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	osure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) r
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08/23/06	Acquisition of shares in connection with termination of total return swap	430,000	\$14.0000
08/25/06	Open Market Purchase	25,000	\$11.4249
08/28/06	Open Market Purchase	11,140	\$11.8532
08/29/06	Open Market Purchase	51,600	\$12.0589
08/30/06	Open Market Purchase	2,954	\$12.4323
08/30/06	Private Purchase Transaction	209,306	\$12.9500

9

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Item 6 of the Original Filing is amended and supplemented to add the following information:

On February 17, 2006, Liberty and Bear, Stearns & Co., Inc. ("Bank") entered into a total return swap ("Swap") with respect to 430,000 shares of Common Stock. Under the Swap, the Bank agreed to pay Liberty any appreciation in the shares above \$14.00 per share as well as all distributions made in respect of the shares covered by the Swap and Liberty agreed to pay the Bank a periodic LIBOR-based fee plus any depreciation in the shares below \$14.00 per share. Liberty also entered into a pledge agreement with the Bank pursuant to which Liberty pledged \$4,515,000.00 to the Bank as collateral to secure its obligations under the Swap agreement. The Swap terminated automatically pursuant to its terms on August 23, 2006 and, as a result thereof, the Bank delivered to Liberty 430,000 shares of Common Stock in exchange for a price of \$14.00 per share. Liberty then transferred such shares to QK, its subsidiary.

Item 7. Material Filed as Exhibits.

99.1 Executive Officers and Directors of Liberty Media Corporation, QVC, Inc. and QK Holdings, Inc.

10

SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct.

Dated: September 1, 2006

QK HOLDINGS, INC.

By: /s/ Gerald J. Timlin

Name: Gerald J. Timlin

itle: Vice President & Treasurer

QVC, INC.

By: /s/ Neal S. Grabell

Name: Neal S. Grabell

tle: Executive Vice President, General Counsel and

Secretary

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DIRECTORS AND EXECUNA