7		
1	•	

	7.	Sole Voting Power Series A QVC Group common stock: Series B QVC Group common stock: Series A Liberty Ventures common stock: Series B Liberty Ventures common stock:	391,864 shares (1), (2), (3), (5) 27,196,985 shares (1), (6) 606,989 shares (1), (4), (5) 3,954,492 shares (1), (6)
Number of Shares Beneficially Owned by	8.	Shared Voting Power Series A QVC Group common stock: Series B QVC Group common stock: Series A Liberty Ventures common stock: Series B Liberty Ventures common stock:	0 shares (3) 458,946 shares (6), (7) 0 shares (4) 66,683 shares (6), (7)
Owned by Each Reporting Person With	9.	Sole Dispositive Power Series A QVC Group common stock: Series B QVC Group common stock: Series A Liberty Ventures common stock: Series B Liberty Ventures common stock:	391,864 shares (1), (2), (3), (5) 27,196,985 shares (1), (6) 606,989 shares (1), (4), (5) 3,954,492 shares (1), (6)
	10.	Shared Dispositive Power Series A QVC Group common stock: Series B QVC Group common stock: Series A Liberty Ventures common stock: Series B Liberty Ventures common stock:	0 shares (3) 458,946 shares (6), (7) 0 shares (4) 66,683 shares (6), (7)
	Series A QV Series B QV Series A Lil	AmountelScienticially Owned by Each Reporting Person VC Group common stock: VC Group common stock: berty Ventures common stock: berty Ventures common stock:	391,864 shares (1), (2), (3), (5), (7) 27,655,931 shares (1), 89, (7) 606,989

13.	Percent of Class Represented by Amount in Row (11)
	Series A QVC Group common stock:
	Series B QVC Group common stock:
	Series A Liberty Ventures common stock:
	Series B Liberty Ventures common stock:

Less than 1% (8), (9) 94.2% (8), (9) Less than 1% (8), (9) 94.1% (8), (9)

14. Type of Reporting Person (See Instructions)
IN

(1) Includes 376,260 shares of Series A QVC Group common stock (<u>OVCA</u>") shares, 852,358 shares of Series B QVC Group common stock (<u>OVCB</u>"), 79,243 shares of Series A Liberty Ventures common stock (<u>LVNTB</u>") and 123,847 shares of Series B Liberty Ventures common stock (<u>LVNTB</u>") held by Mr. Malone's wife, Mrs. Leslie Malone (<u>Mrs. Malone</u>"), as to which shares Mr. Malone disclaims beneficial ownership.

(2) Includes 1,666 shares of QVCA held by a 401(k) savings plan for the benefit of Mr. Malone.

2

- (3) Does not include shares of QVCA issuable upon conversion of shares of QVCB beneficially owned by Mr. Malone as noted above; however, if such shares of QVCA were included, Mr. Malone would have beneficial ownership of 28,047,795 QVCA shares and Mr. Malone's aggregate beneficial ownership of QVCA, as a series, would be 6.0%, subject to the relevant footnotes set forth herein.
- (4) Does not include shares of LVNTA issuable upon conversion of shares of LVNTB beneficially owned by Mr. Malone as noted above; however, if such shares of LVNTA were included, Mr. Malone would have beneficial ownership of 4,628,164 LVNTA shares and Mr. Malone's aggregate beneficial ownership of LVNTA, as a series, would be 5.4%, subject to the relevant footnotes set forth herein.
- (5) Includes (i) 13,938 QVCA shares and 410,146 LVNTA shares pledged to Fidelity Brokerage Services, LLC (<u>Fidelity</u>") in connection with a margin loan facility extended by Fidelity and (ii) 376,260 QVCA shares and 196,843 LVNTA shares pledged to Merrill Lynch, Piece, Fenner & Smith Incorporated ("<u>Merrill Lynch</u>") in connection with a margin loan facility extended by Merrill Lynch.
- In February 1998, in connection with the settlement of certain legal proceedings relative to the Estate of Bob Magness, the late founder and former Chairman of the Board of Tele-Communications, Inc. ("TCI"), TCI entered into a call agreement with Mr. Malone and Mr. Malone's wife. In connection with the acquisition by AT&T Corp. ("AT&T") of TCI, TCI assigned to Liberty Media LLC (now known as Liberty Interactive LLC) its rights under this call agreement. The Issuer succeeded to these rights in a corporate restructuring in 2006. As a result, the Issuer has the right, upon Mr. Malone's death and in certain other circumstances, to acquire QVCB shares and LVNTB shares owned by Mr. Malone, his wife and certain trusts for the benefit of his children (together, the "Malones"). The call agreement also prohibits the Malones from disposing of their QVCB shares and LVNTB shares, except for certain exempt transfers (such as transfers to related parties or public sales of up to an aggregate of 5% of their shares of QVCB after conversion to shares of LVNTA) and except for a transfer made in compliance with the Issuer's call rights.
- (7) Includes 458,946 shares of QVCB and 66,683 shares of LVNTB held by two trusts which are managed by an independent trustee, of which the beneficiaries are Mr. Malone's adult children. Mr. Malone has no pecuniary interest in the trusts, but he retains the right to substitute assets held by the trusts. Mr. Malone disclaims beneficial ownership of the shares held by the trusts.
- (8) Based upon the following number of shares: (x) 437,590,257 shares of QVCA and 29,358,638 shares of QVCB outstanding as of October 31, 2016, as reported by the Issuer in its Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2016, filed with the Securities and Exchange Commission on November 8, 2016 and (y) 81,148,055 shares of LVNTA and 4,271,958 shares of LVNTB, based on information provided by the Issuer following the completion of the split-off of Liberty Expedia Holdings, Inc. from the Issuer.
- (9) At the option of the holder, each share of QVCB is convertible into one share of QVCA and each share of LVNTB is convertible into one share of LVNTA. Each share of QVCB and LVNTB is entitled to 10 votes, whereas each share of QVCA and LVNTA is entitled to one vote. Accordingly, Mr. Malone may be deemed to beneficially own voting equity securities representing approximately 37.2% of the voting power with respect to a general election of directors of the Issuer, based on the number of shares outstanding specified above in Note 8. See Item 5.

3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D/A (Amendment No. 4)

Statement of

John C. Malone

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

in respect of

## LIBERTY INTERACTIVE CORPORATION

Series B Liberty Ventures common stock of Liberty Interactive Corporation, a Delaware corporation (the "Issuer"). The Report on Schedule 13D originally filed with the Securities and Exchange Commission (the "SEC") by the Reporting Person, Mr. John C. Malone ("Mr. Malone"), on July 18, 2008, as amended by Amendment No. 1 filed with the SEC by Mr. Malone on September 1, 2009, Amendment No. 2 filed with the SEC by Mr. Malone on January 7, 2010, and Amendment No. 3 filed with the SEC by Mr. Malone on October 3, 2011 (collectively, the "Schedule 13D"), is hereby further amended and supplemented to include the information set forth herein. This amended statement on Schedule 13D/A (this "Amendment") constitutes Amendment No. 4 to the Schedule 13D. Capitalized terms not defined herein have the meanings given to such terms in the Schedule 13D. Except as set forth herein, the Schedule 13D is unmodified.

## Item 1. Security and Issuer

Item 1 of the Schedule 13D is amended and restated to read as follows:

Mr. Malone is filing this statement on Schedule 13D (this 'Statement') with respect to the following series of common stock of the Issuer, beneficially owned by Mr. Malone:

- Series A QVC Group common stock, par value \$0.01 per share (formerly known as the Series A Liberty Interactive common stock) (OVCA"); (a)
- Series B QVC Group common stock, par value \$0.01 per share (formerly known as the Series B Liberty Interactive common stock) (<u>OVCB</u>"); (b)
- (c) Series A Liberty Ventures common stock, par value \$0.01 per share ('LVNTA"); and
- (d) Series B Liberty Ventures common stock, par value \$0.01 per share ('LVNTB," and, together with QVCA, QVCB and LVNTA, the 'Common Stock').

The Issuer's executive offices are located at 12300 Liberty Boulevard, Englewood, Colorado 80112.

Mr. Malone is filing this Statement to report the acquisition of shares of LVNTA and LVNTB pursuant to the recapitalization, distribution, dividend and reattribution dividend (each as described in Item 3) and disposition of shares of LVNTA and LVNTB in the redemption (as described in Item 3).

Pursuant to Rule 13d-3 under the Securities Exchange Act of 1934, as amended (the 'Exchange Act'), this Statement also relates to the shares of QVCA issuable upon conversion of shares of QVCB and the shares of LVNTA issuable upon conversion of shares of LVNTB. By its terms, each share of QVCB and LVNTB is convertible into one share of QVCA or LVNTA, respectively, at the option of the holder. Shares of QVCA and LVNTA are not convertible. The holders of QVCA, QVCB, LVNTA and LVNTB generally vote together as a single class with respect to all matters voted on by the stockholders of the Issuer. The holders of shares of QVCB and LVNTB are each entitled to 10 votes per share and the holders of shares of QVCA and LVNTA are each entitled to one vote per share.

## Item 2. Identity and Background

Iterzeit of the Schedule 13D is accondecklatorgerektaltgrohtzterdack as ffed kofwkulting as haiolatows:

The reporting person is John C. Malone, whose business address is c/o Liberty Interactive Corporation, 12300 Liberty Boulevard, Englewood, CO 80112. Mr. Malone is the Chairman of the Board and a director of the Issuer.

During the last five years, Mr. Malone has not been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and has not been a party to a civil proceeding of a judicial administrative of competent jurisdiction resulting in any judgment, decree or final order enithment of the probability control of the control of Ų8oCon

Min. Malone is a citizen of the United States of Americocd angle to

: byondbyb 165

former wholly-owned subsidiary, Liberty Expedia Holdings, Inc. ("<u>Splitco</u>"), as further discussed in Splitco's Current Report on Form 8-K filed with the SEC on November 7, 2016. In the redemption, the Issuer redeemed (i) 0.4 of each outstanding share of LVNTA for 0.4 of a share of Splitco's Series A common stock and (ii) 0.4 of each outstanding share of LVNTB for 0.4 of a share of Splitco's Series B common stock (in each case, with cash paid in lieu of any fractional shares). Upon completion of the redemption, Splitco became an independent publicly traded company.

From the date of Amendment No. 3 to the Schedule 13D to the date of this Amendment, Mr. Malone, his wife and the Trusts engaged in various transactions which affected his beneficial ownership of Common Stock, including the receipt of distributions from the Liberty 401(k) plan, the exercise of options to purchase shares of QVCA, QVCB, LVNTA and LVNTB, the sale and exercise of rights to purchase LVNTA, and various transactions in the open market in shares of QVCA and LVNTA.

## Item 4. Purpose of Transaction

Item 4 of the Schedule 13D is amended and restated to read as follows:

Item 3 of this Statement is incorporated herein by reference.

Other than as provided herein, and except as contained in the agreements previously filed as exhibits to the Schedule 13D or as has been publicly announced by the Issuer, Mr. Malone does not have any present plans or proposals which relate to or would result in: (i) any acquisition by any person of additional securities of the Issuer, or any disposition of securities of the Issuer; (ii) any extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of its subsidiaries; (iii) any sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries; (iv) any change in the present board of directors or management of the Issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board; (v) any material change in the present capitalization or dividend policy of the Issuer; (vi) any other material change in the Issuer's business or corporate structure; (vii) any change in the Issuer's charter or bylaws or other actions which may impede the acquisition of control of the Issuer by any person; (viii) any delisting from a national securities exchange or any loss of authorization for quotation in an inter-dealer quotation system of a registered national securities association of a class of securities of the Issuer; (ix) any termination of registration pursuant to Section 12(g)(4) of the Exchange Act of a class of equity securities of the Issuer; or (x) any action similar to any of those enumerated above.

Notwithstanding the foregoing, Mr. Malone may determine to change his intentions with respect to the Issuer at any time in the future and may, for example, elect (i) to acquire additional shares of Common Stock in open market or privately negotiated transactions or pursuant to the exercise of stock options or (ii) to dispose of all or a portion of his holdings of shares of Common Stock, subject to Mr. Malone's obligations under the call agreement with respect to shares of QVCB or LVNTB. In reaching any determination in the interval of the course of action, Mr. Malone will take into consideration various factors, such as the Issuer's business and prospects, other developments concerning the Issuer, other business opportunities available to Mr. Malone, estate planning considerations, the terms of the call agreement and general economic and stock market conditions, including, but not limited to, the market price of the t r. Maloneqioin ken

	November 14, 2016
-	Date
	/s/ John C. Malone
•	John C. Malone