## FOX ENTERTAINMENT GROUP INC

Form 5

August 14, 2002

			// / OMB API	APPROVAL /					
			/ OMB Number: / Expires: Dec / Estimated aver / hours per resp	3235-0287 / cember 31, 2001 / rage burden / ponse 1.0 /					
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L_1		ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP							
	Form 4 or Form 5 obligations may continue. See Instruction 1(b). Form 3 Holdings Repo	Em 4 or Form 5 Filed pursuant to Section 16(a) of the Securion igations may  Exchange Act of 1934, Section 17(a) of the Securion 1. Section 30(f) of the Investment Company Act of 3 Holdings Reported may 4 Transactions Reported							
1.	Name and Address of								
	FEG Holdings, Inc./1/								
	(Last)	(First)		(Middle)					
	1211 Avenue of the Americas								
		(Street)							
	New York	New York		10036					
	(City)	(State)		(Zip)					
2.	<pre>Issuer Name and Ticker or Trading Symbol     Fox Entertainment Group, Inc. ("FOX")</pre>								
3.	I.R.S. Identification (Voluntary)	n Number of Reporting Pe	erson, if an enti	ity					
4.	Statement for Month/	Year July 2001; Decembe	er 2001						
5.	If Amendment, Date o	f Original (Month/Year)							
6.	[x] Director []	rting Person(s) to Issue Officer [x] (give title below)	er (Check all app 10% Owner [ ]						

7. Individual or Joint/Group Reporting (check applicable line)

Form Filed by One Reporting Person _x_ Form Filed by More than One Reporting Person									
Table INon-Derivative Se	curities Acquire		d of, or Bene						
1. Title of Security (Instr. 3)	2. Trans- action Date	3. Trans- action	or Disposed of (Instr. 3, 4 a		guired (A)				
					Price	Fiscal (Instr.			
Class A Common Stock, par value \$.01 per share	7/31/01		122,244,2						
			3,632,269						
* If the form is filed by 4(b)(v).									
1. Title of Derivative Security (Instr. 3)	Exer Pric Deri ativ Secu	n or rcise ce of Lv- re arity	3. Trans- action Date (Month, Day/ Year)		4. Transa tion ( (Inst	Code c. 8)			

\_\_\_\_\_\_ 7. Title and Amount of 8. Price 9. Number Underlying Securities of of Deriv-6. Date Exer-10 Underlying Securities (Instr. 3 and 4) cisable and Deriv-Expiration Date ative Secur-(Month/Day/ Securities Bene-Year) ity (Instr. 5) ficially Owned Date Expira- Amount or Exer- tion Title Number of Cisable Date Shares at End of Year (Instr. 4)

#### Explanation of Responses:

- /1/ Pursuant to Instruction 5(b)(v), this Form 5 is filed jointly by all of the undersigned (collectively, the "Reporting Persons"), who may be deemed to be members of a "group" pursuant to Section 13(d) of the Securities Exchange Act of 1934, as amended. FEG Holdings, Inc. ("FEG Holdings") has been designated to make the filing of this Form 5.
- /2/ The shares of Class A Common Stock were acquired in exchange for the transfer to the Issuer of television assets acquired from Chris-Craft Industries, Inc., BHC Communciations, Inc. and United Television, Inc.
- 73/ The shares of Class A Common Stock were acquired in exchange for the contribution to the Issuer of certain assets acquired from Liberty Media Corporation. The contributed assets consisted of substantially all of Liberty Media Corporation's 50% interest in International Sports Programming Partners.
- The 725,136,375 shares of Class A Common Stock consist of 51,759,834 shares of Class A Common Stock acquired from Liberty Media Corporation, as reported on Form 4 dated August 6, 1999; 122,244,272 and 3,632,269 shares of Class A Common Stock as reported herein; and 547,500,000 shares of Class A Common Stock of the Issuer reported as beneficially owned by FEG Holdings that represent shares of Class A Common Stock of the Issuer which FEG Holdings would be entitled to receive upon conversion of all shares of Class B Common Stock, \$.01 par value, held by FEG Holdings. The Class B shares of Common Stock held by FEG Holdings are convertible on a 1:1 basis at the option of the holder into shares of Class A Common Stock.
- /5/ News America Incorporated ("NAI") and The News Corporation Limited ("News Corporation"), as persons who may be deemed to control FEG Holdings, may also be deemed to indirectly beneficially own such

shares. By virtue of ordinary shares of News Corporation owned by (i) Mr. K. Rupert Murdoch, (ii) Cruden Investments Pty. Limited, a private Australian investment company owned by Mr. Murdoch, members of his family, certain charities and other persons, and (iii) corporations which are controlled by trustees of settlements and trusts set up for the benefit of the Murdoch family, certain charities and other persons, and Mr. Murdoch's positions as Chairman and Chief Executive of News Corporation, Mr. Murdoch may be deemed to control the operations of News Corporation, and may therefore be deemed to indirectly beneficially own such shares. The Reporting Persons, other than FEG Holdings, disclaim beneficial ownership of such shares, except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that the Reporting Persons are the beneficial owners of such securities for purposes of Section 16 or any other purpose.

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FEG Holdings, Inc.

By: /s/ Paula Wardynski August 14, 2002

Name: Paula Wardynski
Title: Vice President, Treasurer

and Secretary

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. Page  $2\,$ 

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FORM 5 (continued)

Joint Filer Information

Date

Name: The News Corporation Limited

Address: 2 Holt Street

Sydney, New South Wales 2010

Australia

Designated Filer: FEG Holdings, Inc.

Date of Event Requiring Statement: 7/31/01; 12/3/01

Issuer and Ticker or Trading Symbol: Fox Entertainment Group, Inc. ("FOX")

Signature: THE NEWS CORPORATION LIMITED

By: /s/ Arthur M. Siskind

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Name: Arthur M. Siskind

Title: Director

Name: News America Incorporated Address: 1211 Avenue of the Americas

New York, NY 10036

Designated Filer: FEG Holdings, Inc.

Date of Event Requiring Statement: 7/31/01; 12/3/01

Issuer and Ticker or Trading Symbol: Fox Entertainment Group, Inc. ("FOX")

Signature: NEWS AMERICA INCORPORATED

By: /s/ Lawrence A. Jacobs

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Name: Lawrence A. Jacobs
Title: Executive Vice President

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Name: K. Rupert Murdoch

Address: 10201 West Pico Boulevard Los Angeles, CA 90035

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Designated Filer: FEG Holdings, Inc.
Date of Event Requiring Statement: 7/31/01; 12/3/01

Issuer and Ticker or Trading Symbol: Fox Entertainment Group, Inc. ("FOX")

Signature:

/s/ K. Rupert Murdoch

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K. Rupert Murdoch

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