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Mail Stop 3561

November 92017

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

Re: Liberty Interactive Corporation

Amendment No. 1 toRegistration Statement onForm S-4

Filed October 23, 2017 File No. 333-220270

Schedule 13E3 filed by HSN, Inc., Liberty Interactive Corporation, et. al.

Filed October 23, 2017

File No. 005-84170

DearMr. Maffei:

We have reviewed the abolitings and have the following comments some of our comments, we may ask you to provide us with information so we may better understand your disclosure.

Please respond to this letter i(h)10()usteapply to your facts and circumstances or do not believe a

us why in your response.

After reviewing any response **a**mendment you may file in response to these comments, we may have additional comments we note otherwise, our references to prior comments are to comments in our

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series of debt that will be reattributed. We also note the figures used

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- disclosure obligation Please evise to clarify whether the Special Committee and HSNi Board adopted the analyses and opinions of Goldman Sachs and Centerview Partners.
- 7. We noteyour disclosure concerning the tentially negative factors considered by the Special Committee and the HSNi Board. Please advise whether the Special Committee and HSNi Board also considered the (i) multiss capital structure of Liberty Interactive and (ii) limited voting controlltat HSNi stockholdes will have in the QVCG roup post merger, and revise accorded.
- 8. We note that the disclosures on pages 11, 43 and elsewhere addresses the fairness to HSNi stockholders generally. Item 1014(a) of Regulation My its terms, applies the subject company, HSN, Inc. Accordingly, please revise the disclosure to state explicitly whether HSN, Inc. reasonably believes that the Rule 118 mensaction is fair or unfair to unaffiliated security holds.

Special Factors, page 41

9. Please efer to Rule 13-8(e)(1)(ii) and provide the substantive disclosures in the front of the disclosure document.

Liberty Interactive, page 46

10. consummation of the GCI transaction preparing the unaudited forecasted financial information of the QVC Group for the fiscal years ending 2017 through 2021.

Opinion of the Special Committee Financial Advisor (Center Partners), page 49

- 11. Please disclose all material assumptions made by Cview Partners and Goldman Sachs in their analyse. For example, explain how (i) Centerview Partners and Goldman Sachs developed their EBITDA multiples and range of discount rates in their Discounted Cash Flow Analysis, and (ii) Goldman Sachs developeEBITDA multiples and illustrative discount rate in its Present Value of Future Share Price Analysis.
- 12. Please revise to disclose the data underlying the results described in each financial he values disclosed. For

Discounted Cash Flow Analysis a cross eference to where they appe(aii), data from each transaction that resulted in the multiples disculon pages 56 and 67 with respect to the Selected Transactions Analysis, (iii) the equity values, enterprise values, EBITDA and other 305.57 376.75 3I 0 1 370.63 26AsA 1 108.02I] TJ w<0003004 /P <</MCID 4>>31>b

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a brief analysis in support of yoapparentosition that such disclosure is not required to comply with Item 1015(b)(6) of Regulation-M.

Cautionary Statement..., pagel11

13. Sections 27A and Section 21E, by their terms, do not apply in the context of transactions subject to Rule 138. Accordingly, none of the statements contained within the proxy