

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

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

Docket No. C2004-1

RESPONSE OF TIME WARNER INC. ET AL.
WITNESS HALSTEIN STRALBERG TO APWU/TW ET AL.-T2-1
(June 28, 2004)

Time Warner Inc., Condé Nast Publications, a Division of Advance Magazine Publishers Inc., Newsweek, Inc., The Reader's Digest Association, Inc., and TV Guide Magazine Group, Inc. (collectively, Time Warner Inc. et al.) hereby provide the response of witness Stralberg (TW et al.-T-2) to American Postal Workers Union interrogatory APWU/TW et al.-T2-1 filed June 14, 2004.

The interrogatory is stated verbatim and followed by the response.

Respectfully submitted,

s/ _____
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Response of Witness Stralberg to APWU/TW et al.-T2-1

APWU/TW et al.-T2-1

On pages 17 and 18 of your testimony, you discuss the reasons for the development of LR-I-332 and your participation in that process. The PRC's rules for complaints (§3001.83 (c)) require that all complaints include copies of all correspondence or written communications between the complainant or his/her agent and the Postal Service which relate to the subject matter of the complaint. Please provide all written correspondence between the parties of this complaint and the Postal Service related to Periodicals cost and rate issues of which you are aware.

RESPONSE

I am neither a complainant nor a representative of any complainant. Nor am I aware of any written communications between the complainants and the Postal Service which relate to the subject matter of the complaint.