UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (date of earliest event reported): July 29, 2009

LIBERTY MEDIA CORPORATION

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

001-33982 (Commission File Number) **84-1288730** (I.R.S. Employer Identification No.)

12300 Liberty Blvd. Englewood, Colorado 80112

(Address

Exhibit 2.1

The following exhibits and schedules to Amendment No. 1 to the Agreement and Plan of Merger, dated as of July 29, 2009, by and among Liberty Media Corporation, Liberty Entertainment, Inc., The DIRECTV Group, Inc., DIRECTV, DTVG One, Inc., and DTVG Two, Inc. have not been provided herein:

Exhibits:

Exhibit A-1—Form of Amended and Restated Certificate of Incorporation of Holdings Exhibit A-2—Form of Bylaws of Holdings Exhibit A-3—Form of Restated Certificate of Incorporation of Splitco Exhibit A-4—Certificate of Amendment of the By-Laws of DIRECTV

Schedules:

Schedule 4.1—Restructuring Plan Schedule 4.2—Allocation of Exercise and Base Prices

The undersigned registrant hereby undertakes to furnish supplementally a copy of any omitted exhibit or schedule to the Securities and Exchange Commission upon request.

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tree contractions of the contraction of the contrac	o d ha d f rm) representing the Malone Holdings Shar tive Time) pursuant to the p ro cedures set fo	h hts rfai of Millitiges and the related actions thereto, shall be completed by the Exchange Agent (as if at the forth in Section 2.2 of the Merger Agreement."
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2.8	Section 10(b) of the Malone Agreement is hereby deleted and replaced in its entirety to read as follows	:	

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"(b) Malone Certificate and S-4 Malone Certificate. (i) The parties acknowledge that it is a condition to DIRECTV's obligation to consummate the Mergers that Dr. Malone has delivered to DIRECTV the certificate (the "Malone Certificate") specified in Section 7.2(g) of the Merger Agreement. DIRECTV, Splitco and Holdings acknowledge that Dr. Malone is under no obligation, express or implied, to deliver the Malone Certificate (regardless of whether the S-4 Malone Certificate (as defined below) is delivered in accordance with clause (ii) below) if the statements therein are not believed by him in good faith to be true as of such tlad fait elivere cvsuch t

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IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be duly executed and delivered as of the date first above written.

LIBE	LIBERTY ENTERTAINMENT, INC.			
By:	/s/ CHARI	LES Y. TANABE		
	Name:	Charles Y. Tanabe		
	Title:	Executive Vice President		
DIRE	IRECTV			
By:	/s/ LARRY	Y D. HUNTER		
	Name:	Larry D. Hunter		
	Title:	President and Chief Executive Officer		
/s/ D	/s/ DR. JOHN C. MALONE			
Dr. Je	Dr. John C. Malone, individually			
/s/ MDS_LESTIE MALONE				
	/s/ MRS. LESLIE MALONE Mrs. Leslie Malone, individually			
MIS. Lessie Matolie, individually				
THE	THE TRACY L. NEAL TRUST A			
By:	/s/ DAVIE	THOMAS		
	Name:	David Thomas		
	Title:	Trustee		
THE	THE EVAN D. MALONE TRUST A			
By:	/s/ DAVIE	THOMAS		
	Name:	David Thomas		
	Title:	Trustee		
THE	THE DIRECTV GROUP, INC.			
By:	/s/ LARRY	D. HUNTER		
	Name:	Larry D. Hunter		
	Title:	President and Chief Executive Officer		

The following exhibit to Amendment No. 1 to the Voting and Right of First Refusal Agreement, dated as of July 29, 2009, by and among Liberty Entertainment, Inc., The DIRECTV Group, Inc., DIRECTV, Dr. John C. Malone, Mrs. Leslie Malone, The Tracy L. Neal Trust A and The Evan D. Malone Trust A has not been provided herein:

Exhibit:

Exhibit A-S-4 Malone Certificate

The undersigned registrant hereby undertakes to furnish supplementally a copy of any omitted exhibit or schedule to the Securities and Exchange Commission upon request.