Form 8-K August 17, 2006		
UNITED STATES		
SECURITIES AND EXCHANGE CO	OMMISSION	
WASHINGTON, D.C. 20549		
FORM 8-K		
CURRENT REPORT		
Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934	è	
Date of Report (Date of Earliest Event )	Reported): August 15, 2006	
TIME WARNER INC.		
(Exact Name of Registrant as Specified	in its Charter)	
<u>Delaware</u> (State or Other Jurisdiction of Incorporation)	1-15062 (Commission File Number)	13-4099534 (IRS Employer Identification No.)

One Time Warner Center, New York, New York 10019

TIME WARNER INC

(Address of Principal Executive Offices) (Zip Code)
212-484-8000 (Registrant s Telephone Number, Including Area Code)
Not Applicable  (Former Name or Former Address, if Changed Since Last Report)
Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2 below):
o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 4.02 Non-Reliance on Previously Issued Financial Statements or a Related Audit Report or Completed Interim Review.

#### **Restatement of Prior Financial Information**

As previously disclosed by Time Warner Inc. ( Time Warner or the Company ), the Securities and Exchange Commission ( SEC ) had been conducting an investigation into certain accounting and disclosure practices of the Company. On March 21, 2005, the Company announced that the SEC had approved the Company s proposed settlement, which resolved the SEC s investigation of the Company. Under the terms of the settlement with the SEC, the Company agreed, without admitting or denying the SEC s allegations, to be enjoined from future violations of certain provisions of the securities laws and to comply with the cease-and-desist order issued by the SEC to AOL LLC (formerly America Online, Inc., AOL ), a subsidiary of the Company, in May 2000. The Company also agreed to appoint an independent examiner, who was to either be or hire a certified public accountant. The independent examiner was to review whether the Company s historical accounting for certain transactions (as well as any subsequent amendments) with 17 counterparties identified by the SEC staff, principally involving online advertising and including three cable programming affiliation agreements with related online advertising elements, was appropriate, and provide a report to the Company s Audit and Finance Committee of its conclusions, originally within 180 days of being engaged. The transactions that were to be reviewed were entered into (or amended) between June 1, 2000 and December 31, 2001, including subsequent amendments thereto, and involved online advertising and related transactions for which the majority of the revenue was recognized before January 1, 2002.

The independent examiner began his review in June 2005 and, after several extensions of time, has recently completed that review, in which he concluded that certain of the transactions under review with 15 counterparties, including the three cable programming affiliation agreements with advertising elements, had been accounted for improperly because the historical accounting did not reflect the substance of the arrangements. Under the terms of its SEC settlement, the Company is required to restate any transactions that the independent examiner determined were accounted for improperly. Accordingly, on August 15, 2006, the Company determined it will restate its consolidated financial results for each of the years ended December 31, 2000 through December 31, 2005 and for the six months ended June 30, 2006. The Company also has determined that investors should not rely on the Company s consolidated financial statements for those periods pending that restatement. In addition, investors should no longer rely on any audit reports of Ernst & Young LLP, the Company s independent auditor, for those periods. The Company s Audit and Finance Committee has discussed the independent examiner s conclusions and the matters disclosed in this Current Report on Form 8-K with Ernst & Young LLP.

The transactions requiring restatement are principally transactions in which (i) AOL secured online advertising commitments from counterparties (and subsequently delivered on such commitments) at the same time that the Company entered into commitments with those same counterparties to purchase products or services or to make an investment in such counterparties and (ii) in the case of three counterparties, Time Warner Cable, a subsidiary of the Company, entered into cable programming affiliation agreements at the same time it committed to deliver (and did subsequently deliver) network and online advertising services to those same counterparties. Total advertising revenue recognized by the Company under these transactions was approximately \$584 million¹ (approximately \$24 million in 2000, approximately \$378 million in 2001, approximately \$107 million in 2002, approximately \$67 million in 2003 and approximately \$8 million in 2004). In addition to reversing the recognition of revenue, based on the independent examiner s conclusions and as described more fully below, the Company is required to record corresponding reductions in the cost of the products or services that were acquired or investments that were made contemporaneously with the execution of the advertising agreements. The independent examiner also concluded that certain marketing expenses were not recognized in the appropriate accounting period.

Included in the approximately \$584 million of advertising revenues being restated is approximately \$310 million of advertising revenues in which the advertising arrangements were secured by AOL contemporaneously with the purchase of products or services or making an investment. In restating these transactions, the Company

operations and approximately \$12 million of amounts that will be reclassified to another revenue category (content or other) in connection wit									
the restatement.									

will reduce the cost of the related products, services or investment, which has the effect of increasing earnings during certain of the periods restated. The remaining balance of the \$584 million (or approximately \$274 million) consists of advertising arrangements that were secured contemporaneously with cable programming affiliation agreements where the revenues under these advertising arrangements were recognized during 2001 and 2002. In restating these advertising arrangements, the Company will recognize reduced cable programming costs over the life of the related cable programming affiliation agreements (which range from 10 to 12 years), which has the effect of increasing earnings during certain of the periods restated and in future periods.

The net effect of restating these transactions is that the Company s net income will be reduced by approximately \$1 million in 2000 and approximately \$161 million in 2001 and will be increased by approximately \$62 million in 2002, approximately \$18 million in 2003, approximately \$30 million in 2004, approximately \$16 million in 2005, and approximately \$15 million for the first six months of 2006 (the impact for the year ended December 31, 2006 is estimated to be an increase to the Company s net income of approximately \$20 million). Included in the 2002 incremental net income of approximately \$62 million is a \$42 million decrease in the aggregate goodwill impairment charge recognized by the Company during 2002. While the restatement will result in changes in the classification of cash flows, it will not impact total cash flows during the periods.

The Company expects to file amendments to its Annual Report on Form 10-K for the year ended December 31, 2005 and Quarterly Reports on Form 10-Q for the quarters ended March 31, 2006 and June 30, 2006 before the end of the third quarter.

The accompanying financial information reflects the impact of the adjustments that will be made in the restatement of the Company s consolidated financial statements for the six months ended June 30, 2006 and 2005, and for each of the six years ended December 31, 2000 through December 31, 2005 (all amounts are unaudited):

	Time Warner		Estimated Impact of		Time Warner	
	As Reported Restatement (in millions, except per share amounts				Restated	
Six Months Ended June 30, 2006:						
Income Statement:						
Revenue	\$	21,219	\$	-	\$	21,219
Operating income	3,67	70	26		3,696	
Income before discontinued operations and cumulative effect of accounting						
change, net of tax	2,06	53	15		2,078	
Net income	2,462		15		2,477	
Basic income per common share before discontinued operations and cumulative						
effect of accounting change	\$	0.47	\$	0.01	\$	0.48
Diluted income per common share before discontinued operations and cumulativ	e					
effect of accounting change	\$	0.47	\$	0.00	\$	0.47
Basic net income per common share	\$	0.56	\$	0.01	\$	0.57
Diluted net income per common share	\$	0.56	\$	0.00	\$	0.56
Balance Sheet:						
Total assets	\$	119,592	\$	18	\$ 1	119,610
Total liabilities	60,285		39		60,324	
Shareholders' equity	59,307		(21)		59,286	
Cash Flow:						
Cash provided by operations	\$	4,157	\$	-	\$	4,157
Cash used by investing activities	(499	9)	-		(499)	
Cash used by financing activities	(6,634)		-		(6,634)	

Total change in cash

(2,976)

(2,976)

			Estimated				
	Tim	e Warner	Impact of		Time Warner		
		As Reported (in millions, excep		Restatement ot per share amounts)		Restated	
Six Months Ended June 30, 2005 <sup>2</sup> :							
Income Statement:							
Revenue	\$	20,948	\$	-	\$	20,948	
Operating income	369		15		384		
Income before discontinued operations and cumulative effect of accounting							
change, net of tax	483		8		491		
Net income	506		8		514		
Basic income per common share before discontinued operations and cumulative							
effect of accounting change	\$	0.10	\$	0.01	\$	0.11	
Diluted income per common share before discontinued operations and cumulative	ve						
effect of accounting change	\$	0.10	\$	0.00	\$	0.10	
Basic net income per common share	\$	0.11	\$	0.00	\$	0.11	
Diluted net income per common share	\$	0.11	\$	0.00	\$	0.11	
Balance Sheet:							
Total assets	\$	122,946	\$	\$ (4)		\$ 122,942	
Total liabilities	57,8	336	40		57,876		
Shareholders' equity	65,1	10	(44)		65,066		
Cash Flow:							
Cash provided by operations	\$	3,432	\$	-	\$	3,432	
Cash used by investing activities	(362	2)	-		(362)		
Cash used by financing activities	(1,6	17)	-		(1,617)		
Total change in cash	1,45	53	-		1,453		
Year Ended December 31, 2005:							
Income Statement:							
Revenue	\$	43,652	\$	-	\$	43,652	
Operating income	4,51	<u> </u>	29		4,548		
Income before discontinued operations and cumulative effect of accounting	,-				,-		
change, net of tax	2,90	)5	16		2,921		
Net income	2,90		16		2,921		
Basic income per common share before discontinued operations and cumulative	*				_,,		
effect of accounting change	\$	0.62	\$	0.01	\$	0.63	
Diluted income per common share before discontinued operations and cumulative		0.02	4	0.01	4	0.00	
effect of accounting change	\$	0.62	\$	0.00	\$	0.62	
Basic net income per common share	\$	0.62	\$	0.01	\$	0.63	
Diluted net income per common share	\$	0.62	\$	0.00	\$	0.62	
Diaced not moonle per common share	Ψ	0.02	Ψ	5.00	Ψ	5.02	

<sup>&</sup>lt;sup>2</sup> Income statement and cash flow amounts for the six months ended June 30, 2005 are those amounts reported in the Company s Quarterly Report on Form 10-Q for the three and six months ended June 30, 2006 and reflect certain 2006 actions, including the Company s adoption of Financial Accounting Standards Board Statement No. 123 (revised 2004), *Share-Based Payment*, a change in accounting principle for recognizing programming inventory costs at Home Box Office, Inc. and certain discontinued operations. Balance sheet amounts presented herein as of June 30, 2005 have been similarly recast.

			Estimated			d	
	Time Warner  As Reported (in millions, except		Impact of  Restatement of per share amounts)		Time Warner Restated		
Year Ended December 31, 2005 (continued):							
Balance Sheet:							
Total assets	\$	122,475	\$	1	\$ 12	22,476	
Total liabilities	59,7	760	37		59,7	97	
Shareholders' equity	62,7	15	(36)		62,679		
Cash Flow:							
Cash provided by operations	\$	4,965	\$	-	\$	4,965	
Cash used by investing activities	(2,4	96)	-		(2,496)		
Cash used by financing activities	(4,3	88)	-		(4,388)		
Total change in cash	(1,9	19)	-		(1,919)		
Year Ended December 31, 2004:							
Income Statement:							
Revenue	\$	42,089	\$	(8)	\$ 4	42,081	
Operating income	6,165		52		6,217		
Income before discontinued operations and cumulative effect of accounting							
change, net of tax	3,209		30		3,239		
Net income	3,364		30		3,394		
Basic income per common share before discontinued operations and cumulative							
effect of accounting change	\$	0.70	\$	0.01	\$	0.71	
Diluted income per common share before discontinued operations and cumulative	e						
effect of accounting change	\$	0.68	\$	0.01	\$	0.69	
Basic net income per common share	\$	0.74	\$	0.00	\$	0.74	
Diluted net income per common share	\$	0.72	\$	0.00	\$	0.72	
Balance Sheet:							
Total assets	\$	123,158	\$	(9)	\$ 123,149		
Total liabilities	62,3	387	43		62,4	30	
Shareholders' equity	60,7	771	(52)		60,719		
Cash Flow:							
Cash provided by operations	\$	6,618	\$	(1)	\$	6,617	
Cash used by investing activities	(503	3)	-		(503	3)	
Cash used by financing activities	(3,0	16)	1		(3,015)		
Total change in cash	3,09	9	-		3,09	9	

Time WarnerImpact ofTime WarnerAs Reported (in millions, except per share amounts)Restated (in millions, except per share amounts)Year Ended December 31, 2003: $8$ (67) $8$ 39,496Income Statement: $8$ 39,563 $8$ (67) $8$ 39,496Revenue $8$ 39,563 $8$ (67) $8$ 39,496Operating income $8$ 30 $8$ 30 $8$ 39,496Income before discontinued operations and cumulative effect of accounting change, net of tax $8$ 3,146 $8$ 3,164Net income $8$ 3,146 $8$ 3,164 $8$ 3,164
Year Ended December 31, 2003:         Income Statement:       Revenue         Revenue       \$ 39,563       \$ (67)       \$ 39,496         Operating income       5,254       30       5,284         Income before discontinued operations and cumulative effect of accounting change, net of tax       3,146       18       3,164         Net income       2,639       18       2,657
Income Statement:       8       39,563       \$ (67)       \$ 39,496         Operating income       5,254       30       5,284         Income before discontinued operations and cumulative effect of accounting change, net of tax       3,146       18       3,164         Net income       2,639       18       2,657
Revenue       \$ 39,563       \$ (67)       \$ 39,496         Operating income       5,254       30       5,284         Income before discontinued operations and cumulative effect of accounting change, net of tax       3,146       18       3,164         Net income       2,639       18       2,657
Operating income 5,254 30 5,284 Income before discontinued operations and cumulative effect of accounting change, net of tax 3,146 18 3,164 Net income 2,639 18 2,657
Income before discontinued operations and cumulative effect of accounting change, net of tax  Second 18 Se
change, net of tax       3,146       18       3,164         Net income       2,639       18       2,657
Net income 2,639 18 2,657
Basic income per common share before discontinued operations and cumulative
effect of accounting change \$ 0.70 \$ 0.00 \$ 0.70
Diluted income per common share before discontinued operations and cumulative
effect of accounting change \$ 0.68 \$ 0.00 \$ 0.68
Basic net income per common share \$ 0.59 \$ 0.00 \$ 0.59
Diluted net income per common share \$ 0.57 \$ 0.00 \$ 0.57
Balance Sheet:
Total assets \$ 121,780 \$ (32) \$ 121,748
Total liabilities 65,567 50 65,617
Shareholders' equity 56,213 (82) 56,131
Cash Flow:
Cash provided by operations \$ 6,601 \$ (7) \$ 6,594
Cash provided by investing activities 77 - 77
Cash used by financing activities (5,368) 7 (5,361)
Total change in cash 1,310 - 1,310
Year Ended December 31, 2002:
Income Statement:
Revenue \$ 37,060 \$ (105) \$ 36,955
Operating loss (37,414) (17) (37,431)
Loss before discontinued operations and cumulative effect of accounting change,
net of tax $(41,970)$ $(33)$ $(42,003)$
Net loss (97,217) 62 (97,155)
Basic loss per common share before discontinued operations and cumulative
effect of accounting change $$$ (9.42) $$$ (0.01) $$$ (9.43)
Diluted loss per common share before discontinued operations and cumulative
effect of accounting change $$$ (9.42) $$$ (0.01) $$$ (9.43)
Basic net loss per common share \$ (21.82) \$ 0.01 \$ (21.81)
Diluted net loss per common share \$ (21.82) \$ 0.01 \$ (21.81)
Balance Sheet:
Total assets \$ 115,513 \$ (5) \$ 115,508
Total liabilities 62,522 95 62,617
Shareholders' equity 52,991 (100) 52,891
Cash Flow:
Cash provided by operations \$ 6,757 \$ (16) \$ 6,741
Cash used by investing activities (10,237) 5 (10,232)
Cash provided by financing activities 4,439 11 4,450
Total change in cash 959 - 959

	Time Warner As Reported		Estima			ited		
			Impact of			Time Warner		
				tatement	Restated			
Year Ended December 31, 2001:	(III III	nillions, excep	t per sn	are amounts)				
Income Statement:								
Revenue	\$	34,096	\$	(331)	Φ	33,765		
Operating loss	(392		(31		(70			
Loss before discontinued operations and cumulative effect of accounting change		•)	(51	,,	(//	37)		
net of tax	, (5,14	47)	(16	6)	(5.	313)		
Net loss	(5,8)	*	(161)			021)		
Basic loss per common share before discontinued operations and cumulative	(0,0	00)	(10	-)	(0,021)			
effect of accounting change	\$	(1.16)	\$	(0.04)	\$	(1.20)		
Diluted loss per common share before discontinued operations and cumulative	Ψ	(1110)	Ψ	(0.0.)	Ψ	(1.20)		
effect of accounting change	\$	(1.16)	\$	(0.04)	\$	(1.20)		
Basic net loss per common share	\$	(1.32)	\$	(0.04)	\$	(1.36)		
Diluted net loss per common share	\$	(1.32)	\$	(0.04)	\$	(1.36)		
Balance Sheet:	-	()	_	(0101)	-	(====)		
Total assets	\$	209,464	\$	(35)	\$ 2	209,429		
Total liabilities	58,6	,	127		58,762			
Shareholders' equity	150,		(16		150,667			
Cash Flow:	,			,		-,		
Cash provided by operations	\$	4,481	\$	(54)	\$	4,427		
Cash used by investing activities	(5,14	49)	54	` ,		095)		
Cash used by financing activities		(1,321)		_		(1,321)		
Total change in cash	(1,98		-		(1,989)			
Year Ended December 31, 2000 <sup>3</sup> :								
Income Statement:	_		_		_			
Revenue	\$	8,120	\$	(24)	\$	8,096		
Operating income	1,45	9	(2)		1,457			
Income before discontinued operations and cumulative effect of accounting	0.67		(1)		0.0	,		
change, net of tax	867		(1)		866			
Net income	867		(1)		86	6		
Basic income per common share before discontinued operations and cumulative	¢.	0.27	¢.	0.00	ф	0.27		
effect of accounting change	\$	0.37	\$	0.00	\$	0.37		
Diluted income per common share before discontinued operations and cumulative		0.33	¢	0.00	Ф	0.33		
effect of accounting change	\$	0.33	\$	0.00	\$			
Basic net income per common share Diluted net income per common share	\$ \$	0.37	\$ \$	0.00 0.00	\$ \$	0.37 0.33		
•	Ф	0.33	Ф	0.00	Ф	0.33		
Balance Sheet:	¢	11.050	¢		Ф	11.050		
Total assets Total liabilities	\$ 4,59	11,050	\$ - 1		\$ 11,050 4,598			
Shareholders' equity	6,45		(1)		6,452			
Cash Flow:	0,43	3	(1)		0,-	+32		
Cash Provided by operations	\$	1,725	\$	_	\$	1,725		
Cash used by investing activities	(2,2)		φ	-	(2,237)			
Cash provided by financing activities	718	31)	-		718			
Total change in cash	206		-		206			
Total Change III Cash	200		_		20			

<sup>&</sup>lt;sup>3</sup> Because the merger of AOL and Historic TW Inc. was not consummated until January 2001, the historical information for the year ended December 31, 2000 included herein reflects only the financial results of AOL. As a result, Time Warner s subsequent historical operating results and financial condition are not comparable to those for the year ended December 31, 2000.

#### **SIGNATURE**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

TIME WARNER INC.

By: <u>/s/ Wayne H. Pace</u> Name: Wayne H. Pace

Title: Executive Vice President and

Chief Financial Officer

Date: August 17, 2006