WMS INDUSTRIES INC /DE/ Form SC 13D/A April 09, 2009

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

#### SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 56)\*

WMS INDUSTRIES INC.

(Name of Issuer)

#### COMMON STOCK

(Title of Class of Securities)

969-901-107

(CUSIP Number)

Sumner M. Redstone 846 University Ave. Norwood, Massachusetts 02062 Telephone: (781) 461-1600

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

April 8, 2009

(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-l(e), Rule 13d-l(f) or Rule 13d-l(g), check the following box o.

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 (the "Act") 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 Note).

# SCHEDULE 13D/A

CUSIP No. 969-901-107

1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) SUMNER M. REDSTONE				
2	CHECK THE API Instructions) (a) o (b) o	PROPRIATE BOX IF	A MEMBER OF A GROUP (See		
3	SEC USE ONLY				
4	SOURCE OF FUN	NDS (See Instructions	)		
5		DISCLOSURE OF LI TEMS 2(d) or 2(e)	EGAL PROCEEDINGS IS REQUIRED		
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
0	United States of America				
BI	NUMBER OF SHARES ENEFICIALLY OWNED BY EACH REPORTING	7 8	SOLE VOTING POWER 0 SHARED VOTING POWER 0* SOLE DISPOSITIVE POWER		
WITH	PERSON	9	0**		
		10	SHARED DISPOSITIVE POWER 2,859,955***		

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

2,859,955\*\*\*

12

11

0

# CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13

5.80%

IN

TYPE OF REPORTING PERSON (See Instructions)

14

\* Voting power subject to Voting Proxy Agreement described in Item 6 of this Statement.

\*\* Does not include 11,850 shares owned by Mr. Sumner Redstone's wife, Mrs. Paula Redstone, over which she has sole dispositive and voting power.

\*\*\* Includes shares owned by National Amusements, Inc. Page 2 of 10 Pages

## SCHEDULE 13D/A

CUSIP No. 969-901-107

NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

1 NATIONAL AMUSEMENTS, INC. I.R.S. No. 04-2261332

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)

2 (a) o (b) o

SEC USE ONLY

3

4

SOURCE OF FUNDS (See Instructions)

N/A

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED o PURSUANT TO ITEMS 2(d) or 2(e)

5

6

CITIZENSHIP OR PLACE OF ORGANIZATION

Maryland

		SOLE VOTING POWER
	7	
NUMBER OF		0*
SHARES BENEFICIALLY	8	SHARED VOTING POWER
OWNED BY	0	0*
EACH REPORTING		SOLE DISPOSITIVE POWER
PERSON	9	
WITH		0
		SHARED DISPOSITIVE POWER
	10	

2,859,955

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

11

2,859,955

## CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES o CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13

12

5.80%

CO

TYPE OF REPORTING PERSON (See Instructions)

14

\* Voting power subject to Voting Proxy Agreement described in Item 6 of this Statement.

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Item 1.

Security and Issuer

This Amendment No. 56 amends the Statement on Schedule 13D previously filed with the SEC by Mr. Sumner M. Redstone, National Amusements, Inc. ("NAI") and the Sumner M. Redstone Charitable Foundation (u/t/d August 26, 1986) with respect to the voting common stock, \$.50 par value per share (the "Common Shares"), of WMS Industries Inc. (the "Issuer") as follows:

Item 2.

Identity and Background

Item 2 is hereby amended by deleting the Sumner M. Redstone Charitable Foundation as a filing person.

Item 4.

Purpose of Transaction

Item 4 is hereby amended and replaced in its entirety with the following:

"The securities have been acquired for the purpose of investment. Subject to market conditions, the Reporting Persons may, at any time and from time to time, choose to maintain its current level of ownership or dispose of additional Common Shares of the Issuer held by them. Any sales of securities of WMS will be made in the open market, in privately negotiated transactions or otherwise. Except as described above, 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."

Item 5.

Interest in Securities of the Issuer

Item 5 is hereby amended and replaced in its entirety with the following:

(a) NAI is currently the beneficial owner, with shared dispositive and no voting power, of 2,859,955 Common Shares, or approximately 5.80% of the issued and outstanding Common Shares of the Issuer (based on 49,323,525 shares of Common Shares that were reported to be issued and outstanding as of January 30, 2009).

(b) As a result of his stock ownership in NAI, Mr. Sumner M. Redstone is deemed the beneficial owner with no voting power of 2,859,955 Common Shares, or approximately 5.80% of the issued and outstanding Common Shares of the Issuer.

(c) Transactions effected since the filing of Amendment No. 55 to this Statement on Schedule 13D with the Securities and Exchange Commission on July 28, 2008. (The transactions were executed by J.P. Morgan Securities Inc., New York, NY):

The following sales were made by National Amusements, Inc. on April 8, 2009:

Price	Number of Shares
22.600	216,272
22.610	45,441
22.620	35,385
22.625	100

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Price	Number of Shares
22.630	6,819
22.640	54,762
22.650	23,300
22.660	6,300
22.670	9,938
22.680	5,500
22.690	2,146
22.700	32,223
22.710	8,700
22.720	4,600
22.730	2,600
22.740	10,100
22.750	6,700
22.760	1,800
22.770	4,700
22.780	
22.780	26,224
22.790	3,272
22.800	50,600 100
22.805	500
22.803	27,100
22.815	600
22.813	28,300
22.825	28,500
22.830 22.835	21,070 100
22.833	19,658
22.840	600
22.845	29,000
22.855	600
22.855	20,282
22.865	400
22.803	15,730
22.875	300
22.880	11,600
22.885	1,400
22.885	9,500
22.890	300
22.893	19,800
22.900	-
22.910	18,900 21,967
22.925	300
22.923	
22.930	19,653 100
22.930	19,091
22.940	800
22.950 22.955	25,100 400
22.955 22.960	
22.900	17,400

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<b></b>	
Price	Number of Shares
22.965	200
22.970	16,100
22.975	400
22.980	11,803
22.990	11,342
23.000	18,100
23.010	3,078
23.020	1,500
23.030	100
23.040	500
23.050	100
23.060	200
23.100	500
23.120	200
23.130	200
23.150	1,600
23.160	700
23.170	1,100
23.180	1,200
23.190	1,400
23.200	1,300
23.205	200
23.210	200
23.220	300
23.230	824
23.240	100
23.250	6,700
23.260	1,800
23.270	400
23.280	1,200
23.290	2,400
23.300	13,120
23.310	6,400
23.320	3,854
23.320	4,131
23.335	4,131
23.340	769
23.345	400
23.350	1,600
	-
23.360	2,600
23.370	1,400
23.380	3,200
23.390	700
23.400	3,900
23.410	700
23.420	1,500
23.430	1,400
23.440	2,100
23.450	908

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Price	Number of Shares
23.455	492
23.460	500
23.470	900
23.480	100
23.500	9,800
23.510	1,500
23.530	300
23.540	2
23.560	
23.570	1,100 700
23.590	1,000
23.630	
23.640	1,600 1,573
23.645	1,373
23.650	
	2,327
23.660	2,700
23.670 23.680	2,356 2,644
23.690	3,044
23.700	700
23.710	854
23.720	1,100
23.720	5,800
23.740	800
23.750	627
23.760	1,750
23.770	700
23.790	470
23.800	470 100
23.800	600
23.820	299
23.840	900
23.850	400
23.860	400
23.800	300
23.880	200
23.920	600
23.920	700
23.940	200
23.960	300
23.900	600
23.980	700
23.990	1,700
23.990	1,400
24.000	300
24.003	400
24.015	400 600
24.013	200
24.020	200
27.030	200

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Price	Number of Shares
24.040	1,144
24.050	656
24.060	1,700
24.070	1,014
24.080	86
24.090	300
24.100	1,600
24.110	1,600
24.120	900
24.125	100
24.130	2,800
24.140	6,200
24.150	9,085
24.160	7,084
24.165	100
24.170	6,460
24.175	500
24.180	2,401
24.190	2,999
24.195	100
24.200	4,629
24.205	100
24.210	1,700
24.220	842
24.230	200
24.240	900
24.250	200
24.260	1,200
24.280	700
24.310	200
24.320	100
24.340	200
TOTAL SHARES SOLD	1,137,600

Item 7.

Materials to be Filed as Exhibits

Exhibit No.Description1Joint Filing Agreement between National Amusements, Inc. and Mr. Sumner M. Redstone

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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.

Dated:

April 9, 2009

SUMNER M. REDSTONE

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

# NATIONAL AMUSEMENTS, INC.

/s/ Sumner M. Redstone Name: Sumner M. Redstone Title: Chairman of the Board and Chief Executive Officer

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## EXHIBIT 1

## JOINT FILING AGREEMENT

The undersigned hereby agree that the Statement on Schedule 13D, dated November 21, 1985 (the "Schedule 13D"), with respect to the Common Stock, par value \$.50 per share, of WMS Industries Inc. is, and any amendments executed by us shall be, filed on behalf of each of us pursuant to and in accordance with the provisions of Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, and that this Agreement shall be included as an exhibit to the Schedule 13D and each such amendment. Each of the undersigned agrees to be responsible for the timely filing of the Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning itself contained therein. This agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the 9th day of April, 2009.

NATIONAL AMUSEMENTS, INC.

/s/ Sumner M. Redstone Name: Sumner M. Redstone Title: Chairman of the Board and Chief Executive Officer

#### SUMNER M. REDSTONE

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

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