

Mail Stop 3561

July 21, 2016

Gregory B. Maffei Chief Executive Officer Liberty Interactive Corporation 12300 Liberty Boulevard Englewood, Colorado 80112

Richard N. Baer Chief Legal Officer Liberty Expedia Holdings, Inc. 12300 Liberty Boulevard Englewood, Colorado 80112

Re: Liberty Interactive Corporation

Preliminary Proxy Statement on Schedule 14A

Response dated July 11, 2016

File No. 00133982

Liberty Expedia Holdings, Inc. Amendment No. 1 to Form S-1 on Form S-4 Response dated July 11, 2016

File No. 333-210377

DearMessrsMaffei andBaer

We have reviewedour responsendhave the following comments some of our comments, we may ask you to provide us with information so we may better understand your response

Please respond to this letter providing the requested information you do not believe our comments apply to your facts and circumstanteautell us why in your response.

After reviewing the information you provide in response the secomments, we may have additional comments Unless we note otherwise our references to rior comments are to comments in our uly 7, 2016 letter.

General

1. In your response to RPPHQW \RXVWD Winffettle details wetro 6 & OdteWFR KDV its Expedia Common Shares which represent 52.4% of the voting power on the election of 75% (currently nine) of the thirteen directors of Expedia the effectively allows

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Splitco to control the election of such director (emphasis add) and The Malone Proxy, however, grants Diller an irrevocable proxy until the Proxy Arrangement Termination Date to vote all shares of Splitco SerAesommon stock and Series common stock beneficially owned by the Malone Group upon the completion of the Split Specifically, the following statements from the most recentionate that the Malone 3 UR[\ DQG 6 SOLWFR \ V UHVWDWH & alfilky Doub Whith bU ZLOO SURY 6 SOLWFR \ V HOHFWLRQ RI ZKDW DSSHDUV WR EH D PD

Pursuant to an irrevocable proxy (Maler Proxy) granted to Diller by Liberty Interactive pursuant to the Stockholders Agreement, Diller generally controls the vote of the Expedia Common Shares beneficially owned by Liberty Interactive onnection with the completion of the SplOff, Diller will cease to directly control a majority voting interest in Expedia by irrevocably assigning the Diller Proxy to Splitco for a period of time up to 18 nonths following completion of the SplOff, subject to cetain termination events as further described in this proxy statement/prospleytwistue of (i) certain governance rights with respect to Splitco as set forth in the form of Splitco restated charter and amendments to the Stockholders Agreement assection. Agreement and (ii) he grant by the Malone Group of an irrevocable proxy to vote, subject to certain exceptions, shares of Splitcommon stock beneficially owned by the Malone Group upon the completion of the Split or thereafter for a periodof time ending upon termination of Diller's assignment of the Diller Proxy, Diller will indirectly control our majority voting interest in Expedit ages)

3 X U V X D Q W W R W K H 0 D O R Q H 3 U R [\ W K H 0 D O R Q H * U R X S proxy until the Proxy Arrangement Termination Date to vote all shares of Splitco SeriesA common stock and Seriesacommon stock beneficially owned upon the completion of the SpliOff or thereafter by the Malone Group or which any member otherwise has the power to continuous Shares (Page 143)

With respect to the election of directors to Expedia's board of directors, other than the Splitco directors, Splitco will vote its Expedia Common Shares as directed by the Splitco board of directors pursuant to the term Splitco

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VWDWHPHQW WKDW 6SOLWFR ZLOO KDYH ³ XQIHWWHUHG 6KDUHV «ZKLFK HIIHFWLYHO\ DOORZV 6SDOMLWEFR WR FRQ GLUHFANOCRININGIY, please explain why Expedia should be treated as a majority ownedsubsidiaryunder Section 2(a)(24) of the 1940 ACW note thaton June 21, 2016, Expediaexpanded he size of its board by one member in appears to increase WKH QXPEHU RI ([SHGLD GLUHFWRUV 'LOOHU LV DEOH F

Please conta@harlie Guidry,Staff Attorney at 202-551-3621,or me at 202-551-