

BEFORE THE
POSTAL RATE COMMISSION
WASHINGTON, DC 20268-0001

Postal Rate and Fee Changes

Docket No. R2006-1

FIFTH SET OF INTERROGATORIES OF TIME WARNER INC.
TO UNITED STATES POSTAL SERVICE WITNESS McCRERY
(TW/USPS-T42-32)
(June 28, 2006)

Pursuant to sections 25, 26 and 27 of the rules of practice, Time Warner Inc. directs the following interrogatory to United States Postal Service witness McCrery (USPS-T-42).

If witness McCrery is incapable of providing an answer, it is requested that an answer be provided by the Postal Service as an institution or by another person capable of providing an answer.

Respectfully submitted,

s/ _____
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FIFTH SET OF INTERROGATORIES TO WITNESS McCRERY (USPS-T-42)

TW/USPS-T42-32 Please refer to the document in LR-L-145 that was provided in response to MPA/USPS-T42-7c and describes the standard operating procedures for Periodicals processing as of January 19, 2000.

- a. Please confirm that the document in LR-L-145 does not describe the operating procedures for Periodicals that will be in effect in the test year.
- b. Please provide the most recent document describing operating procedures for Periodicals processing.
- c. Please confirm that (1) the 2000 document referred to above emphasizes the avoidance of “commingling” Periodicals with other mail classes and (2) current procedures allow for a great deal more commingling.