foundational Material") and designate witnesses Stralberg (TW et al. LR-1) and Mitchell (TW et al. LR-2) as prepared to respond to discovery concerning them and to sponsor them into evidence at the request of the Commission, the Postal Service, or any participant in the proceeding.

Respectfully submitted,

s/ _____
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