

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

RECEIVED
JUN 26 4 04 PM '00
POSTAL RATE COMMISSION
OFFICE OF THE SECRETARY

POSTAL RATE AND FEE CHANGES, 2000

Docket No. R2000-1

RESPONSE OF TIME WARNER INC.
TO INTERROGATORY OF THE UNITED STATES POSTAL SERVICE
TO WITNESS JAMES O'BRIEN (USPS/TW-T2-4)
(June 26, 2000)

Time Warner Inc. (Time Warner) hereby provides the response of witness James O'Brien (TW-T-2) to Postal Service interrogatory USPS/TW-T1-4 (filed June 12, 2000). The interrogatory is stated verbatim and followed by the response.

Respectfully submitted,



John M. Burzio
Timothy L. Keegan

Counsel for
Time Warner Inc.

Burzio & McLaughlin
Canal Square, Suite 540
1054 31st Street, N. W.
Washington, D. C. 20007-4403
tel/(202) 965-4555
fax/(202) 965-4432

**RESPONSE OF WITNESS JAMES O'BRIEN TO INTERROGATORY OF THE
UNITED STATES POSTAL SERVICE**

USPS/TW-T2-4. On page 6, lines 14-22 of your testimony, you discuss a smaller version of a pallet that Time Inc. uses for newsstand copies. You state, "I have also supplied the Postal Service with samples." Please clarify when Time Inc. provided this information to the Postal Service for consideration.

USPS/TW-T2-4. On October 8, 1999, I met with Barry Elliott, Operations Specialist, U.S. Postal Service, to discuss the smaller pallet and its potential application. Following the meeting, I sent Mr. Elliott the pallet specifications and photographs that compared equal amounts of mail on a standard USPS pallet and the smaller pallet. I was recently notified that this information was never received by the Postal Service. I sent a similar set of pallet pictures and dimensions to Linda Kingsley of the Postal Service on June 1, 2000.

Declaration

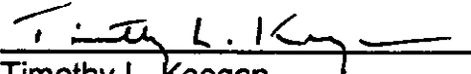
I, James R. O'Brien, declare under penalty of perjury that the foregoing answers are true and correct, to the best of my knowledge, information and belief.

James R. O'Brien

6/26/00

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document in accordance with sections 12, 25(a), and 26(a) of the Rules of Practice.



Timothy L. Keegan

June 26, 2000