### SPELLING ENTERTAINMENT GROUP INC Form SC 13D March 31, 2003

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

(Amendment No. 12)

Under the Securities Exchange Act of 1934

SPELLING ENTERTAINMENT GROUP INC. (Name of Issuer)

Common Stock, Par Value \$.10 Per Share
 (Title of Class of Securities)

847807 10 4 (CUSIP Number)

Philippe P. Dauman, 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)

Copy to:

Stephen R. Volk, Esq.
Shearman & Sterling
599 Lexington Avenue
New York, NY 10022
Telephone: (212) 848-4000

November 11, 1994 (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 /.

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| CUSIP | No. | 847807 | 10 | 4 |
|-------|-----|--------|----|---|
|       |     |        |    |   |

| (1)        |         | SEGI HOLDING  | ification No. of Abo | ove Person                |
|------------|---------|---------------|----------------------|---------------------------|
|            |         |               | ification No. 65-043 |                           |
| (2)        | Check t | ne Appropriat | e Box if a Member of | f Group (See Instructions |
|            | (a)<br> |               |                      |                           |
|            | (b)     |               |                      |                           |
|            |         |               |                      |                           |
| (3)        | SEC Use | -             |                      |                           |
|            |         |               |                      |                           |
| (4)        | Sources |               | e Instructions)      |                           |
|            |         |               |                      |                           |
| (5)        |         |               |                      | s is Required Pursuant to |
| (6)        |         |               | of Organization De   |                           |
| _          |         |               |                      |                           |
|            |         |               |                      |                           |
| <br>Number | of (7)  | Sole Voting   |                      |                           |
| Shares     |         |               |                      |                           |
| Benefic    | ially   |               | Voting Power         | 69,010,580                |
| Owned k    | ру      |               |                      |                           |
| Each       | (9)     | Sole Disposi  |                      |                           |

| Pers         | on (10) Shared Dispositive Power 69,010,580   |
|--------------|---|
| Wi           | th<br>  |
| (11)         | Aggregate Amount Beneficially Owned by Each Reporting Person 69,010,580   |
| (12)         |   |
| (13)         | Percent of Class Represented by Amount in Row (11) 79.23% (includes shares subject to currently exercisable wa  |
| (14)         | Type of Reporting Person (See Instructions) CO  |
|              |   |
|              |   |
|              |   |
|              | Page 2 of Pages   |
| CUSIP        | Page 2 of Pages   |
| CUSIP<br>(1) |   |
|              | No. 847807 10 4  Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person   |
|              | No. 847807 10 4  Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person BLOCKBUSTER PICTURES HOLDING CORPORATION  |
| (1)          | Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person BLOCKBUSTER PICTURES HOLDING CORPORATION  I.R.S. Identification No. 65-0418087  Check the Appropriate Box if a Member of Group (See Instructions  (a)                      |
| (1)          | No. 847807 10 4  Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person BLOCKBUSTER PICTURES HOLDING CORPORATION  I.R.S. Identification No. 65-0418087  Check the Appropriate Box if a Member of Group (See Instructions  (a) (b) |
| (1)          | No. 847807 10 4  Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person BLOCKBUSTER PICTURES HOLDING CORPORATION  I.R.S. Identification No. 65-0418087  Check the Appropriate Box if a Member of Group (See Instructions  (a) (b) |
| (1)          | Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person BLOCKBUSTER PICTURES HOLDING CORPORATION  I.R.S. Identification No. 65-0418087  Check the Appropriate Box if a Member of Group (See Instructions  (a)  (b)  SEC Use Only   |

(5) Check if Disclosure of Legal Proceedings is Required Pursuant to

| (6)     | Citizenship or Place of Organization Delaware  |
|---------|--|
|         |  |
|         |  |
| Number  | of (7) Sole Voting Power   |
| Share   | s  |
| Benefic | ially (8) Shared Voting Power 69,010,580   |
| Owned   | by   |
| Each    |  |
| Reporti |  |
| Perso   | n (10) Shared Dispositive Power 69,010,580   |
| Wit     | h  |
| (11)    | Aggregate Amount Beneficially Owned by Each Reporting Person 69,010,580  |
| (12)    | Check if the Aggregate Amount in Row (11) Excludes Certain Shares  |
| (13)    | Percent of Class Represented by Amount in Row (11) 79.23% (includes shares subject to currently exercisable wars |
| (14)    | Type of Reporting Person (See Instructions) CO   |
|         |  |
|         | Page 3 of Pages  |
| CUSIP N | o. 847807 10 4   |
| (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 Appropriate Box if a Member of Group (See Instructions)  |

|            | (a)      |                               |   |
|------------|----------|-------------------------------|---|
|            | (b)      |                               |   |
|            |          |                               |   |
| (3)        | SEC Use  | Only                          |   |
|            |          |                               |   |
| (4)        | Sources  | of Funds (See Instructions)   |   |
| (5)        | Check if | Disclosure of Legal Proceed   | ings is Required Pursuant to                    |
| (6)        | Citizens | hip or Place of Organization  | Delaware  |
|            |          |                               |   |
|            |          |                               |   |
| <br>Number | of (7)   | Sole Voting Power             |   |
| Shares     |          |                               |   |
| Benefic    | ially    | (8) Shared Voting Power       | 69,010,580                                      |
| Owned }    | оу       |                               |   |
| Each       | (9)      | Sole Dispositive Power        |   |
| Reporti    | ng       |                               |   |
| Person     | n (10)   | Shared Dispositive Power      | 69,010,580                                      |
| Witl       | h        | -                             |   |
| (11)       | Aggregat | e Amount Beneficially Owned 3 | by Each Reporting Person                        |
| (12)       |          |                               | (11) Excludes Certain Shares                    |
| (13)       |          |                               | nt in Row (11)<br>to currently exercisable warr |
| (14)       | Type of  | Reporting Person (See Instru  | ctions) CO                                      |
|            |          |                               |   |

| CUSIP N    | 0.947807 10 4   |
|------------|---|
| (1)        | Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person SUMNER M. REDSTONE |
|            | S.S. No.  |
| (2)        | Check the Appropriate Box if a Member of Group (See Instructions                              |
|            | (a)(b)  |
| (3)        | SEC Use Only  |
| (4)        | Sources of Funds (See Instructions)   |
| (5)        | Check if Disclosure of Legal Proceedings is Required Pursuant to                              |
| (6)        | Citizenship or Place of Organization United States  |
| <br>Number | of (7) Sole Voting Power  |
| Share      | S   |
| Benefic    | ially (8) Shared Voting Power 69,010,580  |
| Owned b    | Ý<br>   |
| Each       | (9) Sole Dispositive Power  |
| Report     | ing<br>   |
| Person     | (10) Shared Dispositive Power 69,010,580  |
| With       |   |

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| (11) | Aggregate Amount Beneficially Owned by Each Reporting Pe | rson      |
|------|--|-----------|
|      | 69,010,580   |           |
| (12) | Check if the Aggregate Amount in Row (11) Excludes Certa | in Shares |
|      |  |           |
| (13) | Percent of Class Represented by Amount in Row (11)       |           |
|      | 79.23% (includes shares subject to currently exercis     | able warr |
| (14) | Type of Reporting Person (See Instructions)              | IN<br>    |
|      |  |           |

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This Amendment No. 12 amends the Statement on Schedule 13D filed with the Securities and Exchange Commission on September 29, 1994 by Sumner M. Redstone, Viacom Inc. ("Viacom"), Blockbuster Pictures Holding Corporation ("Holdings") and SEGI Holding Co. ("SEGI"), as amended (the "Statement"). This Amendment No. 12 is filed with respect to the shares of common stock, par value \$.10 per share (the "Common Stock"), of Spelling Entertainment Group Inc. (the "Issuer"), a Florida 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 to reflect changes in the directors and executive officers of Viacom Inc. ("Viacom") as set forth on Schedule I attached hereto. Schedule I sets forth the following information with respect to each such person:

- (i) name;
- (ii) business address (or residence address where indicated); and
- (iii) present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted.

All of the directors and executive officers of Viacom are citizens of the United States.

During the last five years, neither Viacom nor any person named in Schedule I attached hereto (including Mr. Redstone) 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.

Item 4. Purpose of the Transaction

Item 4 is hereby amended and supplemented as follows:

On November 11, 1994, Issuer increased the size of its Board of Directors (the "Issuer Board") by two directors by electing Sumner M. Redstone, Frank J. Biondi, Jr., Philippe P. Dauman and J. Brian McGrath, and accepting the resignations of John T. Lawrence III and Alfred W. Martinelli

The addition of Messrs. Redstone, Biondi and Dauman, all of whom are directors of Viacom, to the Issuer Board, whose members include Chairman H. Wayne Huizenga and Steven R. Berrard, who are also Viacom directors, constitutes a majority of the Issuer Board being affiliated with Viacom.

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Item 7. Material to Be Filed as Exhibits.

99.1 Press release issued by Spelling Entertainment Group Inc. on November 14, 1994.

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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.

November 14, 1994

SEGI HOLDING CO.

By /s/ Thomas W. Hawkins

Name: Thomas W. Hawkins
Title: Sr. Vice President,
General Counsel and
Secretary

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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.

November 14, 1994 BLOCKBUSTER PICTURES HOLDING CORPORATION

By /s/ Thomas W. Hawkins

Name: Thomas W. Hawkins Title: Sr. Vice President, General Counsel and Secretary

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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.

November 14, 1994

VIACOM INC.

By /s/ Philippe P. Dauman

Name: Philippe P. Dauman Title: Executive Vice

Executive Vice
President, General
Counsel, Chief
Administrative
Officer and
Secretary

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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.

November 14, 1994

\*

Sumner M. Redstone, Individually

\*By /s/ Philippe P. Dauman

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

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#### Schedule I Executive Officers

| Name                  | Business or<br>Residence Address                                    | Principal Occupati<br>or Employment   |
|-----------------------|---|---|
| Sumner M. Redstone*   | Viacom Inc.<br>200 Elm Street<br>Dedham, MA 02026                   | Chairman of the Boa<br>of Viacom; Chairman<br>the Board and<br>President, Chief<br>Executive Officer o<br>NAI |
| Frank J. Biondi, Jr.* | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036 | President, Chief<br>Executive Officer o<br>Viacom   |
| Vaughn A. Clarke      | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036 | Sr. VP, Treasurer o<br>Viacom   |
| Philippe P. Dauman*   | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036 | Executive VP, Gener<br>Counsel, Chief<br>Administrative Offi<br>and Secretary of Vi                           |
| Thomas E. Dooley      | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036 | Executive VP, Finan<br>Corporate Developme<br>and Communications<br>Viacom                                    |
| Carl Folta            | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036 | Sr. VP, Corporate<br>Relations of Viacom  |
| Michael D. Fricklas   | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036 | Sr. VP, Deputy Gene<br>Counsel of Viacom  |
| Rudolph L. Hertlein   | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036 | Sr. VP of Viacom  |
| Edward D. Horowitz    | Viacom International Inc.   | Sr. VP, Technology<br>Viacom; Chairman, C   |

|                      | 1515 Broadway<br>New York, NY 10036  | Executive Officer o<br>New Media and<br>Interactive Televis                          |
|----------------------|--|--|
| *Director            |  |  |
|                      | Page 1   |  |
| Name                 | Business or<br>Residence Address   | Principal Occupati<br>or Employment<br>  |
| Kevin C. Lavan       | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036                            | Sr. VP, Controller<br>Chief Accounting<br>Officer of Viacom                          |
| Henry Leingang       | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036                            | Sr. VP, Chief<br>Information Officer<br>Viacom                                       |
| William A. Roskin    | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036                            | Sr. VP, Human Resou<br>and Administration<br>Viacom                                  |
| George S. Smith, Jr. | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036                            | Sr. VP, Chief Finan<br>Officer of Viacom   |
| Mark M. Weinstein    | Viacom International<br>Inc.<br>1515 Broadway<br>New York, NY 10036                            | Sr. VP, Government<br>Affairs of Viacom  |
|                      | Dire   | ectors   |
| Steven R. Berrard    | Blockbuster<br>Entertainment<br>Group<br>One Blockbuster Plaza<br>Fort Lauderdale, FL<br>33301 | President and Chief<br>Executive Officer o<br>the Blockbuster<br>Entertainment Group |
| William C. Ferguson  | NYNEX Corporation<br>335 Madison Avenue<br>New York, NY 10017                                  | Chairman of the Boa<br>and Chief Executive<br>Officer of NYNEX                       |

| H. Wayne Huizenga                 | Blockbuster<br>Entertainment<br>Group<br>One Blockbuster Plaza<br>Fort Lauderdale, FL<br>33301 | Vice Chairman of th<br>Board of Viacom;<br>Chairman of the Boa<br>of Huizenga Holding<br>Inc.; Chairman of t<br>Board of the Issuer |
|-----------------------------------|--|---|
| George D. Johnson, Jr.            | Blockbuster<br>Entertainment<br>Group<br>One Blockbuster Plaza<br>Fort Lauderdale, FL<br>33301 | President Domest<br>Consumer Division o<br>the Blockbuster<br>Entertainment Group   |
| Ken Miller                        | CS First Boston Park Avenue Plaza 55 East 52nd Street New York, NY 10055                       | Vice Chairman of CS<br>First Boston   |
|                                   |  |   |
|                                   | Page 2   |   |
|                                   | Page 2   |   |
| Name                              | Page 2  Business or Residence Address  | Principal Occupati<br>or Employment   |
|                                   | Business or<br>Residence Address   | or Employment   |
|                                   | Business or Residence Address 31270 Eagle Crest Lane Evergreen, CO 80439 [Residence]           | or Employment   |
| Brent D. Redstone                 | Business or Residence Address  | or Employment Self-Employed  Executive Vice President - Nationa   |
| Brent D. Redstone  Shari Redstone | Business or Residence Address  | or Employment   |

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#### Exhibit Index

| Exhibit No. | Description  | Page No. |
|-------------|--|----------|
| 99.1        | Press release issued by<br>Spelling Entertainment Group Inc.<br>on November 14, 1994 |          |

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