SPELLING ENTERTAINMENT GROUP INC Form SC 13D/A

March 31, 2003

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 _____

SCHEDULE 13D

(Amendment No. 16)

Under the Securities Exchange Act of 1934

SPELLING ENTERTAINMENT GROUP INC. (Name of Issuer)

Common Stock, Par Value \$.001 Per Share (Title of Class of Securities)

> 847807 10 4 (CUSIP Number)

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)

September 24, 1997 (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 $|_|$.

CUSIP No. 847807 10 4 (1) Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person SEGI HOLDING COMPANY I.R.S. Identification No. 65-0418084 (2) Check the Appropriate Box if a Member of Group (See Instructions) |_| (a) |_| (b)

(3)	SEC Use On	ıly		
(4)	Sources of	Funds (See	Instructions) WC	
(5)	Check if D or 2(e).	isclosure of	E Legal Proceedings is Requir	red Pursuant to Item 2(d)
(6) (Citizenship	or Place of	Organization Delawar	re
Numbe	er of	(7)	Sole Voting Power	
Share Benet Owned	ficially	(8)	Shared Voting Power	69,922,650
Each	_	(9)	Sole Dispositive Power	
_	rting on With	(10)	Shared Dispositive Power	69,922,650
(11)	Aggregate		Ficially Owned by Each Report 022,650	ing Person
(12)	Check if t		Amount in Row (11) Excludes	s Certain Shares
(13)	Percent of Class Represented by Amount in Row (11) 77.05% (includes shares subject to currently exercisable warrants)			
(14)	4) Type of Reporting Person (See Instructions) CO			
CUSII		porting Pers	son Fication No. of Above Person VIACOM INC.	
			I.R.S. Identificati	on No. 04-2949533
(2)	Check the		Box if a Member of Group (Se	
	_ (b)			
(3)	SEC Use On			
(4)	Sources of Funds (See Instructions) WC			

(5)	Check if I or 2(e).)isclosure of	Legal Proceedings is Requir	red Pursuant to Item 2(d)
(6)	Citizenshi _l	o or Place of	Organization Delawa	re
	 er of	- (7)	Sole Voting Power	
Share	es ficially	(8)	Shared Voting Power	69,922,650
Owne Each		(9)	Sole Dispositive Power	
_	rting on With	(10)	Shared Dispositive Power	69,922,650
(11)	Aggregate		icially Owned by Each Report	ing Person
(12)	Check if t		Amount in Row (11) Excludes	s Certain Shares
(13)			sented by Amount in Row (11) s subject to currently exerc	
(14)	Type of Re	eporting Pers	on (See Instructions)	со
CUSI	P No. 94780	07 10 4		
(1)		eporting Pers .R.S. Identif	on ication No. of Above Person SUMNER M. REDSTONE	
			S.S. No.	
(2)	Check the		Box if a Member of Group (Se	
	_ (b)			
(3)	SEC Use Or	nly		
(4)	Sources of	f Funds (See	Instructions) WC	
(5)	Check if I or 2(e).	Disclosure of	Legal Proceedings is Requir	red Pursuant to Item 2(d)

(6) Citizenship	or Place of	Organization	Jnited States		
Number of	(7)	Sole Voting Power			
Beneficially Owned by	(8)	Shared Voting Power	69,922,650		
Each Reporting	(9)	Sole Dispositive Po	wer		
Person With	(10)	Shared Dispositive	Power 69,922,650		
(11) Aggregate A	(11) Aggregate Amount Beneficially Owned by Each Reporting Person 69,922,650				
	(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
	(13) Percent of Class Represented by Amount in Row (11) 77.05% (includes shares subject to currently exercisable warrants)				
(14) Type of Reporting Person (See Instructions) IN					

This Amendment No. 16 amends the Statement on Schedule 13D filed with the Securities and Exchange Commission on March 7, 1993 by Blockbuster Entertainment Corporation ("BEC"), Blockbuster Pictures Holding Corporation ("Holdings"), SEGI Holding Company ("SEGI") and Repinvesco, Inc. ("REPI"), as amended (the "Statement"). This Amendment No. 16 is filed with respect to the shares of common stock, par value \$.001 per share (the "Common Stock"), of Spelling Entertainment Group Inc. (the "Issuer"), a Delaware corporation, with its principal executive offices located at 5700 Wilshire Boulevard, Los Angeles, California 90036. Capitalized terms used but not defined herein have the meanings assigned to such terms in the Statement.

Item 2. Identity and Background.

Item 2 is hereby amended and supplemented as follows:

The current list of executive officers and directors of Viacom International Inc. ("Viacom International") and Viacom Inc. ("Viacom") are reported on Schedules I and II hereto, respectively. Each person listed in Schedules I and II is a United States citizen.

During the past five years, none of Reporting Persons nor any person named in Schedules I and II (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result 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.

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

Item 3 is hereby amended and supplemented as follows:

Purchases of Common Stock reported were made using working capital of Viacom International Inc .

Item 5. Interest in Securities of the Issuer.

Item 5 is amended and supplemented as follows:

- (a) SEGI HOLDING COMPANY is currently the beneficial owner, with shared dispositive and voting power, of 69,922,650 shares, or approximately 77.05%, of the issued and outstanding Common Stock of the Issuer (based on the number of shares of Common Stock that were reported by the Issuer to be issued and outstanding as of August 14, 1997).
- (b) VIACOM INC. is currently the beneficial owner, with shared dispositive and voting power, of 69,922,650 shares, or approximately 77.05%, of the issued and outstanding Common Stock of the Issuer (based on the number of shares of Common Stock that were reported by the Issuer to be issued and outstanding as of August 14, 1997).
- (c) MR. SUMNER M. REDSTONE is currently the beneficial owner, with shared dispositive and voting power, of 69,922,650 shares, or approximately 77.05%, of the issued and outstanding Common Stock of the Issuer (based on the number of shares of Common Stock that were reported by the Issuer to be issued and outstanding as of August 14, 1997).

Transactions during the sixty days preceeding this Amendment No. 16

DATE	NO. OF SHARES	PRICE*	WHEN AND HOW EXECUTED
0 /= /0=			
8/7/97	46,100	\$7.7177	Bear, Stearns,
			New York, New York
8/8/97	32,000	\$8.0430	TI .
8/11/97	52 , 800	\$8.1238	TT .
8/12/97	194,900	\$8.3947	TT .
8/13/97	71,300	\$8.4435	TT .
8/14/97	57,500	\$8.7063	TT .
9/9/97	34,000	\$8.0996	п
9/10/97	17,000	\$8.1875	п
9/12/97	26,000	\$8.3750	п
9/15/97	20,300	\$8.5625	TT .
9/16/97	76,000	\$8.7056	п
9/17/97	76,200	\$8.8406	п
9/22/97	1,000	\$8.5000	TT .
9/23/97	7,000	\$8.5134	TT .
9/24/97	9,000	\$8.6667	TT .

^{*}Price indicated is weighted average price of each day's aggregated purchases.

All of the above transactions were purchases.

Item 7. Material to be filed as Exhibits.

99.1 Agreement among SEGI Holding Company, Viacom Inc. and Sumner M. Redstone pursuant to Rule 13d-1(f)(1)(iii).

Signature

_ ____

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.

September 25, 1997 SEGI HOLDING COMPANY

By: \S\ Michael D. Fricklas

Name: Michael D. Fricklas
Title: Senior Vice President,
Deputy General Counsel

Signature

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.

September 25, 1997 VIACOM INC.

By: \S\ Michael D. Fricklas

Name: Michael D. Fricklas Title: Senior Vice President, Deputy General Counsel

Signature

- -----

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Statement is true, complete and correct.

September 25, 1997 By: *

Sumner M. Redstone, Individually

*By: \S\ Philippe P. Dauman

Philippe P. Dauman Attorney-in-Fact under the Limited Power of Attorney filed as Exhibit 99.2 to the Statement, Amendment No. 11

Schedule I Viacom International Inc. Executive Officers

Name	Business or Residence Address	Principal Occupation or Employment	Name and Ad or Othe in Whi
Sumner M. Redstone	Viacom Inc. 1515 Broadway New York, NY 10036	Chairman of the Board and Chief Executive Officer of Viacom Inc.; Chairman of the Board, President and Chief Executive Officer of National Amusements, Inc., President and Chief Executive Officer of Viacom International Inc.	National Am 200 Elm Str Dedham, MA
Vaughn A. Clarke	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Treasurer of Viacom Inc. and Viacom International Inc.	Viacom Inte 1515 Broadw New York, N
Philippe P. Dauman*	Viacom Inc. 1515 Broadway New York, NY 10036	Deputy Chairman, Executive VP,	Viacom Inte 1515 Broadw New York, N
Thomas E. Dooley	Viacom Inc. 1515 Broadway New York, NY 10036	Deputy Chairman, Executive VP-Finance, Corporate Development and Communications of Viacom Inc. and Executive VP of Viacom International Inc.	

Schedule I - Continued

Carl D. Folta	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Corporate Relations of Viacom Inc. and Viacom International Inc.	Viacom Inter 1515 Broadwa New York, NY
Michael D. Fricklas*	Viacom Inc. 1515 Broadway	Sr. VP, Deputy General Counsel and Assistant Secretary of Viacom	Viacom Inter 1515 Broadwa

	New York, NY 10036	Secretary of Viacom International Inc.	·
	Viacom Inc. 1515 Broadway	Vice President, Controller and Chief Accounting Officer of Viacom Inc. and Viacom International Inc.	Viacom Inter 1515 Broadwa New York, NY
Rudolph L. Hertlein	_	Sr. VP, Corporate Development of Viacom Inc. and Sr. VP of Viacom International Inc.	Viacom Inter 1515 Broadwa New York, NY
Carol Melton	_		Viacom Inter 1515 Broadwa New York, NY
William A. Roskin	•	Administration of Viacom Inc. and Viacom International Inc.	New York, NY
Jr.*	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Chief Financial Officer of Viacom Inc. and Viacom International Inc.	Viacom Inter 1515 Broadwa New York, NY

Schedule II Viacom Inc. Executive Officers

Name	Residence Address	or Employment	Name and Add or Othe in Whi
Sumner M. Redstone*	1515 Broadway New York, NY 10036	Executive Officer of Viacom; Chairman of the Board and President, Chief Executive Officer of National Amusements, Inc.	200 Elm Stre Dedham, MA 0
Vaughn A. Clarke	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Treasurer of Viacom	Viacom Inter 1515 Broadwa New York 100
Philippe P. Dauman*	Viacom Inc. 1515 Broadway New York, NY 10036	General Counsel, Chief Administrative Officer and Secretary of Viacom	Viacom Inter 1515 Broadwa New York, NY
Thomas E. Dooley*	Viacom Inc. 1515 Broadway New York, NY 10036		1515 Broadwa
Carl D. Folta	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Corporate Relations of Viacom	Viacom Inter 1515 Broadwa New York, NY

Michael D. Fricklas	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Deputy General Counsel and Assistant Secretary of Viacom	Viacom Inter 1515 Broadwa New York, NY
Susan C. Gordon	Viacom Inc. 1515 Broadway New York, NY 10036	Vice President, Controller and Chief Accounting Officer of Viacom	Viacom Inter 1515 Broadwa New York, NY
	Sche	dule II - Continued	
Rudolph L. Hertlein	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Corporate Development of Viacom	Viacom Inter 1515 Broadwa New York, N
Carol Melton	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Government Affairs of Viacom	1515 Broadwa New York, N
William A. Roskin	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Human Resources and Administration of Viacom	Viacom Inter 1515 Broadwa New York, N
George S. Smith, Jr.	Viacom Inc. 1515 Broadway New York, NY 10036	Sr. VP, Chief Financial Officer of Viacom	Viacom Inter 1515 Broadwa New York, NY
	D	IRECTORS	
	·		
George S. Abrams	Winer & Abrams 60 State Street Boston, MA 02109	Attorney	Winer & Abra 60 State Sta Boston, MA
Ken Miller	Credit Suisse First Boston Corporation 11 Madison Avenue New York, NY 10010	Vice Chairman of Credit Suisse First Boston Corporation	Credit Suiss Corporation 11 Madison A New York, NY
Brent D. Redstone	31270 Eagle Crest Lan Evergreen, CO 80439 [Residence]	e Self-Employed	National Amu 200 Elm Stre Dedham, MA (
Shari Redstone	National Amusements, 200 Elm Street Dedham, MA 02026	Inc. Executive Vice President of National Amusements, Inc.	National Amu 200 Elm Stre Dedham, MA
Frederic V. Salerno	Bell Atlantic 1095 Avenue of Americ New York, NY 10036	Senior EVP&CFO/Strategy and as Business Development of Bell Atlantic	Bell Atlant: 1095 Avenue New York, N
 William Schwartz		VP for Academic Affairs (chief academic officer) of Yeshiva	

	New York, NY 10033	University	New York, NY
Ivan Seidenberg	Bell Atlantic 1095 Avenue of Americas New York, NY 10036	Vice Chairman, President and Chief Operating Officer of Bell Atlantic	Bell Atlanti 1095 Avenue New York, NY

EXHIBIT INDEX

Exhibit No.	Description
99.1	Agreement among SEGI Holding Company, Viacom Inc. and Sumner M. Redstone pursuant to Rule 13d-1(f)(1)(iii).