SPANISH BROADCASTING SYSTEM INC

Form SC 13D December 27, 2004

SECURITIES	AND	EXC	IANC	ΞE	COMMI	SSI	ON
WASH	HINGT	ON.	DC	20	549		

SCHEDULE 13D (Rule 13d-101)

(Amendment No. _____) *

Spanish Broadcasting System, Inc.

(Name of Issuer)

Class A Common Stock

(Title of Class of Securities)

846425882

(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 23, 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 [_].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

^{*} The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class

of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

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 32 Pages)

CUSIE	P No. 8464	125882	2	13D	Page 2 (of 32 Pages	
1			TING PERSONS TICATION NOS. OF	ABOVE PERSONS (ENT	ITIES ONLY)		
	SUMNER M.	REDS	TONE				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*						
3	SEC USE (
4	SOURCE OF	FUND					
5			DISCLOSURE OF LE EMS 2(d) OR 2(e	GAL PROCEEDINGS IS)	REQUIRED	[_]	
6	CITIZENSE		PLACE OF ORGAN	IZATION			
	MBER OF	7	SOLE VOTING PO	WER			
	FICIALLY	8	SHARED VOTING	POWER			
NO	NED BY		11,400,000				
E	EACH	9	SOLE DISPOSITI	VE POWER			
REE	PORTING						
PE	ERSON	1.0	QUADED DIGGGG				
V	VITH	10	SHARED DISPOSI	TIVE POWER			

11	AGGREGATE	AMOUNT BENEF	ICIALLY OWNED BY	EACH REPORTING I	PERSON		
	11,400,00	00					
12	CHECK BOX	IF THE AGGRE	GATE AMOUNT IN RO	W (11) EXCLUDES	CERTAIN S	HARES*	
						[-]	
13	PERCENT O	F CLASS REPRE	SENTED BY AMOUNT	IN ROW (11)			
	22.3%						
14	TYPE OF R	REPORTING PERS	 ON*				
	IN						
		*SEE	INSTRUCTIONS				
CUSI	P No. 8464	25882	13D		Page 3	of 32	Pages
1	I.R.S. ID	Amusements, I	NOS. OF ABOVE PER	SONS (ENTITIES (ONLY)		
2		APPROPRIATE	 BOX IF A MEMBER O	 F A GROUP*			
							[_]
3	SEC USE O	DNLY					
4	SOURCE OF	' ' FUNDS*					
	00						
5	CHECK BOX	CK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED SUANT TO ITEMS 2(d) OR 2(e) [_]					
6	CITIZENSH	IIP OR PLACE O	F ORGANIZATION				
	Maryland						
		7 SOLE VO	TING POWER				
NUI	MBER OF						
SI	HARES						
BENE	FICIALLY	8 SHARED	VOTING POWER				
		11,400,	000				

0	WNED BY			
	EACH	9 SOLE D	ISPOSITIVE POWER	
R	EPORTING			
	PERSON			
	WITH	10 SHARED	DISPOSITIVE POWER	
		11,400	,000	
11	AGGREGATI	E AMOUNT BENE	FICIALLY OWNED BY EACH REPORTI	NG PERSON
	11,400,0	00		
12	CHECK BOX	K IF THE AGGR	EGATE AMOUNT IN ROW (11) EXCLU	DES CERTAIN SHARES*
				[-]
13	PERCENT (OF CLASS REPR	ESENTED BY AMOUNT IN ROW (11)	
	22.3%			
14	TYPE OF 1	REPORTING PER	SON*	
	CO			
		 *SEE	INSTRUCTIONS	
CUS	IP No. 846	125882	13D	Page 4 of 32 Pages
1		REPORTING PER DENTIFICATION	SONS NOS. OF ABOVE PERSONS (ENTITI	ES ONLY)
	NAIRI, II I.R.S. IO		No. 04-3446887	
2	CHECK THI	E APPROPRIATE	BOX IF A MEMBER OF A GROUP*	
				(a) [_] (b) [_]
3	SEC USE			
4				
	00			
5		K IF DISCLOSU TO ITEMS 2(d	RE OF LEGAL PROCEEDINGS IS REQ	 UIRED [_]
	IONOOMII	10 1111110 2 (U	, 5. 2(0)	r—1
 6	CITIZENS	HIP OR PLACE	OF ORGANIZATION	
	Delaware			

		7	SOLE VOTING PO	 WER			
N	UMBER OF						
	SHARES						
	EFICIALLY	8	SHARED VOTING	POWER			
	WNED BY		11,400,000				
O							
	EACH	9	SOLE DISPOSITI	VE POWER			
R.	EPORTING						
]	PERSON	10	SHARED DISPOSI	TIVE POWER			
	WITH		11,400,000				
11	AGGREGATE	AMO	 UNT BENEFICIALLY	OWNED BY EACH REPOR	 RTING PERSON		
	11,400,00	0					
12							
						[-]	
13	PERCENT C	F CL		BY AMOUNT IN ROW (11			
	22.3%						
14			 TING PERSON*				
	CO						
			*SEE INSTRUC	TIONS			
CUS	IP No. 8464	25882	2	13D	Page 5 c	of 32 !	Pages
1	NAME OF R	EPOR'	TING PERSONS	' ABOVE PERSONS (ENTI			
	VIACOM IN		fication No. 04-	2949533			
2	CHECK THE	APPI	ROPRIATE BOX IF	A MEMBER OF A GROUP*			
						(a) (b)	[_]
3	SEC USE C						
4	SOURCE OF		 DS*				

	00				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [_]				
6	CITIZENS	HIP O	R PLACE OF ORGANIZATION		
	Delaware				
		7	SOLE VOTING POWER		
N	UMBER OF				
	SHARES				
BEN	EFICIALLY	8	SHARED VOTING POWER		
01	WNED BY		11,400,000		
	EACH	9	SOLE DISPOSITIVE POWER		
R	EPORTING				
1	PERSON				
	WITH	10	SHARED DISPOSITIVE POWER		
			11,400,000		
11	AGGREGATI	E AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERS	ON	
	11,400,0	00			
12	CHECK BOX	X IF '	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CER	TAIN SHARES*	
				[-]	
13	PERCENT (OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)		
	22.3%				
14	TYPE OF I	REPOR'	TING PERSON*		
	CO				
			*SEE INSTRUCTIONS		
CUS	IP No. 846	42588	2 13D Pa	ge 6 of 32 Pages	
1	I.R.S. II Infinity	DENTI Broa	TING PERSONS FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY deasting Corporation fication No. 13-4142467)	
2	CHECK TH	 E APP!	ROPRIATE BOX IF A MEMBER OF A GROUP*		

				(a) (b)	[_]		
3	SEC USE (ONLY					
4	SOURCE OF	F FUNI	 DS*				
	00						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [_]						
6	CITIZENS	HIP OF	R PLACE OF ORGANIZATION				
	Delaware						
		7	SOLE VOTING POWER				
N	UMBER OF						
	SHARES						
BEN:	EFICIALLY	8	SHARED VOTING POWER				
0'	WNED BY		11,400,000				
	EACH	9	SOLE DISPOSITIVE POWER				
R	EPORTING						
	PERSON						
	WITH	10	SHARED DISPOSITIVE POWER 11,400,000				
11	AGGREGATE	 E AMOU	JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	11,400,00	0 0					
12	CHECK BOX	 K IF :	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHARES*			
				[-]			
13			ASS REPRESENTED BY AMOUNT IN ROW (11)				
	22.3%						
14	TYPE OF F	REPOR	FING PERSON*				
	CO						
			*SEE INSTRUCTIONS				

1			TING PERSONS FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
			a Corporation Fication No. 13-2766282			
2	CHECK THI	E APPI	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a)	[_]	
				(b)	[_]	
3	SEC USE (YLINC				
4	SOURCE O	 F FUNI	 9S*			
	00					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [_]					
6	CITIZENS	HIP OF	R PLACE OF ORGANIZATION			
	Delaware					
		7	SOLE VOTING POWER			
N	UMBER OF					
	SHARES					
BEN	EFICIALLY	8	SHARED VOTING POWER			
0	WNED BY		11,400,000			
	EACH	9	SOLE DISPOSITIVE POWER			
R	EPORTING					
	PERSON	1.0	CUIDED DISCOSTELLE DOUB			
	WITH	10	SHARED DISPOSITIVE POWER			
			11,400,000			
11	AGGREGATI		JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	CHECK BO	X IF I	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN S			
				[-] 		
13		OF CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)			
	22.3% 					
1 4	TYPE OF 1	REPORT	TING PERSON*			

CO

*SEE INSTRUCTIONS

Page 8 of 32 Pages

Item 1. Security and Issuer.

The class of equity securities to which this Statement on Schedule 13D relates is the Class A Common Stock, \$.0001 par value per share (the "Class A Shares"), of Spanish Broadcasting System, Inc. (the "Issuer"), a Delaware corporation, with its principal executive office located at 2601 South Bayshore Drive, PH 2, Coconut Grove, Florida 33133, by virtue of the Reporting Persons' (as defined in Item 2 below) ownership of the Issuer's Series C Convertible Preferred Stock, \$.002 par value per share, (the "Series C Shares"), which are convertible into Class A Shares on a one-for-twenty basis under certain circumstances and a warrant to purchase Series C Shares (the "Warrant"). The Warrant is more fully described in Item 6 below, which is incorporated herein by reference. The Class A Shares carry one vote per share and the Series C Shares carry twenty votes per share.

Item 2. Identity and Background.

This Statement is filed by Mr. Sumner M. Redstone, National Amusements, Inc. ("NAI"), NAIRI, Inc. ("NAIRI"), Viacom Inc. ("Viacom"), Infinity Broadcasting Corporation ("IBC") and Infinity Media Corporation ("IMC") (collectively, the "Reporting Persons").

IMC, a Delaware corporation, has its principal office at 1515 Broadway, New York, New York 10036. IMC's principal business is the radio broadcasting business. 100% of the issued and outstanding stock of IMC is owned by IBC.

IBC, a Delaware corporation, has its principal office at 1515 Broadway, New York, New York 10036 and its main asset is its ownership of IMC. 100% of the issued and outstanding stock of IBC is owned by Viacom.

Viacom, a Delaware corporation, has its principal office at 1515 Broadway, New York, New York 10036 and is a diversified worldwide entertainment company. At October 29, 2004, approximately 71% 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, were owned by NAIRI.

NAIRI, a Delaware corporation, has its principal office at 200 Elm Street, Dedham, Massachusetts 02026 and its principal business is exhibiting motion pictures in the United States and holding the 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 business is owning and operating movie theaters in the United States, the United Kingdom and South America and holding the common stock of NAIRI. Mr. Redstone is the controlling shareholder of NAI.

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.

Page 9 of 32 Pages

The executive officers and directors of IMC, IBC, Viacom, NAIRI and NAI, as of December 23, 2004, are set forth on Schedules I through V 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.

During the last five years, none of the Reporting Persons or any person named in any of Schedules I through V 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, all of the directors of IMC, IBC, Viacom, NAIRI and NAI, including Mr. Sumner M. Redstone, are citizens of the United States.

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

The Issuer's Series C Shares and Warrant were acquired by the Reporting Persons pursuant to a Merger Agreement, dated October 5, 2004, among the Issuer, IMC, Infinity Broadcasting Corporation of San Francisco ("IBC-SF"), a wholly-owned subsidiary of IMC and SBS Bay Area, LLC, a wholly-owned subsidiary of the Issuer (the "Merger Agreement"), in exchange for all of the rights and obligations of IBC-SF including the Federal Communications Commission ("FCC") license for radio station 93.3 FM, serving the San Francisco, California market.

Item 4. Purpose of Transaction.

IMC acquired the Series C Shares and Warrant for investment purposes.

Except as set forth in Item 6 below, the Reporting Persons have no current plan or proposal which relates to, or would result in any actions enumerated in subparagraphs (a) through (j) of Item 4 of Schedule 13D. Notwithstanding the foregoing, the Reporting Persons may, at any time and from time to time, purchase additional securities of the Issuer and may dispose of

any and all Series C Shares held and issuable upon exercise of the Warrant and, upon conversion of the Series C Shares, any and all Class A Shares.

The information set forth under Item 6 below is incorporated herein by reference.

Page 10 of 32 Pages

Item 5. Interest in Securities of the Issuer.

(a) and (b) IMC is the owner, with shared dispositive and voting power, of 380,000 Series C Shares and a Warrant to purchase 190,000 Series C Shares, or approximately 22.3% of the Issuer's issued and outstanding Class A Shares (based on 39,656,755 Class A Shares reported by the Issuer to be issued and outstanding as of November 8, 2004, and assuming the conversion of the Series C Shares and, upon exercise, the conversion of the Series C Shares underlying the Warrant). Upon conversion, each of the Series C Shares will convert into twenty fully paid and non-assessable Class A Shares. Accordingly, the 380,000 Series C Shares are convertible into 7,600,000 Class A Shares, in the aggregate, subject to adjustment, and the 190,000 Series C Shares issuable upon exercise of the Warrant are convertible into an additional 3,800,000 Class A Shares, in the aggregate, subject to adjustment.

IBC is the beneficial owner, with shared dispositive and voting power, of 380,000 Series C Shares and a Warrant to purchase 190,000 Series C Shares, or approximately 22.3% of the Issuer's issued and outstanding Class A Shares (based on 39,656,755 Class A Shares reported by the Issuer to be issued and outstanding as of November 8, 2004, and assuming the conversion of the Series C Shares and, upon exercise, the conversion of the Series C Shares underlying the Warrant). Upon conversion, each of the Series C Shares will convert into twenty fully paid and non-assessable Class A Shares. Accordingly, the 380,000 Series C Shares are convertible into 7,600,000 Class A Shares, in the aggregate, subject to adjustment, and the 190,000 Series C Shares issuable upon exercise of the Warrant are convertible into an additional 3,800,000 Class A Shares, in the aggregate, subject to adjustment.

Viacom is the beneficial owner, with shared dispositive and voting power, of 380,000 Series C Shares and a Warrant to purchase 190,000 Series C Shares, or approximately 22.3% of the Issuer's issued and outstanding Class A Shares (based on 39,656,755 Class A Shares reported by the Issuer to be issued and outstanding as of November 8, 2004, and assuming the conversion of the Series C Shares and, upon exercise, the conversion of the Series C Shares underlying the Warrant). Upon conversion, each of the Series C Shares will convert into twenty fully paid and non-assessable Class A Shares. Accordingly, the 380,000 Series C Shares are convertible into 7,600,000 Class A Shares, in the aggregate, subject to adjustment, and the 190,000 Series C Shares issuable upon exercise of the Warrant are convertible into an additional 3,800,000 Class A Shares, in the aggregate, subject to adjustment.

NAIRI is the beneficial owner, with shared dispositive and voting power, of 380,000 Series C Shares and a Warrant to purchase 190,000 Series C Shares, or approximately 22.3% of the Issuer's issued and outstanding Class A Shares (based on 39,656,755 Class A Shares reported by the Issuer to be issued and outstanding as of November 8, 2004, and assuming the conversion of the Series C Shares and, upon exercise, the conversion of the Series C Shares underlying the Warrant). Upon conversion, each of the Series C Shares will convert into twenty fully paid and non-assessable Class A Shares. Accordingly,

the 380,000 Series C Shares are convertible into 7,600,000 Class A Shares, in the aggregate, subject to adjustment, and the 190,000 Series C Shares issuable upon exercise of the Warrant are convertible into an additional 3,800,000 Class A Shares, in the aggregate, subject to adjustment.

NAI is the beneficial owner, with shared dispositive and voting power, of 380,000 Series C Shares and a Warrant to purchase 190,000 Series C Shares, or approximately 22.3% of the Issuer's issued and outstanding Class A Shares (based on 39,656,755 Class A Shares reported by the Issuer to be issued and outstanding as of November 8, 2004, and assuming the conversion of the Series C Shares and,

Page 11 of 32 Pages

upon exercise, the conversion of the Series C Shares underlying the Warrant). Upon conversion, each of the Series C Shares will convert into twenty fully paid and non-assessable Class A Shares. Accordingly, the 380,000 Series C Shares are convertible into 7,600,000 Class A Shares, in the aggregate, subject to adjustment, and the 190,000 Series C Shares issuable upon exercise of the Warrant are convertible into an additional 3,800,000 Class A Shares, in the aggregate, subject to adjustment.

As a result of his stock ownership in NAI, Mr. Sumner M. Redstone is deemed the beneficial owner, with shared dispositive and voting power, of 380,000 Series C Shares and a Warrant to purchase 190,000 Series C Shares, or approximately 22.3% of the Issuer's issued and outstanding Class A Shares (based on 39,656,755 Class A Shares reported by the Issuer to be issued and outstanding as of November 8, 2004, and assuming the conversion of the Series C Shares and, upon exercise, the conversion of the Series C Shares underlying the Warrant). Upon conversion, each of the Series C Shares will convert into twenty fully paid and non-assessable Class A Shares. Accordingly, the 380,000 Series C Shares are convertible into 7,600,000 Class A Shares, in the aggregate, subject to adjustment, and the 190,000 Series C Shares issuable upon exercise of the Warrant are convertible into an additional 3,800,000 Class A Shares, in the aggregate, subject to adjustment.

Percentage of Overall Voting Power.

Based on the total number of voting securities issued and outstanding on a combined basis (as of November 8, 2004, Class A Shares and Class B Common Stock, \$.001 par value per share, each of which has ten(10) votes per share, and, as of the date hereof, Series C Shares), the Reporting Persons effectively have approximately 2.5% of the voting power of the Issuer, without taking into effect the exercise of the Warrant, and approximately 3.8% of the voting power of the Issuer assuming the exercise of the Warrant.

- (c) None
- (d) None
- (e) None

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

On October 5, 2004, IMC entered into the Merger Agreement, pursuant to

which, on December 23, 2004, IBC-SF merged with and into SBS Bay Area, with SBS Bay Area surviving (the "Merger"). Upon the Merger, SBS Bay Area acquired all of the rights and obligations of IBC-SF, including the FCC license of IBC-SF for radio station 93.3 FM, serving the San Francisco, California market. In connection with the Merger Agreement, in exchange for all of the outstanding shares of capital stock of IBC-SF, on December 23, 2004, the Issuer issued to IMC (i) 380,000 Series C Shares, which are convertible, under certain circumstances, into twenty shares each of the Issuer's Class A Shares; and (ii) the Warrant to purchase an additional 190,000 Series C Shares at an exercise price of \$300 per share. The Series C Shares vote along with Class A Shares on an "as-converted basis." The description of the Merger Agreement is qualified in its entirety by reference to the Merger Agreement, Exhibit 2 to this Statement on Schedule 13D, and is incorporated herein by reference.

Page 12 of 32 Pages

In connection with the Merger Agreement, the following additional agreements with respect to the Issuer's securities were entered into among the persons named in Item 2 and between such persons and any person with respect to any securities of the Issuer:

- The Warrant to purchase 190,000 Series C Shares, exercisable at any time from December 23, 2004 until December 23, 2008, at an exercise price of \$300 per share. The description of the Warrant is qualified in its entirety by reference to the Form of Warrant, Exhibit 3 to this Statement on Schedule 13D, and is incorporated herein by reference.
- A stockholder agreement among the Issuer, IMC, and Raul Alarcon, Jr., the Issuer's Chairman of the Board, Chief Executive Officer and President, (the "Stockholder Agreement"), whereby, among other rights, IMC was granted (i) a right of first negotiation in the event that the Issuer decides to transfer to a third party any radio station that it controls in either the New York or Miami markets, (ii) a right to match any offer to purchase the Issuer's Miami stations during the one-year period beginning October 5, 2004, (iii) in the event Raul Alarcon, Jr., proposes to transfer a number of his shares, that in the aggregate would result in a change of control, a right of first negotiation and a tag-along right, and (iv) in the event the rules and regulations of the FCC permit a person affiliated with IMC to a seat on the board of directors of the Issuer without creating an "attributable interest" (as that term is defined under the rules and regulations of the FCC), IMC may appoint an observer to the Board of Directors of the Issuer and the Issuer agrees to discuss the possibility of nominating such a director. The description of the Stockholder Agreement is qualified in its entirety by reference to the Stockholder Agreement, Exhibit 4 to this Statement on Schedule 13D, and is incorporated herein by reference.
- O A registration rights agreement between the Issuer and IMC (the "Registration Rights Agreement"), pursuant to which, following a period of one year (or earlier if the Issuer takes certain actions), IMC may instruct the Issuer to file up to three registration statements with the Securities and Exchange Commission (the "SEC"), providing for the registration for resale of the Class A Shares issuable upon conversion of the Series C Shares upon demand of IMC. Under the terms of the Registration Rights Agreement, the Issuer has also agreed to grant "piggyback" registration rights to IMC for registered offerings which include the sale of shares by Raul Alarcon, Jr. Additionally, the Registration Rights Agreement

stipulates that the Issuer will indemnify IMC against liability arising in connection with the resale of their shares registered in accordance with the terms of the registration rights agreement. The description of the Registration Rights Agreement is qualified in its entirety by reference to the Registration Rights Agreement, Exhibit 5 to this Statement on Schedule 13D, and is incorporated herein by reference.

The information set forth under Item 4 above is incorporated herein by reference.

Page 13 of 32 Pages

Item 7. Material to be Filed as Exhibits.

- Joint Filing Agreement, dated December 23, 2004, among Infinity Media Corporation, Infinity Broadcasting Corporation, Viacom Inc., NAIRI, Inc., National Amusements, Inc. and Sumner M. Redstone (filed herewith).
- 2. Merger Agreement, dated as of October 5, 2004, among Spanish Broadcasting System, Inc., Infinity Media Corporation, Infinity Broadcasting Corporation of San Francisco and SBS Bay Area, LLC (incorporated by reference to Exhibit 10.1 filed with the Report on Form 8-K, dated October 12, 2004, filed by Spanish Broadcasting System, Inc.) (File No. 000-27823).
- 3. Warrant, dated as of December 23, 2004, issued to IMC (incorporated by reference to Exhibit 4.2 filed with the Report on Form 8-K, dated December 27, 2004, filed by Spanish Broadcasting System, Inc.) (File No. 000-27823).
- 4. Stockholder Agreement, dated October 5, 2004, among Infinity Media Corporation, Spanish Broadcasting System, Inc. and Raul Alarcon, Jr. (incorporated by reference to Exhibit 10.2 filed with the Report on Form 8-K, dated October 12, 2004 filed by Spanish Broadcasting System, Inc.) (File No. 000-27823).
- 5. Registration Rights Agreement, dated as of December 23, 2004, between Spanish Broadcasting System, Inc. and Infinity Media Corporation (incorporated by reference to Exhibit 4.3 filed with the Report on Form 8-K, dated December 27, 2004, filed by Spanish Broadcasting System, Inc.) (File No. 000-27823).

Page 14 of 32 Pages

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 23, 2004

Infinity Media Corporation

By: /s/ MICHAEL D. FRICKLAS

Michael D. Fricklas Executive Vice President

Infinity Broadcasting Corporation

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.

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

Page 15 of 32 Pages

EXHIBIT INDEX

- Joint Filing Agreement, dated December 23, 2004, among Infinity Media Corporation, Infinity Broadcasting Corporation, Viacom Inc., NAIRI, Inc., National Amusements, Inc. and Sumner M. Redstone (filed herewith).
- 2. Merger Agreement, dated as of October 5, 2004, among Spanish Broadcasting System, Inc., Infinity Media Corporation, Infinity Broadcasting Corporation of San Francisco and SBS Bay Area, LLC (incorporated by reference to Exhibit 10.1 filed with the Report on Form 8-K, dated October 12, 2004, filed by Spanish Broadcasting System, Inc.) (File No. 000-27823).
- 3. Warrant, dated as of December 23, 2004 issued to IMC (incorporated by reference to Exhibit 4.2 filed with the Report on Form 8-K, dated December 27, 2004, filed by Spanish Broadcasting System, Inc.) (File No. 000-27823).
- 4. Stockholder Agreement, dated October 5, 2004, among Infinity Media Corporation, Spanish Broadcasting System, Inc. and Raul Alarcon, Jr. (incorporated by reference to Exhibit 10.2 filed with the Report on Form 8-K, dated October 12, 2004 filed by Spanish Broadcasting System, Inc.) (File No. 000-27823).
- 5. Registration Rights Agreement, dated as of December 23, 2004, between Spanish Broadcasting System, Inc. and Infinity Media Corporation (incorporated by reference to Exhibit 4.3 filed with the Report on Form 8-K, dated December 27, 2004, filed by Spanish Broadcasting System, Inc.) (File No. 000-27823).

Page 16 of 32 Pages

SCHEDULE I

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

Infinity Media Corporation

		1515 Broadway New York, NY 10036
Michael D. Fricklas	Viacom Inc. 1515 Broadway New York, NY 10036	Executive Vice President, General Counsel and Secretary Viacom Inc. 1515 Broadway New York, NY 10036
Susan C. Gordon	Viacom Inc. 1515 Broadway New York, NY 10036	Senior Vice President, Controller and Chief Accounting Officer Viacom Inc. 1515 Broadway New York, NY 10036

Page 17 of 32 Pages

SCHEDULE I (Continued)

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

Infinity Media Corporation

EXECUTIVE OFFICERS		
Name	Business Address	Present Principal Occupation and Address of Employment
John Sykes Chief Executive Officer	Infinity Radio 1515 Broadway New York, NY 10036	Chief Executive Officer Infinity Radio 1515 Broadway New York, NY 10036
Joel Hollander President and Chief Operating Officer	1515 Broadway	President and Chief Operating Officer Infinity Radio 1515 Broadway New York, NY 100369
Richard J. Bressler Senior Executive Vice President		Senior Executive Vice President and Chief Financial Officer Viacom Inc. 1515 Broadway New York, NY 10036
Michael D. Fricklas Executive Vice President and	Viacom Inc. 1515 Broadway New York, NY 10036	Executive Vice President, General Counsel and Secretary Viacom Inc.

Secretary		1515 Broadway New York, NY 10036
William A. Roskin Senior Vice President	Viacom Inc. 1515 Broadway New York, NY 10036	Executive Vice President, Human Resources and Administration Viacom Inc. 1515 Broadway New York, NY 10036
Robert G. Freedline Vice President and Treasurer	Viacom Inc. 1515 Broadway New York, NY 10036	Senior Vice President and Treasurer Viacom Inc. 1515 Broadway New York, NY 10036

Page 18 of 32 Pages

SCHEDULE I (Continued)

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

Infinity Media Corporation

EXECUTIVE OFFICERS		
Name	Business Address	Present Principal Occupation and Address of Employment
Jacques Tortoroli Vice President, Finance and Chief Financial Officer	-	Vice President, Finance and Chief Financial Officer Infinity Radio 1515 Broadway New York, NY 100369

Page 19 of 32 Pages

SCHEDULE II

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

Infinity Broadcasting Corporation

DIRECTORS		
Name	Business Address	Present Principal Occupation and Address of Employment

Robert G. Freedline	Viacom Inc. 1515 Broadway New York, NY 10036	Senior Vice President and Treasurer Viacom Inc. 1515 Broadway New York, NY 10036
Michael D. Fricklas	Viacom Inc. 1515 Broadway New York, NY 10036	Executive Vice President, General Counsel and Secretary Viacom Inc. 1515 Broadway New York, NY 10036
Susan C. Gordon	Viacom Inc. 1515 Broadway New York, NY 10036	Senior Vice President, Controller and Chief Accounting Officer Viacom Inc. 1515 Broadway New York, NY 10036

Page 20 of 32 Pages

SCHEDULE I (Continued)

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

Infinity Broadcasting Corporation

EXECUTIVE OFFICERS		
Name		Present Principal Occupation and Address of Employment
John Sykes Chief Executive Officer	Infinity Radio 1515 Broadway New York, NY 10036	Chief Executive Officer Infinity Radio 1515 Broadway New York, NY 10036
	1515 Broadway New York, NY 10036	1515 Broadway New York, NY 100369
Richard J. Bressler Senior Executive Vice		Senior Executive Vice President and Chief Financial Officer Viacom Inc. 1515 Broadway New York, NY 10036

Secretary	1515 Broadway New York, NY	10036	Executive Vice President, General Counsel and Secretary Viacom Inc. 1515 Broadway New York, NY 10036
President	1515 Broadway New York, NY		Executive Vice President, Human Resources and Administration Viacom Inc. 1515 Broadway New York, NY 10036
Robert G. Freedline Vice President and Treasurer	Viacom Inc. 1515 Broadway New York, NY	10036	Senior Vice President and Treasurer Viacom Inc. 1515 Broadway New York, NY 10036

Page 21 of 32 Pages

SCHEDULE I (Continued)

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

Infinity Broadcasting Corporation

EXECUTIVE OFFICERS		
Name	Business Address	Present Principal Occupation and Address of Employment
Jacques Tortoroli Vice President, Finance and Chief Financial Officer	1515 Broadway	Vice President, Finance and Chief Financial Officer Infinity Radio 1515 Broadway New York, NY 100369

Page 22 of 32 Pages

SCHEDULE III

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

Viacom Inc.

Name Business Address Present Principal Occupation

		and Address of Employment
George S. Abrams	c/o Wilmer Cutler Pickering Hale and Dorr LLP 60 State Street Boston, MA 02109	Attorney c/o Wilmer Cutler Pickering Hale and Dorr LLP 60 State Street Boston, MA 02109
David R. Andelman	Lourie and Cutler 60 State Street Boston, MA 02109	Attorney Lourie and Cutler 60 State Street Boston, MA 02109
Joseph A. Califano, Jr.	The National Center on Addiction and Substance Abuse at Columbia University 633 Third Avenue, 19th Floor New York, NY 10017	Chairman of the Board and President The National Center on Addiction and Substance Abuse at Columbia University 633 Third Avenue, 19th Floor New York, NY 10017
William S. Cohen	The Cohen Group 1200 19th Street, N.W. Suite 400 Washington, DC 20036	Chairman and Chief Executive Officer The Cohen Group 1200 19th Street, N.W. Suite 400 Washington, DC 20036
Philippe P. Dauman	DND Capital Partners, LLC 450 Park Avenue New York, NY 10022	Co-Chairman and Chief Executive Officer DND Capital Partners, LLC 450 Park Avenue New York, NY 10022

Page 23 of 32 Pages

SCHEDULE III (Continued)

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

DIRECTORS		
Name	Business Address	Present Principal Occupation and Address of Employment
Alan C. Greenberg	Bear, Stearns & Co.,	Chairman of the Executive

	5th Floor New York, NY 10179	Committee Bear, Stearns & Co., Inc. 383 Madison Avenue, 5th Floor New York, NY 10179
-	Princeton, NJ 08542	Care Capital LLC 47 Hulfish Street, Suite 310
Charles E. Phillips, Jr.	Oracle Corporation 500 Oracle Parkway Redwood Shores, CA 94065	Oracle Corporation
Shari E. Redstone		
Sumner M. Redstone		Chairman of the Board and Chief Executive Officer Viacom Inc. 1515 Broadway New York, NY 10036

Page 24 of 32 Pages

SCHEDULE III (Continued)

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

DIRECTORS		
Name	Business Address	Present Principal Occupation and Address of Employment
Frederic V. Salerno	400 Westchester Avenue, 2nd Floor White Plains, NY 106	Retired Not applicable
William Schwartz	Cadwalader, Wickersham & Taft 100 Maiden Lane	Counsel Cadwalader, Wickersham & Taft 100 Maiden Lane

	New York, NY 10038	New York, NY 10038
Patty Stonesifer	Bill and Melinda Gates Foundation 1551 Eastlake Ave. East Seattle, WA 98102	Co-Chair and President 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 Cardinal Health, Inc. 7000 Cardinal Place Dublin, OH 43017

Page 25 of 32 Pages

SCHEDULE III (Continued)

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

EXECUTIVE OFFICERS		
Name	Business Address	and Address of Employment
Sumner M. Redstone Chairman of the Board and Chief Executive Officer	1515 Broadway	Chairman of the Board and Chief Executive Officer Viacom Inc. 1515 Broadway New York, NY 10036
Thomas E. Freston Co-President and Co-Chief Operating Officer	1515 Broadway	Co-President and Co-Chief Operating Officer Viacom Inc. 1515 Broadway New York, NY 10036
Leslie Moonves Co-President and Co-Chief Operating Officer	1515 Broadway	Co-President and Co-Chief Operating Officer Viacom Inc. 1515 Broadway New York, NY 10036
Richard J. Bressler Senior Executive Vice President and Chief Financial Officer	Viacom Inc. 1515 Broadway	Senior Executive Vice President and Chief Financial Officer Viacom Inc. 1515 Broadway

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

Page 26 of 32 Pages

SCHEDULE III (Continued)

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

EXECUTIVE OFFICERS		
Name	Business Address	Present Principal Occupation and Address of Employment
Carl D. Folta Executive Vice President, Corporate Relations	Viacom Inc. 1515 Broadway New York, NY 10036	Executive Vice President, Corporate Relations Viacom Inc. 1515 Broadway New York, NY 10036
Robert G. Freedline Senior Vice President and Treasurer		Senior Vice President and Treasurer Viacom Inc. 1515 Broadway New York, NY 10036
Susan C. Gordon Senior Vice President, Controller and Chief Accounting Officer	<u> </u>	Senior Vice President, Controller and Chief Accounting Officer Viacom Inc. 1515 Broadway New York, NY 10036
Carol Melton Executive Vice President, Government Relations	_	Executive Vice President, Government Relations Viacom Inc. 1515 Broadway New York, NY 10036
William A. Roskin Executive Vice President, Human	Viacom Inc. 1515 Broadway New York, NY 10036	Executive Vice President, Human Resources and Administration

Resources and Viacom Inc.
Administration 1515 Broadway
New York, NY 10036

Page 27 of 32 Pages

SCHEDULE III (Continued)

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

Viacom Inc.

Name Business Address Present Principal Occupation and Address of Employment Martin M. Shea Viacom Inc. Executive Vice President, Investor Relations President, Investor Relations New York, NY 10036 New York NY 10036	EXECUTIVE OFFICERS		
Executive Vice 1515 Broadway Investor Relations President, Investor New York, NY 10036 Viacom Inc. Relations 1515 Broadway	Name	Business Address	± ±
Executive Vice 1515 Broadway Investor Relations President, Investor New York, NY 10036 Viacom Inc. Relations 1515 Broadway			
New TOTK, NT TOUSE	Executive Vice President, Investor	1515 Broadway	Investor Relations Viacom Inc.

Page 28 of 32 Pages

SCHEDULE IV

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

NAIRI, INC.

DIRECTORS		
Name	Business Address	Present Principal Occupation and Address of Employment
George S. Abrams	c/o Wilmer Cutler Pickering Hale and Dorr LLP 60 State Street Boston, MA 02109	Attorney c/o Wilmer Cutler Pickering Hale and Dorr LLP 60 State Street Boston, MA 02109
David R. Andelman	Lourie and Cutler 60 State Street Boston, MA 02109	Attorney Lourie and Cutler 60 State Street Boston, MA 02109

Philippe P. Dauman	LLC	Co-Chairman and Chief Executive Officer DND Capital Partners, LLC 450 Park Avenue New York, NY 10022
Brent D. Redstone	c/o Showtime Networks Inc. 1633 Broadway New York, NY 10019	Director of National Amusements, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026
Shari E. Redstone	National Amusements, Inc. 200 Elm Street Dedham, MA 02026	President of National Amusements, Inc. and Executive Vice President of NAIRI, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026

Page 29 of 32 Pages

SCHEDULE IV (Continued)

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

NAIRI, INC.

DIRECTORS		
Name	Business Address	Present Principal Occupation and Address of Employment
Sumner M. Redstone	Viacom Inc. 1515 Broadway New York, NY 10036	Chairman of the Board and Chief Executive Officer Viacom Inc. 1515 Broadway New York, NY 10036

Page 30 of 32 Pages

SCHEDULE IV (Continued)

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

NAIRI, INC.

EXECUTIVE OFFICERS		
Name	Business Address	Present Principal Occupation and Address of Employment
Sumner M. Redstone Chairman and President	Viacom Inc. 1515 Broadway New York, NY 10036	Chairman of the Board and Chief Executive Officer Viacom Inc. 1515 Broadway New York, NY 10036
Shari E. Redstone Executive Vice President	National Amusements, Inc 200 Elm Street Dedham, MA 02026	President of National Amusements, Inc. and Executive Vice President of NAIRI, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026
Jerome Magner Vice President and Treasurer	National Amusements, Inc 200 Elm Street Dedham, MA 02026	. Vice President and Treasurer of National Amusements, Inc. and NAIRI, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026
Richard Sherman Vice President	National Amusements, Inc 200 Elm Street Dedham, MA 02026	. Vice President of National Amusements, Inc. and NAIRI, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026

Page 31 of 32 Pages

SCHEDULE V

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

National Amusements, Inc.

DIRECTORS		
Name	Business Address	Present Principal Occupation and Address of Employment
George S. Abrams	c/o Wilmer Cutler Pickering Hale and Dorr LLP 60 State Street Boston, MA 02109	Attorney c/o Wilmer Cutler Pickering Hale and Dorr LLP 60 State Street Boston, MA 02109

David R. Andelman	60 State Street Boston, MA 02109	Attorney Lourie and Cutler 60 State Street Boston, MA 02109
Philippe P. Dauman		Co-Chairman and Chief Executive Officer DND Capital Partners, LLC 450 Park Avenue New York, NY 10022
Brent D. Redstone		National Amusements, Inc. 200 Elm Street
Shari E. Redstone	National Amusements, Inc. 200 Elm Street Dedham, MA 02026	President of National Amusements, Inc. and Executive Vice President of NAIRI, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026
Sumner M. Redstone	Viacom Inc. 1515 Broadway New York, NY 10036	Chairman of the Board and Chief Executive Officer Viacom Inc. 1515 Broadway New York, NY 10036

Page 32 of 32 Pages

SCHEDULE V (Continued)

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

National Amusements, Inc.

EXECUTIVE OFFICERS		
Name	Business Address	Present Principal Occupation and Address of Employment
Sumner M. Redstone Chairman and Chief Executive Officer	Viacom Inc. 1515 Broadway New York, NY 10036	Chairman of the Board and Chief Executive Officer Viacom Inc. 1515 Broadway New York, NY 10036

Shari E. Redstone President	National Amusements, Inc. 200 Elm Street Dedham, MA 02026	President of National Amusements, Inc. and Executive Vice President of NAIRI, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026
Vice President and	•	Vice President and Treasurer of National Amusements, Inc. and NAIRI, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026
	National Amusements, Inc 200 Elm Street Dedham, MA 02026	. Vice President of National Amusements, Inc. and Vice President of NAIRI, Inc. National Amusements, Inc. 200 Elm Street Dedham, MA 02026