

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

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

Docket No. C2004-1

MOTION OF TIME WARNER INC. ET AL.
TO COMPEL PRODUCTION AND RESPONSES
TO TW ET AL./ABM-T3-2 & 3
(October 6, 2004)

Pursuant to section 27(d) of the rules of practice, 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 respectfully move to compel responses to and production of and documents requested by TW et al./ABM-T3-2 and 3 to witness McGarvy (ABM-T-3) for the reasons stated in the Motion of Time Warner Inc. et al. to Compel Production of Documents Responsive to TW et al./ABM-T1-3 (filed this date).

Respectfully submitted,

s/ _____
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