UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

SCHEDULE 13D

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2(a)

(Amendment No. 3)*

National CineMedia, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

635309107

(CUSIP Number)

Peter B. Brandow
Executive Vice President, General Counsel and Secretary
Regal Entertainment Group
7132 Regal Lane
Knoxville, Tennessee 37918
(865) 922-1123

Richard J. Mattera Hogan Lovells US LLP 1200 Seventeenth Street, Suite 1500 Denver, Colorado 80202 (303) 899-7300

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

December 31, 2010

(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 §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. x

* 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 ("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 Notes).

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provisions of the Act (however, see the Notes).				
		(Continued on following pages)		
SIP No.	635309107			
1		Names of Reporting Persons Regal Entertainment Group		
2	Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a)	x		
	(b)	0		
3	SEC Use On	ly		

4	Source of Funds (See Instructions) OO				
5	Check if Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) o				
6	Citizenship or Place of Organization Delaware				
	7	Sole Voting Power -0- shares			
Number of Shares Beneficially Owned by Each Reporting Person With	8	Shared Voting Power 21,452,792 shares(1)			
	9	Sole Dispositive Power -0- shares			
	10	Shared Dispositive Power 21,452,792 shares(1)			
11	Aggregate Amount Beneficially Owned by Each Reporting Person 21,452,792 shares(1)				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) x				
13	Percent of Class Represented by Amount in Row (11) 28.4%				
14	Type of Reporting Person (See Instructions)				
subsidiaries, l	Regal CineM or shares of 1	common membership units of National CineMedia, LLC, which are held by one of Regal Entertainment Group's wholly owned redia Holdings, LLC (as more fully explained in Item 5 to this Amendment No. 3), and which are immediately redeemable on a one National CineMedia, Inc. Common Stock, or a cash payment equal to the market price of one share of National CineMedia, Inc.'s			
CUSIP No.	635309107				
1	1 Names of Reporting Persons Anschutz Company				
1	Names of Reporting Persons Anschutz Company				

Check the Appropriate Box if a Member of a Group (See Instructions)

2

	(a)	X			
	(b)	0			
3	SEC Use Only				
4	Source of Funds (See Instructions) OO				
5	Check if Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) o				
6	Citizenship or Place of Organization Delaware				
	7	Sole Voting Power -0- shares			
Number of Shares Beneficially	8	Shared Voting Power 21,452,792 shares(1), (2)			
Owned by Each Reporting Person With	9	Sole Dispositive Power -0- shares			
	10	Shared Dispositive Power 21,452,792 shares(1), (2)			
11	Aggregate Amount Beneficially Owned by Each Reporting Person 21,452,792 shares(1), (2)				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) x				
13	Percent of Class Represented by Amount in Row (11) 28.4%				
14	Type of Reporting Person (See Instructions) CO				

(2) Anschutz Company beneficially owns 73,708,639 shares of Class A Common Stock ("Class A Common Stock") of Regal Entertainment Group through its ownership of 23,708,639 shares of Class B Common Stock of Regal Entertainment Group, which are convertible into a like number of shares of Class A Common Stock and 50,000,000 shares of Class A Common Stock. Such ownership represents approximately 78.1% of the voting power of Regal Entertainment Group. Therefore, Anschutz Company may be deemed to control Regal Entertainment Group. Philip F. Anschutz owns 100% of the outstanding capital stock of Anschutz Company. Therefore, Mr. Anschutz may be deemed to control Anschutz Company. As a result, each of them may be deemed to share the power to vote and dispose of the shares of Common Stock of National CineMedia, Inc. that may be deemed to be be neficially owned by Regal Entertainment Group.

14

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Type of Reporting Person (See Instructions)

EXPLANATORY NOTE.

This Amendment No. 3 ("Amendment No. 3") to the Schedule 13D originally filed with the Securities and Exchange Commission on May 23, 2008 by Regal Entertainment Group ("Regal"), Anschutz Company ("Anschutz Co.") and Philip F. Anschutz ("Mr. Anschutz," and with each of Regal, Anschutz Co., and Mr. Anschutz being referred to herein as a "Reporting Person," and collectively, the "Reporting Persons") and amended on March 20, 2009 and March 26, 2009 (as so amended, the "Schedule 13D"), with respect to the common stock, par value \$0.01 per share (the "Common Stock") of National CineMedia, Inc., a Delaware corporation ("National CineMedia") is being filed by the Reporting Persons pursuant to Rule 13d-1(k) under the Securities Exchange Act of 1934, as a mended, and the joint filing agreement filed as Exhibit C to the Schedule 13D originally filed in 2008, to reflect the issuance of additional common units of National CineMedia, LLC ("NCM Units") pursuant to the Common Unit Adjustment Agreement as described in Item 3, and to reflect the redemption of NCM Units on August 18, 2010 and September 8, 2010 that were subsequently sold in underwritten public offerings, reducing the Reporting Persons investment in National CineMedia. This Amendment No. 3 reflects changes to Items 3, 4 and 5 of the Schedule 13D. Capitalized terms used but not otherwise defined herein shall have their respective meanings under the Common Unit Adjustment Agreement or the Schedule 13D, as applicable.

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

Item 3 is hereby amended to add the following:

On March 17, 2010, pursuant to the Common Unit Adjustment Agreement dated February 13, 2007, by and among National CineMedia, National CineMedia, LLC, Regal CineMedia Holdings, LLC ("Regal CineMedia"), American Multi-Cinema, Inc., Cinemark Media, Inc., Regal Cinemas, Inc. and Cinemark USA, Inc., (the "Common Unit Adjustment Agreement") as described in Item 3 of the Schedule 13D originally filed in 2008 and incorporated by reference to Exhibit A thereto, Regal received, though its wholly owned subsidiary, Regal CineMedia, from National CineMedia 327,381 newly issued NCM Units in accordance to the 2009 Annual Adjustment.

On August 18, 2010, Regal redeemed 4,200,000 NCM Units for a like number of shares of Common Stock which Regal sold in an underwritten public offering for \$16.00 per share, reducing Regal's investment in National CineMedia. Regal received approximately \$64.5 million in proceeds after deducting related fees and expenses payable.

On September 8, 2010, Regal redeemed an additional 100,278 NCM Units for a like number of shares of Common Stock and sold them to the underwriters to cover over-allotments at \$16.00 per share, further reducing Regal's investment in National CineMedia. Regal received approximately \$1.5 million of net proceeds from this sale.

Item 4. Purpose of Transaction.

Item 4 is hereby amended to add the following:

Regal acquired NCM Units for investment purposes pursuant to the terms of the Common Unit Adjustment Agreement and subsequently sold NCM Units for investment purposes. The aggregate net proceeds will be used for general corporate purposes. Apart from continuing to give effect to the Common Unit Adjustment Agreement or the Schedule 13D, none of the reporting persons is currently aware of any plans or proposals that would relate to or result in any of the events enumerated in Item 4(a)-(j).

Item 5. Interest in Securities of the Issuer.

Item 5 is hereby amended to replace Item 5(a) with the following:

(a) As a result of the 327,381 NCM Units that Regal obtained on March 17, 2010 and the sum of 4,300,278 NCM Units that Regal redeemed for a like number of shares of Common Stock and subsequently sold, Regal currently may be deemed to beneficially own 21,452,792 shares of Common Stock through its ownership of Regal CineMedia. NCM Units are immediately redeemable on a one-to-one basis for shares of Common Stock, or a cash payment equal to the market price of one share of Common Stock. Regal's beneficial ownership of 21,452,792

5

shares of Common Stock equals approximately 28.4% of the Issuer's issued and outstanding shares of Common Stock on an as-converted basis.

Regal CineMedia is a wholly owned subsidiary of Regal CineMedia Corporation ("RCM"). RCM is a wholly owned subsidiary of Regal Cinemas Inc. ("RCI"). RCI is a wholly owned subsidiary of Regal Cinemas Corporation ("RCC"). RCC is a wholly owned subsidiary of Regal Entertainment Holdings, Inc. ("REH"). REH is a wholly owned subsidiary of Regal. As a result, each of them may be deemed to share the power to vote and dispose of the Shares of Common Stock that may be deemed to be beneficially owned by Regal.

Anschutz Company beneficially owns 73,708,639 shares of Class A Common Stock ("Class A Common Stock") of Regal through its ownership of 23,708,639 shares of Class B Common Stock of Regal, which are convertible into a like number of shares of Class A Common Stock, and 50,000,000 shares of Class A Common Stock. Such ownership represents approximately 78.2% of the voting power of Regal. Therefore, Anschutz Company may be deemed to control Regal. Philip F. Anschutz owns 100% of the outstanding capital stock of Anschutz Company. Therefore, Mr. Anschutz may be deemed to control Anschutz Company. As a result, each of them may be deemed to share the power to vote and dispose of the shares of Common Stock that may be deemed to be beneficially owned by Regal.

None of the executive officers or directors of Regal or Anschutz Company, who are listed in <u>Schedule A</u> hereto, owns any shares of Common Stock, except as follows: (i) Amy E. Miles, Chief Executive Officer and Director of Regal Entertainment Group, and its affiliated entities, owns 5,000 shares of Common Stock and has sole voting and dispositive power with respect thereto, and (ii) Richard M. Jones, Vice President, Senior General Counsel and

Secretary of Anschutz Company owns 500 shares of Common Stock and has sole voting and dispositive power with respect thereto. Each of Amy E. Miles and Richard M. Jones purchased such shares for investment purposes with their own funds, and she/he is the only person with the right to receive or the power to direct receipt of dividends from, or proceeds from the sale of, such shares. Each of the reporting persons expressly disclaim s beneficial ownership of any shares of Common Stock owned by Amy E. Miles and Richard M. Jones.

By virtue of their relationship, Regal, Anschutz Company or Mr. Anschutz may be deemed to beneficially own the Common Stock subject of this Amendment No. 3. Neither the filing of this Amendment No. 3 nor any of its contents shall be deemed to constitute an admission that any Reporting Person (other than Regal), or person listed in <u>Schedule A</u> hereto is the beneficial owner of the Common Stock subject of this Amendment No. 3 for purposes of Section 13(d) of the Exchange Act or for any other purpose, and such beneficial ownership is expressly disclaimed.

6

Schedule A Directors and Executive Officers

The name, principal occupation and business address of each director and executive officer of Regal Entertainment Group, its relevant wholly owned subsidiaries, and Anschutz Company are set forth below. All of the persons listed below are citizens of the United States of America, unless otherwise indicated.

Name	Business Address	Position(s) with Reporting Person(s) and Present Principal Occupation
Michael L. Campbell	7132 Regal Lane	· Executive Chairman of the Board of Regal Entertainment Group
	Knoxville, TN 37918	· Executive Chairman of Regal CineMedia Corporation
		 Executive Chairman of Regal CineMedia Holdings, LLC
		· Executive Chairman of the Board of Regal Entertainment Holdings, Inc.,
		Regal Cinemas Corporation and Regal Cinemas, Inc.
Gregory W. Dunn	7132 Regal Lane	 President and Chief Operating Officer of Regal Entertainment Group
	Knoxville, TN 37918	· Vice President and Director of Regal CineMedia Corporation
		· Vice President of Regal CineMedia Holdings, LLC
		· President, Chief Operating Officer and Director of Regal Entertainment
		Holdings, Inc., Regal Cinemas Corporation and Regal Cinemas, Inc.
Amy E. Miles	7132 Regal Lane	· Chief Executive Officer and Director of Regal Entertainment Group
	Knoxville, TN 37918	President and Director of Regal CineMedia Corporation
		President of Regal CineMedia Holdings, LLC
		· Chief Executive Officer and Director of Regal Entertainment Holdings, Inc.,
D. D.D. I	7422 D L I	Regal Cinemas Corporation and Regal Cinemas, Inc.
Peter B. Brandow	7132 Regal Lane	Executive Vice President, General Counsel and Secretary of Regal
	Knoxville, TN 37918	Entertainment Group
		· Vice President and Secretary of Regal CineMedia Corporation
		 Vice President and Secretary of Regal CineMedia Holdings, LLC Executive Vice President, General Counsel and Secretary of Regal
		Entertainment Holdings, Inc., Regal Cinemas Corporation and Regal
		Cinemas, Inc.
David H. Ownby	7132 Regal Lane	Executive Vice President, Chief Financial Officer and Treasurer of Regal
David II. Owliby	Knoxville, TN 37918	Entertainment Group
	Kiloxviiic, 11v 5/510	Vice President, Treasurer and Director of Regal CineMedia Corporation
		Vice President and Treasurer of Regal CineMedia Holdings, LLC
		Executive Vice President, Chief Financial Officer, Treasurer and Director of
		Regal Entertainment Holdings, Inc., Regal Cinemas Corporation and Regal
		Cinemas, Inc.
Alex Yemenidjian	1925 Century Park East	· Director of Regal Entertainment Group
y -	Suite 1975	· Chairman of the Board and Chief Executive Officer of Tropicana Las Vegas
	Los Angeles, CA 90067	Casino and Hotel, Inc.
	.	Chairman of the Board and Chief Executive Officer of Armenco Holdings,
		LLC
Thomas D. Bell, Jr.	191 Peachtree Street	· Director of Regal Entertainment Group
	Suite 3600	
		7

	Atlanta, GA 30303	•	Chairman and Chief Executive Officer of SecurAmerica, LLC
		•	Vice Chairman and Partner of Goddard Investment Group
David H. Keyte	707 17th Street,		Director of Regal Entertainment Group
	Suite 3600		Chief Executive Officer and Director of Caerus Oil and Gas, LLC
	Denver, CO 80202		
Lee M. Thomas	50 N. Laura Street	•	Director of Regal Entertainment Group
	Jacksonville, FL 32202	•	President and Chief Executive Officer of Rayonier, Inc.
Stephen A. Kaplan	333 Grand Avenue		Director of Regal Entertainment Group
	28th Floor		Principal of Oaktree Capital Management, LLC
	Los Angeles, CA 90071		
Jack Tyrrell	1201 16th Avenue South	•	Director of Regal Entertainment Group
	Nashville, TN 37212		

		 Managing Partner of Richland Ventures L.P., Richland Ventures II, L.P. and Richland Ventures III, L.P.
Nestor R. Weigand, Jr.	150 N. Market	· Director of Regal Entertainment Group
	Wichita, KS 67202	· Chairman and Chief Executive Officer of J.P. Weigand & Sons, Inc.
Charles E. Brymer	437 Madison Avenue	Director of Regal Entertainment Group
	20th Floor	President and Chief Executive Officer of DDB Worldwide Communications
Did DA	New York, NY 10022	Group, Inc.
Philip F. Anschutz	555 17th Street,	· Chairman, Chief Executive Officer and Director of Anschutz Company
	Suite 2400	
_	Denver, CO 80202	
Cannon Y. Harvey	555 17th Street,	· President, Chief Operating Officer and Director of Anschutz Company
	Suite 2400	
	Denver, CO 80202	
Craig D. Slater	555 17th Street,	· Vice President and Director of Anschutz Company
	Suite 2400	
	Denver, CO 80202	
Bruce F. Black	555 17th Street,	· Executive Vice President and General Counsel of Anschutz Company
	Suite 2400	
	Denver, CO 80202	
Steven A. Cohen	555 17th Street,	· Sr. Vice President of Anschutz Company
	Suite 2400	
	Denver, CO 80202	
Scott T. Carpenter	555 17th Street,	· Vice President of Anschutz Company
	Suite 2400	
	Denver, CO 80202	
Richard M. Jones	555 17th Street,	· Vice President, Senior General Counsel and Secretary of Anschutz Company
	Suite 2400	
	Denver, CO 80202	
Wayne A. Barnes	555 17th Street,	 Vice President and Chief Financial Officer of Anschutz Company
	Suite 2400	
	Denver, CO 80202	
Thomas G. Kundert	555 17th Street,	 Treasurer and Assistant Secretary of Anschutz Company
	Suite 2400	
	Denver, CO 80202	
Michael B. Hilger	555 17th Street,	· Assistant Vice President
	Suite 2400	
	Denver, CO 80202	
		8

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.

Date: February 14, 2011 REGAL ENTERTAINMENT GROUP

By: /s/ Peter B. Brandow

Name: Peter B. Brandow

Title: Executive Vice President, General Counsel and Secretary

Date: February 14, 2011 ANSCHUTZ COMPANY

By: Philip F. Anschutz

Title: Chairman

By: /s/ Robert M. Swysgood

Name: Robert M. Swysgood
Title: Attorney-in-Fact

Date: February 14, 2011 PHILIP F. ANSCHUTZ

By: /s/ Robert M. Swysgood
Name: Robert M. Swysgood

Name: Robert M. Swysgood Title: Attorney-in-Fact

9