WORLD WRESTLING ENTERTAINMENTINC Form SC TO-I/A January 08, 2004

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

# SCHEDULE TO (Rule 14d-100)

Tender Offer Statement under Section 14(d)(1) or 13(e)(1) of the Securities Exchange Act of 1934 (Amendment No. 1)

#### World Wrestling Entertainment, Inc.

(Name of Subject Company (Issuer) and Filing Person (Offeror))

## Options to Purchase Class A Common Stock, \$.01 par value per share

(Title of Class of Securities)

#### 98156Q108

(CUSIP Number of Class of Securities) (Underlying Class A Common Stock)

Edward L. Kaufman, Esq. World Wrestling Entertainment, Inc. 1241 East Main Street Stamford, Connecticut 06902 (203) 352-8600

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications on Behalf of Filing Persons)

with copy to:

Michael C. McLean, Esq. Kirkpatrick & Lockhart LLP Henry W. Oliver Building 535 Smithfield Street Pittsburgh, Pennsylvania 15222 Facsimile: (412)355-6501

#### CALCULATION OF FILING FEE:

Amount of Filing Fee(1)(2)

Transaction Valuation(1)

	\$17,548,332.50	\$1,41	9.66
Class A Common Stock, pa exchanged and cancelled p every six such options tend amount of the filing fee, ca	ar value \$.01 per share, of World arsuant to this offer, in which on ered. The aggregate value of suc lculated in accordance with Rule	Wrestling Entertainment, Inc., has e restricted stock unit (or, in some h options was calculated based on the 0-11(b) of the Securities Exchange	nes that options to purchase 4,168,250 shares of ving an aggregate value of \$17,548,332.50 will be cases, a cash payment) is to be exchanged for the Black-Scholes option pricing model. The ge Act of 1934, as amended, and Fee Advisory 11, 2003, equals \$80.90 per million dollars of the
(2) Calculated by multiplyi	ng the Transaction Valuation by	0.00008090.	
			fy the filing with which the offsetting fee was Schedule and the date of its filing.
Form Filing	or Registration No.: g Party:	\$1,419.66 Schedule TO. World Wrestling Entertainment, I December 16, 2003.	nc.
[ ] Check the box if the	filing relates solely to prelimina	ry communications made before t	he commencement of a tender offer.
Check the appropriate b	ox(es) below to designate any tra	ansactions to which the statement	relates:
[ ] third-party tender of	fer subject to Rule 14d-1.		
[X] issuer tender offer s	ubject to Rule 13e-4.		
[ ] going-private transaction	etion subject to Rule 13e-3.		
[ ] amendment to Scheo	lule 13D under Rule 13d-2.		
Check the following box	t if the filing is a final amendme	nt reporting the results of the tend	er offer:[]
		i	

This Amendment No. 1 (this Amendment No. 1 ), which is filed in response to comments raised by the staff of the Securities and Exchange Commission s Division of Corporation Finance, amends and supplements the Tender Offer Statement on Schedule TO originally filed by the Company with the Securities and Exchange Commission on December 16, 2003. The alphabetical subsections used in the Item responses below correspond to the alphabetical subsections of the applicable items of Regulation M-A promulgated under the Federal securities laws.

Items 1 through 9 and Item 11.

Items 1 through 9 and Item 11 of the original Schedule TO, which incorporate by reference the information contained in the Offer to Exchange, a copy of which is filed with the original Schedule TO as Exhibit (a)(1), is hereby amended as follows:

- (1) The words January 16, 2004 in the heading on the first page of the Offer to Exchange is hereby deleted and replaced with January 15, 2004.
- (2) The answer in Q&A 16 under the caption Summary of Terms in Part I of the Offer to Exchange is amended by deleting the words expect to in the fourth line and substituting the word will , and by deleting the words as soon as practicable in the fourth line and substituting the word promptly .
- (3) The answer in Q&A 18 under the caption Summary of Terms in Part I of the Offer to Exchange is amended by deleting the words a number of conditions, including .
- (4) The answer in Q&A 20 under the caption Summary of Terms in Part I of the Offer to Exchange is amended by deleting the first two sentences and substituting the following:

The Board s Compensation Committee retained an outside compensation consultant to provide it with advice regarding lost value in the Company s equity compensation programs and considered several alternatives for providing greater liquidity to the participants in its equity compensation programs in line with the incentive and compensatory purposes of those programs.

- (5) The first sentence of the first paragraph under the caption 8. Conditions for Completion of the Offer in Part II of the Offer to Exchange is amended by adding the phrase , in our reasonable discretion, immediately following the word if and immediately before the word we .
- (6) The first bullet point following the first paragraph under the caption 8. Conditions for Completion of the Offer in Part II of the Offer to

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Exchange is amended by deleting the words in any manner and adding, to the end of the bullet point, the words in a manner that, in our reasonable judgment, would be detrimental to the Company.

(7) The second bullet point following the first paragraph under the caption 8. Conditions for Completion of the Offer in Part II of the Offer to Exchange is amended by deleting the word might in the second line and substituting the word will and by adding the following after the word us and before the word or:

such as, for instance, reducing the compensatory aspect of the offer (as would be the case, for example, if a group of individuals were excluded from the offer or the exchange ratios were required to be changed) or materially increasing the costs incurred by us in connection with such compensation.

- (8) The second bullet point following the first paragraph under the caption 8. Conditions for Completion of the Offer in Part II of the Offer to Exchange is amended by deleting the words may be in the second line.
- (9) The paragraph following the bullet points under the caption 8. Conditions for Completion of the Offer in Part II of the Offer to Exchange is amended by deleting the second sentence, which reads We may assert one or more of them in our discretion regardless of the circumstances giving rise to them prior to the expiration of the offer.
- (10) The second paragraph under the caption 12. Legal Matters; Regulatory/Stockholder Approvals in Part II of the Offer to Exchange is amended by deleting the words the consummation of the offer and .
- (11) The third paragraph (following the bullet points) under the caption 16. Additional Information in Part II of the Offer to Exchange, which begins Any additional documents that we may file is deleted.
- (12) The paragraph under the caption 17. Forward Looking Statements is amended by deleting the first sentence. Item 10.

Item 10 of the original Schedule TO is hereby amended and supplemented to add the following subsection (c):

(c) The information set forth on Exhibit (a)(19) filed herewith is incorporated herein by reference.

#### Item 12.

Item 12 of the original Schedule TO is hereby amended and supplemented to add the following exhibit:

(a)(19) Form of E-Mail Regarding Summary Financial Information (filed herewith).

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#### SIGNATURES

After due 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.

World Wrestling Entertainment, Inc.

By: /s/ Philip B. Livingston

Name: Philip B. Livingston Title: Chief Financial Officer

Dated: January 7, 2004

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### EXHIBIT INDEX

Exhibit	Description
(a)(1)	Offer to Exchange, dated November 17, 2003 (filed herewith).*
(a)(2)	Introductory Letter and accompanying Letter of Transmittal (filed herewith).*
(a)(3)	Form of Restricted Stock Unit Award Agreement (filed herewith).*
(a)(4)	Form of E-Mail to Eligible Option Holders Announcing Offer (filed herewith).*
(a)(5)	Form of Election Withdrawal Notice (filed herewith).*
(a)(6)	Form of Reminder Notice of Expiration of Offer (filed herewith).*
(a)(7)	Form of Cover Letter (filed herewith).*
(a)(8)	Presentation (filed herewith).*
(a)(9)	Presentation (filed herewith).*
(a)(10)	Press Release (filed herewith).*
(a)(11)	The Company s Annual Report on Form 10-K for its fiscal year ended April 30, 2003, filed with the Securities and Exchange Commission on July 3, 2003 (incorporated herein by reference).
(a)(12)	The Company s Quarterly Report on Form 10-Q for its fiscal quarter ended July 25, 2003, filed with the Securities and Exchange Commission on August 29, 2003 (incorporated herein by reference).
(a)(13)	The Company s Quarterly Report on Form 10-Q for the fiscal year ended October 24, 2003, filed with the Securities and Exchange Commission on November 21, 2003 (incorporated herein by reference).
(a)(14)	The Company s Current Report on Form 8-K, filed with the Securities and Exchange Commission on June 13, 2003 (incorporated herein by reference).
(a)(15)	The Company s Current Report on Form 8-K, filed with the Securities and Exchange Commission on August 27, 2003 (incorporated herein by reference).
(a)(16)	The Company s Current Report on Form 8-K, filed with the Securities and Exchange Commission on November 17, 2003 (incorporated herein by reference).
(a)(17)	The Company's definitive Proxy Statement on Schedule 14A for the 2003 Annual Meeting of Stockholders, filed with the Securities and Exchange Commission on July 31, 2003 (incorporated herein by reference).
(a)(18)	A description of the Company s Class A common stock included in the Company s Registration Statement on Form 8-A, which was filed with the Securities and Exchange Commission on September 22, 2000 (incorporated herein by reference).
(a)(19)	Form of E-Mail Regarding Summary Financial Information (filed herewith).**
(b)	Not applicable.
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(d)(1)	The Company s 1999 Long-Term Incentive Plan (incorporated herein by reference to
	Exhibit 10.1.A to the Company s Annual Report on Form 10-K for the fiscal year ended
	April 30, 2003(No. 333-84327)).*
(d)(2)	Form of Stock Option Agreement under the Company s 1999 Long-Term Incentive Plan
	(incorporated herein by reference to Exhibit 10.1A to our Annual Report on Form 10-K for
	the fiscal year ended April 30, 2003).
(d)(3)	Form of Voting Agreement by and among the Company, Vincent K. McMahon, individually
	and as trustee of the Vincent K. McMahon Irrevocable Trust, and Linda E. McMahon, dated
	as of November 17, 2003 (filed herewith).*
(g)	Not applicable.
(h)	Not applicable.

<sup>\*</sup> Previously filed.

<sup>\*\*</sup> Filed with this Amendment No. 1.