## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **SCHEDULE 13D/A**

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n<mark>to Co</mark>ov Stock of the Result. Capitalized terms used but not otherwise defined herein have the respective meanings given to such terms in the Statement.

Item 1. Security starts vor Starz

No revisions.

Item 2. Identity and Background

The first paragraph of Item 2 of the Fourth Amendment is hereby deleted and restated in its entirety as follows:

The Reporting Person indirectly owns 100% of Liberty Entertainment, Inc., a Delaware corporation, which holds 2,289,443 shares of Class B Common Stock.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 of the Statement is hereby amended and supplemented to include the following:

The Reporting Person disposed of beneficial ownership of 2,641,929 shares of Class B Common Stock pursuant to the Purchase and Sale Agreement dated as of August 11, 2006, among the Reporting Person, the Issuer, and certain of their respective subsidiaries, as amended by the First Amendment to Purchase and Sale Agreement dated as of August 29, 2006 (as amended, the "Purchase Agreement"). Pursuant to the Purchase Agreement, the following indirect wholly owned subsidiaries of the Reporting Person disposed of the following shares of Class B Common Stock as consideration in the closing of the following transactions on September 29, 2006: (a) Starz Ganada Holdings II Co. ("Starz Canada II") disposed of 2,411,9999 shales of Class B Om Bob Stock, which were transferred to Star Waralia II Three and the closing from Liberty Entertainment, Inc., a wholly owned subsidiary of the Reporting Person ("Liberty Entertainment"), in exchange for all of the outstanding shares of IDT Entertainment Canada, Corp. an unlimited liabili.menaritab ia unndi oup persentative and undi oup to out the out to out to

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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: October 4, 2006

## LIBERTY MEDIA CORPORATION

By: <u>/s/ Charles Y. Tanabe</u> Name: Charles Y. Tanabe Title: Senior Vice President, General Counsel and Secretary

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