HOLLYWOOD MEDIA CORP Form SC 13D/A March 20, 2003

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

SCHEDULE 13D/A

(AMENDMENT No. 2)

Under the Securities Exchange Act of 1934

HOLLYWOOD MEDIA CORP.
(Name of Issuer)

Common Stock, Par Value \$.01 per share
 (Title of Class of Securities)

089144109 (CUSIP Number)

Sumner M. Redstone
National Amusements, Inc.
200 Elm Street
Dedham, Massachusetts 02026
Telephone: (781) 461-1600

with a copy to:

Michael D. Fricklas, Esq.
Viacom Inc.
1515 Broadway
New York, New York 10036
Telephone: (212) 258-6000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

July 24, 2002 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d- 1(b) (3) or (4), check the following box / /.

Check the following box if a fee is being paid with this statement $\ensuremath{/}$ /.

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CUSIP No. 089144109

(1) Name of Repo	_	Person entification No. of Above Person
	VIA	ACOM INC.
	I.R	R.S No. 04-2949533
(2) Check the Ap	ppropri	late Box if a Member of Group (See
/ / (a)		
/ / (b)		
(3) SEC Use Only	<i>Y</i>	
(4) Sources of I	Funds ((See Instructions) N/A
		re of Legal Proceedings is Required 2(d) or 2(e).
(6) Citizenship	or Pla	ace of Organization Delaware
Number of Shares	(7)	Sole Voting Power
Beneficially		Shared Voting Power 8,877,660*
Owned by Each		
Reporting Person With	(10)	Shared Dispositive Power 8,877,660*
(11) Aggregate Ar		Beneficially Owned by Each Reporting 377,660*
(12) Check if the Shares (See		egate Amount in Row (11) Excludes Certain actions)
(13) Percent of (Class R	Represented by Amount in Row (11) 30.5%**
(14) Type of Repo	orting	Person (See Instructions) CO

^{*}Includes 262,973 shares underlying currently exercisable warrants.

^{**}Based on full exercise of warrants.

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CUSIP No. 089144109 (1) Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person NAIRI, INC. I.R.S No. 04-3446887 ______ (2) Check the Appropriate Box if a Member of Group (See Instructions) / / (a) (3) SEC Use Only (4) Sources of Funds (See Instructions) N/A _____ (5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e). ______ (6) Citizenship or Place of Organization Delaware ______ Number of Shares Shares
Beneficially (8)
Owned by ---Each (7) Sole Voting Power Shared Voting Power 8,877,660* (9) Sole Dispositive Power _____ Reporting (10) Shared Dispositive Power 8,877,660* Person With ______ (11) Aggregate Amount Beneficially Owned by Each Reporting

8,877,660*

(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)

(13) Percent of Class Represented by Amount in Row (11) 30.5%** ______

(14) Type of Reporting Person (See Instructions) CO

^{*}Includes 262,973 shares underlying currently exercisable

^{**}Based on full exercise of warrants.

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CUSIP No. 089144109

(1) Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person NATIONAL AMUSEMENTS, INC. I.R.S No. 04-2261332 ______ (2) Check the Appropriate Box if a Member of Group (See Instructions) / / (a) (3) SEC Use Only (4) Sources of Funds (See Instructions) N/A _____ (5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e). ______ (6) Citizenship or Place of Organization Maryland ______ (7)
Shares
Beneficially (8)
Owned by ---Each
Report Number of Shares (7) Sole Voting Power Shared Voting Power 8,877,660* (9) Sole Dispositive Power _____ Reporting Shared Dispositive Power 8,877,660* (10) Person With ______ (11) Aggregate Amount Beneficially Owned by Each Reporting 8,877,660* (12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) (13) Percent of Class Represented by Amount in Row (11) 30.5%** ______

(14) Type of Reporting Person (See Instructions) CO

^{*}Includes 262,973 shares underlying currently exercisable warrants

^{**}Based on full exercise of warrants.

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CUSIP No. 089144109

(1) Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person

S.S. or I.R.S. Identification No. of Above Person SUMNER M. REDSTONE (2) Check the Appropriate Box if a Member of Group (See Instructions) / / (a) (3) SEC Use Only _____ (4) Sources of Funds (See Instructions) N/A ______ (5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e). ______ (6) Citizenship or Place of Organization United States Number of (7) Sole Voting Power Shares Beneficially
Owned by
Each (8) Shared Voting Power 8,877,660* _____ (9) Sole Dispositive Power Each Reporting (10) Shared Dispositive Power 8,877,660* Person With (11) Aggregate Amount Beneficially Owned by Each Reporting 8,877,660* (12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) (13) Percent of Class Represented by Amount in Row (11) 30.5%** (14) Type of Reporting Person (See Instructions) IN

^{*}Includes 262,973 shares underlying currently exercisable warrants.

^{**}Based on full exercise of warrants.

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This Amendment No. 2 is filed by Viacom Inc., NAIRI, Inc., National Amusements, Inc. and Mr. Sumner M. Redstone (collectively, the "Reporting Persons") and amends and supplements the Statement on Schedule 13D originally filed with the Securities and Exchange Commission ("SEC") on May 15, 2000, as amended by Amendment No. 1 filed with the SEC on February 13, 2001, with respect to the Common Stock, par value \$.01 per share (the "Common Shares"), of Hollywood Media Corp. ("Hollywood" or the "Issuer") as follows:

Item 2. Identity and Background.

Item 2 is amended and restated in its entirety as follows:

This statement is filed by Viacom Inc. ("Viacom"), NAIRI, Inc. ("NAIRI"), National Amusements, Inc. ("NAI") and Mr. Sumner M. Redstone (collectively, the "Reporting Persons").

Viacom, a Delaware corporation, has its principal executive offices at 1515 Broadway, New York, New York 10036 and is a diversified entertainment and communications company. At April 30, 2002, approximately 68% of Viacom's voting Class A Common Stock, par value \$.01 per share, and approximately 11% (on a combined basis) of Viacom's Class A Common Stock and non-voting Class B Common Stock, par value \$.01 per share, was owned by NAIRI.

NAIRI, a Delaware corporation, has its principal office at 200 Elm Street, Dedham, Massachusetts 02026 and is a company owning and operating movie theaters in the United States whose main asset is its shares of Viacom Class A Common Stock and Class B Common Stock. 100% of the issued and outstanding stock of NAIRI is owned by NAI.

NAI, a Maryland corporation, has its principal office at 200 Elm Street, Dedham, Massachusetts 02026. NAI's principal businesses are owning and operating movie theaters in the United States, United Kingdom and South America and holding the common stock of NAIRI. Sumner M. Redstone is the beneficial owner of approximately 83% of the issued and outstanding shares of capital stock of NAI as voting trustee of various trusts.

Sumner M. Redstone is an individual whose business address is c/o National Amusements, Inc., 200 Elm Street, Dedham, Massachusetts 02026. Mr. Redstone's principal occupation is Chairman of the Board and Chief Executive Officer of NAI, Chairman and President of NAIRI, and Chairman of the Board and Chief Executive Officer of Viacom.

The executive officers and directors of Viacom, NAIRI and NAI, as of July 24, 2002, are set forth on Schedules I through III attached hereto, containing the following information with respect to each such person:

(a) Name;

- (b) Residence or business address; and
- (c) Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted.

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During the last five years, none of the Reporting Persons or any person named in any of Schedules I through VI attached hereto has been (a) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (b) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Except for Jan Leschly, who is a Danish citizen, each person identified on Schedules I through III attached hereto is a citizen of the United States.

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 is amended and supplemented as follows:

In May 2001, Viacom and the Issuer entered into a Securities Purchase Agreement dated as of April 25, 2001 (the "Securities Purchase Agreement") pursuant to which, among other things, Viacom received from the Issuer 310,425 Common Shares and two warrants for Common Shares, more fully described in Item 4 below, in exchange for a \$1.4 million payment. Simultaneously, Viacom made a \$1.6 million prepayment of existing future cash advertising and promotion commitments to the Company.

Item 4. Purpose of Transaction.

The Issuer's Common Shares were acquired by Viacom pursuant to the merger of CBS Corporation ("CBS"), immediate prior owner of the Common Shares, with and into Viacom on May 4, 2000.

Viacom acquired warrants from the Issuer that entitle it to purchase up to 100,000 Common Shares at an exercise price of \$7.819 per share. The warrants, which were issued to Viacom on September 18, 2000 pursuant to an agreement between Viacom and the Issuer, are exercisable from such date through September 18, 2003.

In May 2001 Viacom (i) acquired 310,425 Common Shares at \$4.51 per share pursuant to the Securities Purchase Agreement;

(ii) received an immediately exercisable warrant for 162,973 Common Shares with an expiration date of May 2006, and an exercise price of \$6.44, that was adjusted down to \$4.51 on April 30, 2002 ("Warrant A"); and (iii) received a warrant for up to 439,251 Common Shares ("Warrant B") to be issued at certain specified times in the event that the market price of the Issuer's Common Shares dropped below specified levels. The 310,425 Common Shares and all of the Common Shares underlying Warrant A and Warrant B were registered by the Issuer pursuant to a Registration Rights Agreement between Viacom and the Issuer, dated as of May 1, 2002 (the "Registration Rights Agreement").

In December 2001, Hollywood issued 220,402 Common Shares to Viacom pursuant to Warrant B, and an additional 14,928 Common Shares in lieu of cash owed to Viacom by Hollywood pursuant to the Registration Rights Agreement.

On July 24, 2002, Hollywood issued an additional 218,009 Common Shares to Viacom pursuant to Warrant B. No further Common Shares are issuable to Viacom pursuant to Warrant B.

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The Reporting Persons have no current plan or proposal which relates to, or would result in, any of the actions enumerated in subparagraphs (a) through (j) of Item 4 of Schedule 13D, other than as set forth herein; however, the Reporting Persons may, at any time and from time to time, purchase additional Common Shares of the Issuer and may dispose of any and all Common Shares of the Issuer held by them.

Item 5. Interest in Securities of the Issuer.

Item 5 is amended and restated in its entirety to read
as follows:

(a) and (b) Viacom is currently the beneficial owner, with shared dispositive and voting power, of 8,877,660 Common Shares, or approximately 30.5%, of the Issuer's issued and outstanding Common Shares, including 262,973 Common Shares underlying currently exercisable warrants (based on the number of Common Shares that were reported by the Issuer to be issued and outstanding as of May 9, 2002, plus the Common Shares issued to Viacom on July 24, 2002, and assuming the exercise of all the warrants referred to above and such underlying shares to be issued and outstanding for purposes of this calculation).

NAIRI is currently the beneficial owner, with shared dispositive and voting power, of 8,877,660 Common Shares, or approximately 30.5%, of the Issuer's issued and outstanding Common Shares, including 262,973 Common Shares underlying currently exercisable warrants (based on the number of

Common Shares that were reported by the Issuer to be issued and outstanding as of May 9, 2002, plus the Common Shares issued to Viacom on July 24, 2002, and assuming the exercise of all the warrants referred to above and such underlying shares to be issued and outstanding for purposes of this calculation).

NAI is currently the beneficial owner, with shared dispositive and voting power, of 8,877,660 Common Shares, or approximately 30.5%, of the Issuer's issued and outstanding Common Shares, including 262,973 Common Shares underlying currently exercisable warrants (based on the number of Common Shares that were reported by the Issuer to be issued and outstanding as of May 9, 2002, plus the Common Shares issued to Viacom on July 24, 2002, and assuming the exercise of all the warrants referred to above and such underlying shares to be issued and outstanding for purposes of this calculation).

As a result of his stock ownership in NAI, Mr. Sumner M. Redstone is deemed the beneficial owner of 8,877,660 Common Shares, or approximately 30.5%, of the Issuer's issued and outstanding Common Shares, including 262,973 Common Shares underlying currently exercisable warrants (based on the number of Common Shares that were reported by the Issuer to be issued and outstanding as of May 9, 2002, plus the Common Shares issued to Viacom on July 24, 2002, and assuming the exercise of all the warrants referred to above and such underlying shares to be issued and outstanding for purposes of this calculation).

- (c) As described in Item 4 above, on July 24, 2002, Hollywood issued 218,009 Common Shares to Viacom pursuant to Warrant B.
- (d) None.
- (e) N/A

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Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

 $\label{eq:total_continuous} \text{Item 6 is amended and restated in its entirety to read} \\ \text{as follows:}$

Except for the Securities Purchase Agreement, the Registration Rights Agreement, Warrant A and Warrant B described in Items 3 and 4 above, none of the Reporting Persons has entered into, or amended any existing, agreement with respect to the Common Shares or other securities of the Issuer since the prior statement on Schedule 13D, or any amendment thereto, that was filed by certain of the Reporting Persons or any predecessor thereof. Viacom, as successor by merger to CBS, has assumed all rights and obligations of CBS.

The information set forth under Item 4 above is incorporated by reference. The descriptions of the Securities Purchase Agreement, the Registration Rights Agreement, Warrant A and Warrant B herein do not purport to be complete and are qualified in their entirety by reference to the agreements attached hereto as Exhibits 2, 3, 4 and 5.

- Item 7. Material to be Filed as Exhibits.
 - _____
- Exhibit 1 Joint Filing Agreement among Viacom Inc., NAIRI, Inc., National Amusements, Inc. and Sumner M. Redstone.
- Exhibit 2 Securities Purchase Agreement between Hollywood Media Corp. and Viacom Inc., dated as of April 25, 2001.
- Exhibit 3 Registration Rights Agreement between Hollywood Media Corp. and Viacom Inc., dated as of May 1, 2001.
- Exhibit 4 Common Stock Warrant Certificate W-A-3 dated May 1, 2001 issued by Hollywood Media Corp. to Viacom Inc.
- Exhibit 5 Common Stock Adjustment Warrant Certificate W-B-3 dated May 1, 2001 issued by Hollywood Media Corp. to Viacom Inc.

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Signatures

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct.

July 29, 2002

VIACOM INC.

By: /s/Michael D. Fricklas

Michael D. Fricklas Executive Vice President, General Counsel and Secretary

NAIRI, Inc.

By: /s/ Sumner M. Redstone

Sumner M. Redstone Chairman and President

NATIONAL AMUSEMENTS, INC.

By: /s/ Sumner M. Redstone ______

Sumner M. Redstone, Chairman and Chief Executive Officer

/s/ Sumner M. Redstone ______ Sumner M. Redstone, Individually

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SCHEDULE I

Name, business address, and present principal occupation or employment of the directors and executive officers of VIACOM INC.

I:A DIRECTORS

NAME	AND	BUSINESS	ADDRESS	PRES	SENT	PRI	1CII	PAL	OCCUPATIO	N
				AND	ADDI	RESS	OF	EME	PLOYMENT	

_____ _____

David Andelman Attorney
Lourie and Cutler Lourie and Cutler
60 State Street 60 State Street
Boston, MA 02109 Boston, MA 02109

George S. Abrams Attorney
Winer & Abrams Winer & Abrams
60 State Street 60 State Street 60 State Street Boston, MA 02109 Boston, MA 02109

George H. Conrades Chairman and Chief Executive AKAMAI Technologies Officer of 500 Technology Square AKAMAI Technologies Cambridge, MA 02139 AKAMAI Technologies 500 Technology Square Cambridge, MA 02139

9 West 57th St. DND Capital Part
New York, N.Y. 10019 9 West 57th St.

Philippe P. Dauman Co-Chairman and CEO of DND DND Capital Partners, LLC Capital Partners LLC DND Capital Partners, LLC New York, N.Y. 10019

Drive

William H. Gray III President and Chief Executive
The College Fund/UNCF Officer of The College
8260 Willow Oaks Corporate Fund/UNCF The College Fund/UNCF

Fairfax, VA 22031 8260 Willow Oaks Corporate

Drive

Fairfax, VA 22031

Mel Karmazin President & Chief Operating

Officer Viacom Inc. 1515 Broadway Viacom Inc.
New York, NY 10036 1515 Broadway New York, NY 10036

Jan Leschly Chairman and CEO
Care Capital LLC
Princeton Overlook 1 Care Capital LLC
100 Overlook Center and Princeton Overlook 1
Route, 100 Overlook Center and Route,

Suite 102 Suite 102

Princeton, NJ 08540 Princeton, NJ 08540

David T. McLaughlin Chairman and Chief Executive
Orion Safety Products Officer of

46 Newport road Orion Safety Products
New London, NH 03257 Orion Safety Products 46 Newport Road

New London, NH 03257

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SCHEDULE I (Continued) VIACOM INC.

I:A DIRECTORS (CONTINUED)

NAME AND BUSINESS ADDRESS PRESENT PRINCIPAL OCCUPATION AND ADDRESS OF EMPLOYMENT

Ken Miller Independent Financial Advisor c/o Paul, Weiss, Rifkind, c/o Paul, Weiss, Rifkind, Wharton & Garrison Wharton & Garrison

1285 Avenue of the Americas 1285 Avenue of the Americas

New York, N.Y. 10019 New York, N.Y. 10019

Leslie Moonves

Viacom Inc.

Officer of CBS Television

1515 Broadway

CBS Television

7800 Beverly Blvd.

Los Angeles, CA 90036

Brent D. Redstone Director of National c/o Showtime Networks Inc. Amusements, Inc. 1633 Broadway National Amusements, Inc.

1633 Broadway National Amuser
New York, NY 10019 200 Elm Street

Dedham, MA 02026

Shari Redstone President of National National Amusements, Inc. Amusements, Inc. and Executive 200 Elm Street Vice President of NAIRI, Inc. National Amusements, 200 Elm Street Vice President of Managements, Inc. 200 Elm Street

Dedham, MA 02026

Sumner M. Redstone

Viacom Inc.

1515 Broadway New York, NY 10036 Chairman & CEO, National

Amusements, Inc.;

Chairman & Chief Executive

Officer Viacom Inc. 1515 Broadway New York, NY 10036

Fredric V. Salerno Vice Chairman and CFO, Verizon Verizon Communications Communications 1095 Avenue of the Americas Verizon Communications

New York, NY 10036 1095 Avenue of the Americas

New York, NY 10036

William Schwartz

Cadwalader Wickersham & Taft Cadwalader Wickersham & Taft

100 Maiden Lane 100 Maiden Lane New York, N.Y. 10038 New York, N.Y. 10038

Counsel

Ivan Seidenberg President and Chief Executive Verizon Communications Officer of Verizon 1095 Avenue of the Americas Communications

New York, NY 10036 Verizon Communications

1095 Avenue of the Americas

New York, NY 10036

Patty Stonesifer Bill and Melinda Gates

Foundation

1551 Eastlake Ave. East Seattle, WA 98102

Co-Chair and President of Bill and Melinda Gates

Foundation

Bill and Melinda Gates

Foundation

1551 Eastlake Ave. East

Seattle, WA 98102

Robert D. Walter Cardinal Health, Inc. 7000 Cardinal Place Dublin, OH 43017

Chairman and Chief Executive Officer of Cardinal Health,

Inc.

Cardinal Health, Inc. 7000 Cardinal Place Dublin, OH 43017

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SCHEDULE I

(continued)

VIACOM INC.

I:B EXECUTIVE OFFICERS:

NAME AND BUSINESS ADDRESS PRESENT PRINCIPAL OCCUPATION AND ADDRESS OF EMPLOYMENT

Sumner M. Redstone Chairman & CEO, National Viacom Inc. Amusements, Inc.;

1515 Broadway Chairman & Chief Executive

New York, NY 10036 Officer Viacom Inc. 1515 Broadway New York, NY 10036

Mel Karmazin President & Chief Operating
Viacom Inc. Officer
1515 Broadway Viacom Inc.
New York, NY 10036 1515 Broadway
New York, NY 10036

Richard J. Bressler

Viacom Inc.

1515 Broadway

New York, NY 10

Sr. EVP, Chief Financial Officer

Viacom Inc.

1515 Broadway

New York, NY 10036

Michael D. Fricklas EVP, General Counsel and Viacom Inc. Secretary 1515 Broadway Viacom Inc.
New York, NY 10036 1515 Broadway New York, NY 10036 New York, NY 10036

Carl D. Folta

Viacom Inc.

1515 Broadway

New York, NY 10036

Senior Vice President, Corporate
Relations
Viacom Inc.
1515 Broadway
New York, NY 10036

Carol Melton

Viacom Inc.

1515 Broadway

New York, NY 10036

Senior Vice President, Government
Relations
Viacom Inc.

1515 Broadway
New York, NY 10036

William A. Roskin
Viacom Inc.

1515 Broadway
New York, NY 10036

Sr. VP, Human Resources and Administration
Viacom Inc.

1515 Broadway
New York, NY 10036

Martin M. Shea

Senior Vice President, Investor
Viacom Inc.
Relations
1515 Broadway

New York, NY 10036

Senior Vice President, Investor
Relations
1515 Broadway

Robert G. Freedline
Vice President and Treasurer
Viacom Inc.
Viacom Inc.
1515 Broadway
New York, N.Y. 10036
New York, N.Y. 10036

Susan C. Gordon Vice President, Controller & Viacom Inc. Chief Accounting Officer
1515 Broadway Viacom Inc.
New York, NY 10036 1515 Broadway
New York, NY 10036 New York, NY 10036

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SCHEDULE II

Name, business address, and present principal occupation or employment of the directors and executive officers of

> NAIRI, Inc. _____

II:A DIRECTORS

NAME AND BUSINESS ADDRESS PRESENT PRINCIPAL OCCUPATION AND

ADDRESS OF EMPLOYMENT

Sumner M. Redstone

Chairman & CEO, National Amusements,

Viacom Inc. Inc.; 1515 Broadway

Chairman & Chief Executive Officer

New York, NY 10036 Viacom Inc. 1515 Broadway

New York, NY 10036

Shari Redstone

President of National Amusements, National Amusements, Inc. Inc. and Executive Vice President of

Attorney

200 Elm Street NAIRI, Inc. Dedham, MA 02026 National Am National Amusements, Inc.

200 Elm Street Dedham, MA 02026

George S. Abrams Winer & Abrams 60 State Street

Boston, MA 02109

Attornev Winer & Abrams 60 State Street Boston, MA 02109

David Andelman

Lourie and Cutler

60 State Street

Lourie and Cutler

60 State Street Boston, MA 02109 Boston, MA 02109

Philippe P. Dauman DND Capital Partners, LLC Partners LLC

9 West 57th St. DND Capital Partners, LLC New York, N.Y. 10019 9 West 57th St.

Co-Chairman and CEO of DND Capital

New York, N.Y. 10019

Brent D. Redstone c/o Showtime Networks Inc. National Amusements, Inc.

Director of National Amusements, Inc.

1633 Broadway 200 Elm Street
New York, NY 10019 Dedham, MA 02026

II:B Executive Officers

Name and Business Address Present Principal Occupation and

Address of Employment

_____ _____

Sumner M. Redstone See schedule II:A

See schedule II:A

Shari Redstone See schedule II:A

See schedule II:A

VP and Treasurer of National Amusements, Jerome Magner

National Amusements, Inc. Inc., and NAIRI, Inc. 200 Elm Street National Amusements, Inc. Dedham, MA 02026 200 Elm Street

Dedham, MA 02026

Richard Sherman Vice President of National Amusements,

National Amusements, Inc. Inc. and NAIRI, Inc. 200 Elm Street National Amusements, Inc. Dedham, MA 02026 200 Elm Street

Dedham, MA 02026

Tilly Berman Secretary of National Amusements, Inc. and

National Amusements, Inc. NAIRI, Inc.

National Amusements, Inc.

200 Elm Street National Amusem Dedham, MA 02026 200 Elm Street Dedham, MA 02026

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SCHEDULE III

Name, business address, and present principal occupation or employment of the directors and executive officers of

NATIONAL AMUSEMENTS, INC ______

III:A	DIRECTORS		
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NAME AND BUSINESS ADDRESS PRESENT PRINCIPAL OCCUPATION AND ADDRESS OF EMPLOYMENT

Sumner M. Redstone See schedule II:A

See schedule II:A

Shari Redstone See schedule II:A

See schedule II:A

George S. Abrams See schedule II:A

See schedule II:A

David Andelman See schedule II:A

See schedule II:A

Philippe P. Dauman See schedule II:A

See schedule II:A

See schedule II:A Brent D. Redstone

See schedule II:A

II: B EXECUTIVE OFFICERS

NAME AND BUSINESS ADDRESS	PRESENT PRINCIPAL OCCUPATION AND ADDRESS OF EMPLOYMENT
Sumner M. Redstone See schedule II:A	See schedule II:A
Shari Redstone See schedule II:A	See schedule II:A
Jerome Magner See schedule II:B	See schedule II:B
Richard Sherman See schedule II:B	See schedule II:B
Tilly Berman See schedule II:B	See schedule II:B