

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

**Complaint of Time
Warner Inc. et al.
Concerning Periodicals Rates**

) **Docket No. C2004-1**

**THIRD INTERROGATORIES AND
REQUESTS FOR PRODUCTION OF DOCUMENTS
OF AMERICAN BUSINESS MEDIA
TO TIME WARNER INC., ET AL. WITNESS SCHICK
ABM/TW et al.-T4-48-67
(June 10, 2004)**

Pursuant to Rules 25 through 28 of the Rules of Practice, American Business Media hereby submits interrogatories and requests for production of documents to Time Warner, Conde Nast, Newsweek, Readers Digest and TV Guide ("complainants"). American Business Media asks that, in responding to these requests, the complainants follow the guidelines set forth in American Business Media's first set of interrogatories to Witness Mitchell.

Respectfully submitted,

/s/ David R. Straus
David R. Straus
Attorney for American Business Media

Law Offices of:

Thompson Coburn LLP
1909 K Street, NW
Suite 600
Washington, DC 20006-1167
(202) 585-6921

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ABM/TW et al. - T4-67. Separately for each of QuadGraphics' printing plants, please provide a list of the Periodicals printed (which can be coded so that names are not revealed, if you prefer, but a single publication should carry the same code throughout the response), and for each publication so identified provide the following information (for a recent, typical issue on items (2) –(7)): (1) publication frequency (2) approximate print run at that plant, (3) approximate number of copies in the main file that are printed at that plant, (4) the number of printing locations at which it is printed (whether or not all such locations are QuadGraphics plants), (5) whether the main file at that plant is copalletized, and if so where, (6) whether the main file at that plant is comailed, and (7) whether 100% of the copies of the main file of the publication at that plant are mailed in sacks.