

To the FCC Commissioners

Gentlemen and Ladies:

As a potential user of Time-Warner cable access to the internet and having been made aware of the following two policies:

1:TIME WARNER COMMUNICATIONS SHALL HAVE THE SOLE AND UNREVIEWABLE RIGHT TO DETERMINE WHETHER CONTENT VIOLATES THESE STANDARDS.

2:IF TIME WARNER DETERMINES THAT THE SUBSCRIBER HAS FAILED TO COMPLY WITH THE SERVICE'S STANDARDS OF CONDUCT OR LIMITS ON BANDWIDTH UTILIZATION, TIME WARNER MAY SUSPEND SUBSCRIBER'S ACCOUNT.

Since there are no other means of high speed access in this except Time Warner, I hope you will require Time Warner to for go these two policies and allow me, a responsible adult, to determine what I upload and download to and from the net.

For example, I have created and support a family owned business selling Arctic Cat Snowmobiles, see ArcticAdventures.com. Should Time-Warner enter into an agreement with Polaris, my content could be deemed in violation of Time-Warner's standards and lose my ability to maintain the site.

I am not asking for the right to sue, there is enough of that going around already. I am asking that Time-Warner not be permitted to be the censure of what I am allowed to view and publish. I am quite capable of doing that myself.

James L. Miller
k611jlmc@ulster.net