CAPPUCCIO PAUL T

Form 4 June 18, 2018

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

SECURITIES

OMB APPROVAL OMB

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

1(b).

Value \$.01

(Print or Type Responses)

1. Name and Address of Reporting Person * CAPPUCCIO PAUL T		Sy	2. Issuer Name and Ticker or Trading Symbol WARNER MEDIA, LLC [TWX]					5. Relationship of Reporting Person(s) to Issuer (Charle all applicable)			
(Last) (First) (Middle) ONE TIME WARNER CENTER			3. Date of Earliest Transaction (Month/Day/Year) 06/14/2018					(Check all applicable) Director 10% Owner Officer (give title Other (specify below) EVP and General Counsel			
			4. If Amendment, Date Original Filed(Month/Day/Year)					6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person			
NEW YORK,	NY 10019							Form filed by N Person	More than One Re	porting	
(City)	(State)	(Zip)	Table I	- Non-Do	erivative Se	curiti	es Acqu	iired, Disposed of	f, or Beneficial	ly Owned	
	. Transaction Date Month/Day/Year)	2A. Deemed Execution Da any (Month/Day/	Year) (I		4. Securitie n(A) or Disp (Instr. 3, 4 a	osed c	of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		
Common Stock, Par O Value \$.01	6/14/2018		Ι	D <u>(1)</u>	150,184	D	(1)	0	D		
Common Stock, Par 0	6/14/2018		J	J <u>(1)</u>	307	D	<u>(1)</u>	0	I	By Savings	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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Plan (2)

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$\label{thm:convergence} \begin{tabular}{ll} Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned \\ (e.g., puts, calls, warrants, options, convertible securities) \end{tabular}$

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. 5. Number of TransactionDerivative Securities Code Acquired (A) or (Instr. 8) Disposed of (D) (Instr. 3, 4, and 5)			6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and A Underlying S (Instr. 3 and
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title
Employee Stock Options (Right to Buy)	\$ 25.81	06/14/2018		D <u>(1)</u>		29,981	(3)	02/07/2020	Common Stock, Par Value \$.01
Employee Stock Options (Right to Buy)	\$ 34.62	06/14/2018		D(1)		126,224	(3)	02/06/2021	Common Stock, Par Value \$.01
Employee Stock Options (Right to Buy)	\$ 35.93	06/14/2018		D <u>(1)</u>		98,347	(3)	02/14/2022	Common Stock, Par Value \$.01
Employee Stock Options (Right to Buy)	\$ 51.31	06/14/2018		D <u>(1)</u>		68,188	(3)	02/14/2023	Common Stock, Par Value \$.01
Employee Stock Options (Right to Buy)	\$ 62.6	06/14/2018		D <u>(1)</u>		55,234	(3)	02/14/2024	Common Stock, Par Value \$.01
Employee Stock Options (Right to Buy)	\$ 62.26	06/14/2018		D <u>(1)</u>		83,607	(3)	02/14/2026	Common Stock, Par Value \$.01
Employee Stock Options (Right to Buy)	\$ 83.87	06/14/2018		D <u>(1)</u>		55,677	(3)	02/14/2025	Common Stock, Par Value \$.01
Restricted Stock Units	<u>(4)</u>	06/14/2018		D <u>(1)</u>		81,702	06/14/2018	06/14/2018	Common Stock,

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\$.01 Common Performance 34,786 Stock. $A^{(1)}$ 06/14/2018 06/14/2018 06/14/2018 (6) Stock Units (7) Par Value \$.01 Common Performance Stock, (8) 06/14/2018 $D^{(1)}$ 34,786 06/14/2018 06/14/2018 Stock Units Par Value \$.01

Reporting Owners

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

CAPPUCCIO PAUL T ONE TIME WARNER CENTER NEW YORK, NY 10019

EVP and General Counsel

Par Value

Signatures

By: Brenda C. Karickhoff for Paul T. Cappuccio

06/18/2018

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations, See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

On June 14, 2018, AT&T Inc., a Delaware corporation ("AT&T"), acquired Time Warner Inc. (the "Company") pursuant to that certain Agreement and Plan of Merger, dated October 22, 2016, by and among the Company, AT&T, West Merger Sub, Inc., a wholly owned subsidiary of AT&T, and West Merger Sub II, LLC, a wholly owned subsidiary of AT&T (the "Merger Agreement"). The acquisition is

- (1) more fully described in the Company's definitive proxy statement filed with the Securities and Exchange Commission on January 9, 2017. In accordance with the terms of the Merger Agreement, each share of the Company's common stock was exchanged for 1.437 (the "Exchange Ratio") shares of AT&T common stock plus \$53.75 in cash (together, the "Merger Consideration"). Each acquisition and disposition reported in this Form 4 is an exempt transaction.
- (2) The Time Warner Savings Plan, a qualified employee benefit plan (the "Savings Plan"). Includes shares of the Company's common stock acquired through the reinvestment of dividends paid on the shares of the Company's common stock held by the Savings Plan.

Pursuant to the Merger Agreement, each outstanding option to purchase the Company's common stock (a "Company Option"), whether vested or unvested, was converted into an option to acquire a number of shares of AT&T common stock equal to the number of shares of

- (3) Company common stock under such Company Option, subject to the vesting and other terms in the applicable Company Option award agreement, except that the exercise price and the number of shares of AT&T common stock issuable upon exercise of such Company Option were adjusted based on the option exchange ratio determined under a formula in the Merger Agreement (which yields approximately 3.0757).
- (4) Each restricted stock unit represented a contingent right to receive one share of the Company's common stock.
- (5) Pursuant to the Merger Agreement, each outstanding restricted stock unit with respect to the Company's common stock (a "Company Employee RSU"), whether vested or unvested, was converted into (i) the right to receive a cash payment equal to \$53.75 plus any Retained Distributions (as defined in the applicable Company Employee RSU award agreement) related to the applicable Company Employee RSU and (ii) restricted stock units with respect to 1.437 shares of AT&T common stock, which is equal to the Exchange Ratio (with any fractional AT&T restricted stock units resulting from the product of the Exchange Ratio and the number of Company Employee RSUs in an award converted into cash and treated as a Retained Distribution), in each case, subject to the vesting and payment terms in

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the applicable Company Employee RSU award agreement.

- (6) Each performance stock unit (a "Company PSU") represented a right to receive one share of the Company's common stock. Each Company PSU vested upon the closing of the acquisition.
- On February 15, 2016, the Reporting Person was awarded 17,393 target Company PSUs subject to the achievement of applicable performance criteria. Effective on June 14, 2018, in accordance with the terms of the applicable Company PSU award agreement, in connection with the closing of the acquisition, the Compensation and Human Development Committee approved a payout of 200% of the target Company PSUs under the performance standards set in 2016, subject to the closing of the acquisition.
- Pursuant to the Merger Agreement, each outstanding Company PSU, whether vested or unvested, was canceled in exchange for the (8) Merger Consideration, plus any Retained Distributions (as defined in the applicable Company PSU award agreement) related to the applicable Company PSU.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.