SPORTSLINE COM INC Form SC 13D/A December 10, 2004

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

SCHEDULE 13D
Under the Securities Exchange Act of 1934
(Amendment No. 7)

SportsLine.com, Inc.

(Name of Issuer)

Common Stock, Par Value \$.01 per share

(Title of Class of Securities)

848-934-10-5

(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)

December 10, 2004

(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 that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box [_].

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

(Page 1 of 10 Pages)

CUSIP	No. 848-93	4-10-5		Page 2 of 10 Pages			
(1)	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person SUMNER M. REDSTONE						
(2) C	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) [_] (b) [_]						
(3)	SEC Use Only						
(4)	Sources of Funds (See Instructions) WC (1)						
(5)	(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						
Numbe	er of	(7)	Sole Voting Power				
Share			0				
		(8)	Shared Voting Power				
	icially		0 (2)				
Owned	l by Each	(9)	Sole Dispositive Power				
Each	Reporting		0				
Perso	n With	(10)	Shared Dispositive Power				
			0 (2)				
(11)) Aggregate Amount Beneficially Owned by Each Reporting Person 0 (2)						
(12)	Instructions) []						
	Percent of Class Represented by Amount in Row (11) 0% (2)						
(14)	(14) Type of Reporting Person (See Instructions) IN						

(1) Pursuant to the Merger (as defined in Item 4), each existing Common Share

(as defined in Item 1), other than the Common Shares held by Viacom Inc. or its controlled affiliates, treasury shares and dissenting shares, was converted into the right to receive \$1.75 in cash, without interest. Each Common Share held by Viacom Inc. and its controlled affiliates immediately prior to the consummation of the Merger was canceled, and no payment was made with respect thereto.

(2) No Common Shares remain outstanding.

CUSIF	No. 848-9	34-10-5		Page 3 of 10 Pages				
(1)	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person NAIRI, Inc. I.R.S Identification No. 04-3446887							
(2) 0	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) [_] (b) [_]							
(3)	SEC Use On	ly						
(4)	Sources of WC (1)	Funds	(See Instructions)					
(5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e).							
(6)	Citizenship or Place of Organization Delaware							
Numbe			Sole Voting Power					
			0					
Share	Shares		Shared Voting Power					
Benef	ficially		0 (2)					
Owned	l by Each	(9)	Sole Dispositive Power					
Each	Reporting		0					
Perso	n With	(10)	Shared Dispositive Power					
			0 (2)					
(11)	Aggregate 2	Amount	Beneficially Owned by Each Report:	ing Person				
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) []							
(13)	Percent of 0% (2)	Class	Represented by Amount in Row (11)					

(14)	Type of Reporting Person (See Instructions) CO						
(1)	Pursuant to the Merger (as defined in Item 4), each existing Common Share (as defined in Item 1), other than the Common Shares held by Viacom Inc. or its controlled affiliates, treasury shares and dissenting shares, was converted into the right to receive \$1.75 in cash, without interest. Each Common Share held by Viacom Inc. and its controlled affiliates immediately prior to the consummation of the Merger was canceled, and no payment was made with respect thereto.						
(2)	No Common Shares remain outstanding.						
CUSI	P No. 848-93	34-10-5	Page 4 of 10 Pages				
(1)	S.S. or I.F National Ar	R.S. Ic nusemer	dentification No. of Above Person				
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) [_] (b) [_]						
(3)	SEC Use Only						
(4)	Sources of Funds (See Instructions) WC (1)						
(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)	Sole Voting Power				
Numb	er of		0				
Shar	es	(8)	Shared Voting Power				
Bene	Beneficially		0 (2)				
Owned by Each		 (9)	Sole Dispositive Power				
Each Reporting		(-)	0				
Person With		(10)	Shared Dispositive Power				
			0 (2)				
(11)	Aggregate <i>A</i>	Amount	Beneficially Owned by Each Reporting Person				
(12)	 Check if th	 ne Aggr	regate Amount in Row (11) Excludes Certain Shares (See				

	Instruction	s)	[]				
(13)	Percent of 0% (2)	 Class	Represented by Amount in Row (11)				
(14)	Type of Repo	rting	Person (See Instructions)				
(1)	Pursuant to the Merger (as defined in Item 4), each existing Common Share (as defined in Item 1), other than the Common Shares held by Viacom Inc. or its controlled affiliates, treasury shares and dissenting shares, was converted into the right to receive \$1.75 in cash, without interest. Each Common Share held by Viacom Inc. and its controlled affiliates immediately prior to the consummation of the Merger was canceled, and no payment was made with respect thereto.						
(2)	No Common Sh	ares r	emain outstanding.				
CUSI	P No. 848-93	4-10-5		Page 5	of 1	0 Pages	
(1)	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person Viacom Inc. I.R.S Identification No. 04-2949533						
(2)	CHECK THE APP (a) [_] (b) [_]	ROPRIA	TE BOX IF A MEMBER OF A GROUP (See Ins	struction	 ıs)		
(3)	SEC Use Only						
(4)	Sources of Funds (See Instructions) WC (1)						
(5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e).						
(6)	Citizenship or Place of Organization Delaware						
Numb	er of	(7)	Sole Voting Power				
Shares			0				
	ficially	(8)	Shared Voting Power				
	-		0 (2)				
owne	d by Each	(9)	(9) Sole Dispositive Power				
Each	Reporting		0				
Pers	on With	(10)	Shared Dispositive Power				

			0 (2)			
(11)	Aggregate A	Amount	Beneficially Owner	d by Each Report	ing Person	
(12)	Check if th Instruction		regate Amount in Ro	ow (11) Excludes	Certain Shares (See	
(13)) Percent of Class Represented by Amount in Row (11) 0% (2)					
(14)	Type of Repo	orting	Person (See Instr	uctions)		
(1)	(as defined its control converted in Common Share	in Itelled anto the held e cons	m 1), other than a ffiliates, treas right to receive by Viacom Inc. and ummation of the I	the Common Share ary shares and \$1.75 in cash, d its controlled	existing Common Shares held by Viacom Inc. or dissenting shares, was without interest. Each affiliates immediately led, and no payment was	
(2)	No Common Sh	nares r	emain outstanding			
CUSI	P No. 848-93	34-10-5			Page 6 of 10 Pages	
(1)	S.S. or I.	R.S. Id	entification No. (Holding Company,			
(2)	CHECK THE API (a) [_] (b) [_]	PROPRI <i>a</i>	TE BOX IF A MEMBE	R OF A GROUP (Se	e Instructions)	
(3)	SEC Use On	Ly				
(4)	Sources of Funds (See Instructions) WC (1)					
(5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e).					
(6)	Citizenship Delaware	or Pl	ace of Organization	on		
Numb	er of	(7)	Sole Voting Powe:			
Shar	es	(8)	Shared Voting Pow	 wer		
Bene	ficially		0 (2)			
Owne	Owned by Each					

		(9)	Sole Dispositive F	ower.	
Each	Reporting		0		
Pers	on With	(10)	Shared Dispositive	Power	
			0 (2)		
(11)	Aggregate A	Mount	Beneficially Owned	by Each Reporting	Person
(12)	Check if th		regate Amount in Rov	7 (11) Excludes Cei	rtain Shares (See
(13)	Percent of 0% (2)	Class	Represented by Amou	int in Row (11)	
(14)	Type of Repo	orting	Person (See Instruc	tions)	
(1)	(as defined its control converted in Common Share	in Ite led anto the held cons	em 1), other than the affiliates, treasure right to receive so by Viacom Inc. and summation of the Me	ne Common Shares hery shares and diss 31.75 in cash, with its controlled aft	xisting Common Share eld by Viacom Inc. or senting shares, was thout interest. Each filiates immediately , and no payment was
(2)	No Common Sh	nares n	remain outstanding.		
CUSI	P No. 848-93	34-10-5	i		Page 7 of 10 Pages
(1)	CBS Broadca	R.S. Id asting	lentification No. of		
(2)	CHECK THE APF (a) [_] (b) [_]	PROPRI	TE BOX IF A MEMBER	OF A GROUP (See In	nstructions)
(3)	SEC Use Onl	-			
(4)			(See Instructions)		
(5)	Check if Di 2(d) or 2(e		re of Legal Proceed	lings is Required E	Pursuant to Items
(6)	Citizenship New York	or Pl	ace of Organization		
Numb	 er of	(7)	Sole Voting Power		

7

Beneficially Owned by Each			0			
		(8)	Shared Voting Power			
		(- /	0 (2)			
		(9)	Sole Dispositive Power			
Each	Reporting		0			
Person With		(10)	Shared Dispositive Power			
			0 (2)			
(11)	(11) Aggregate Amount Beneficially Owned by Each Reporting Person 0 (2)					
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) []						
(13)	(13) Percent of Class Represented by Amount in Row (11) 0% (2)					
(14)	14) Type of Reporting Person (See Instructions) CO					

- (1) Pursuant to the Merger (as defined in Item 4), each existing Common Share (as defined in Item 1), other than the Common Shares held by Viacom Inc. or its controlled affiliates, treasury shares and dissenting shares, was converted into the right to receive \$1.75 in cash, without interest. Each Common Share held by Viacom Inc. and its controlled affiliates immediately prior to the consummation of the Merger was canceled, and no payment was made with respect thereto.
- (2) No Common Shares remain outstanding.

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Item 1. Security and Issuer

This Amendment No. 7 (the "Amendment") hereby amends and supplements the Statement on Schedule 13D originally filed with the Securities and Exchange Commission on May 15, 2000, as amended (the "Schedule 13D") by CBS Broadcasting Inc. ("CBSBI"), Westinghouse CBS Holding Company, Inc. ("W/CBS HCI"), Viacom Inc. ("Viacom"), NAIRI, Inc. ("NAIRI"), National Amusements, Inc. ("NAI") and Mr. Sumner M. Redstone, with respect to the Common Stock, par value \$.01 per share (the "Common Shares"), of SportsLine.com, Inc., a Delaware corporation ("SportsLine" or the "Issuer") with its principal executive office located at 2200 West Cypress Creek Road, Fort Lauderdale, Florida 33309. This Statement on Schedule 13D relates to the consummation of the merger of Stargate Acquisition Corp. Two, an indirect wholly-owned subsidiary of Viacom ("Stargate Two"), into SportsLine, pursuant to the Agreement and Plan of Merger dated as of August 1, 2004 among SportsLine, Viacom and Stargate Two (the "Merger Agreement").

Item 3. Source and Amount of Funds or Other Consideration

Item 3 is hereby amended and restated in its entirety to read as follows:

"Pursuant to the Merger (as defined in Item 4), each outstanding Common Share of SportsLine, other than the Common Shares held by Viacom or its controlled affiliates, treasury shares and dissenting shares, was converted into the right to receive \$1.75 in cash, without interest. Each Common Share of SportsLine held by Viacom or its controlled affiliates immediately prior to the consummation of the Merger was canceled, and no payment was made with respect thereto."

Item 4. Purpose of Transaction

Item 4 is amended as follows:

"Pursuant to the Merger Agreement, on December 10, 2004, Stargate Two merged into SportsLine with SportsLine as the surviving corporation. Each outstanding Common Share of SportsLine not held by Viacom or its controlled affiliates was converted into the right to receive \$1.75 in cash, without interest (the "Merger"). Each Common Share of SportsLine held by Viacom or its controlled affiliates immediately prior to the consummation of the Merger was canceled, and no payment was made with respect thereto. As a result of the Merger, SportsLine became an indirectly owned subsidiary of Viacom.

"As a result of the Merger, the Common Shares ceased trading on the Nasdaq National Market and became eligible for termination of registration under Section $12\,(g)\,(4)$ of the Exchange Act.

"The foregoing description of the Merger Agreement is qualified in its entirety by reference to the Merger Agreement, which is filed as Exhibit 1 to this Amendment. A copy of the joint press release issued by SportsLine and Viacom on December 10, 2004 is attached as Exhibit 2."

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Item 5. Interest in Securities of the Issuer.

Item 5 is amended as follows:

"(a) and (b) The Merger was consummated on December 10, 2004. As a result of the Merger, each existing Common Share of SportsLine, other than Common Shares held by Viacom or its controlled affiliates, treasury shares and dissenting shares, were converted, into the right to receive \$1.75 in cash, without interest. Each Common Share of SportsLine held by Viacom or its controlled affiliates immediately prior to the consummation of the Merger have been canceled, and no payment made with respect thereto. No Common Shares remain outstanding."

Item 7. Material to be Filed as Exhibits

- Exhibit 1. Agreement and Plan of Merger dated as of August 1, 2004 among Viacom Inc., Stargate Acquisition Corp. Two and SportsLine.com, Inc. (filed as Exhibit 2.1 to the Current Report on Form 8-K of SportsLine.com, Inc. dated as of August 1, 2004 and incorporated herein by reference).
- Exhibit 2. Joint Press Release issued by SportsLine and Viacom, dated
 December 10, 2004 (filed as Exhibit 99.1 to the Current Report

on Form 8-K of SportsLine dated December 10, 2004 and incorporated herein by reference).

Exhibit 3. Joint Filing Agreement among CBSBI, W/CBS HCI, Viacom, NAIRI, NAI and Sumner M. Redstone.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, we certify that the information set forth in this statement is true, complete and correct. Pursuant to Rule 13d-1(k)(1), each of the undersigned agrees that this statement is filed on behalf of each of us.

December 10, 2004

CBS Broadcasting Inc.

By: /s/ MICHAEL D. FRICKLAS

-----Michael D. Fricklas
Executive Vice President

Westinghouse CBS Holding Company, Inc.

By: /s/ MICHAEL D. FRICKLAS

-----Michael D. Fricklas
Executive Vice President

Viacom Inc.

By: /s/ MICHAEL D. FRICKLAS

-----Michael D. Fricklas
Executive Vice President

NAIRI, Inc.

National Amusements, Inc.

By: /s/ SUMNER M. REDSTONE

Sumner M. Redstone
Chairman and Chief Executive Officer