5.	Check if D	isclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) 0
6.	Citizenship Delaware	o or Place of Organization
	7.	Sole Voting Power 20,016,167 shares
Number of Shares Beneficially	8.	Shared Voting Power None
Owned by Each Reporting Person With	9.	Sole Dispositive Power 20,016,167 shares
	10.	Shared Dispositive Power

This Report on Schedule 13D relates to the common stock, par value \$.01 per share (the "Common Stock"), of HSN, Inc., a Delaware corporation (the "Issuer"). The Schedule 13D originally filed with the Securities and Exchange Commission by Liberty Interactive Corporation (formerly, Liberty Media Corporation), Delawanic charge from the "Reporting Person" or "Liberty"), on August 29, 2008, as amended by Amendment No. 1 thereto filed on May 21, 2009 and by Amendment thereto filed on September 21, 2011 (as so amended, the "Liberty Schedule 13D"), is hereby further amended and supplemented to include the information set forth her This amended statement on Schedulchift (1) (All (1)) (Constitutes Amendment No. 3 to the Schedule	t No. 2

CUSIP No. 404303109 SCHEDULE 13D/A

On September 9, 2013, LILLC, sold to certain initial purchasers in a private offering \$400 million aggregate principal amount of the Debentures pursuant to the
Purchase Agreement. On September 9, 2013, LILLC entered into the Supplemental Indenture, which provides for the issuance of the Debentures.

Furchase Agreement. On September 9, 2013, LILLC emered into the supplemental indenture, which provides for the issuance of the Decembers.	
The Debentures are exchangeable, under certain circumstances, into cash, shares of Common Stock, or a combination thereof, at the discretion of Liberty. In addition, holders of Debentures may require Liberty to purchase their Debentures on October 5, 2016, in which case, Liberty may pay the purchase price in cash or, under certain circumstances, shares of Common Stock or a combination thereof, at the discretion of Liberty. Also, Liberty may, under certain circumstances, deliver shares of Common Stock as liquidated damages to certain holders of Common Stock received upon exchange or purchase of their Debentures. Subject to the terms and limitations of the Supplemental Indenture, Liberty will deliver shares of Common Stock upon exchange or purchase of the Debentures only if permitted by the Pn thogain I deliver of one to be a combination of the Supplemental Indenture, Liberty will deliver shares of Common Stock upon exchange or purchase of the Debentures only if permitted by the Pn thogain I deliver of one to be a combination of the Supplemental Indenture, Liberty will deliver shares of Common Stock upon exchange or purchase of the Debentures only if permitted by the Pn thogain I deliver of one to be a combination of the Supplemental Indenture, Liberty will deliver shares of Common Stock upon exchange or purchase of the Debentures only if permitted by the Pn thogain I deliver of one to be a combination of the Supplemental Indenture, Liberty will deliver shares of Common Stock upon exchange or purchase of the Debentures only if permitted by the Pn thogain I deliver of one to be a combination of the Supplemental Indenture, Liberty will deliver shares of Common Stock upon exchange or purchase of the Debentures on the Supplemental Indenture of the Supp	lap
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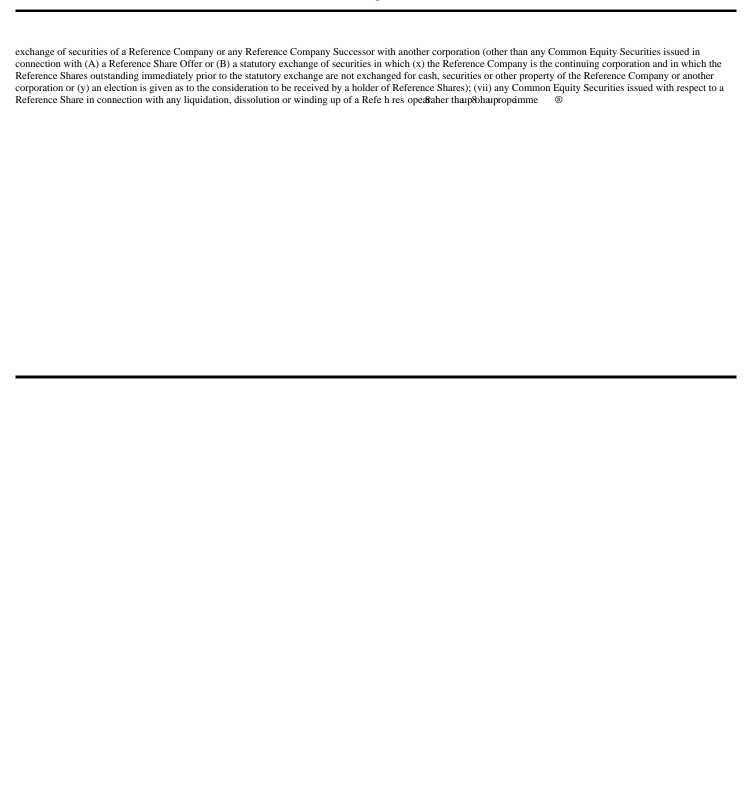
Evan D. Malone	Director of Liberty
David E. Rapley	Director of Liberty
Larry E. Romrell	Director of Liberty
Michael A. George	Director of Liberty; President and Chief Executive Officer of QVC, Inc.
M. LaVoy Robison 1727 Tremont Place Denver, Colorado 80202	Director of Liberty
Richard N. Baer	Senior Vice President and General Counsel of Liberty
Albert E. Rosenthaler	Senior Vice President of Liberty
Christopher W. Shean	Senior Vice President and Chief Financial Officer of Liberty
	8

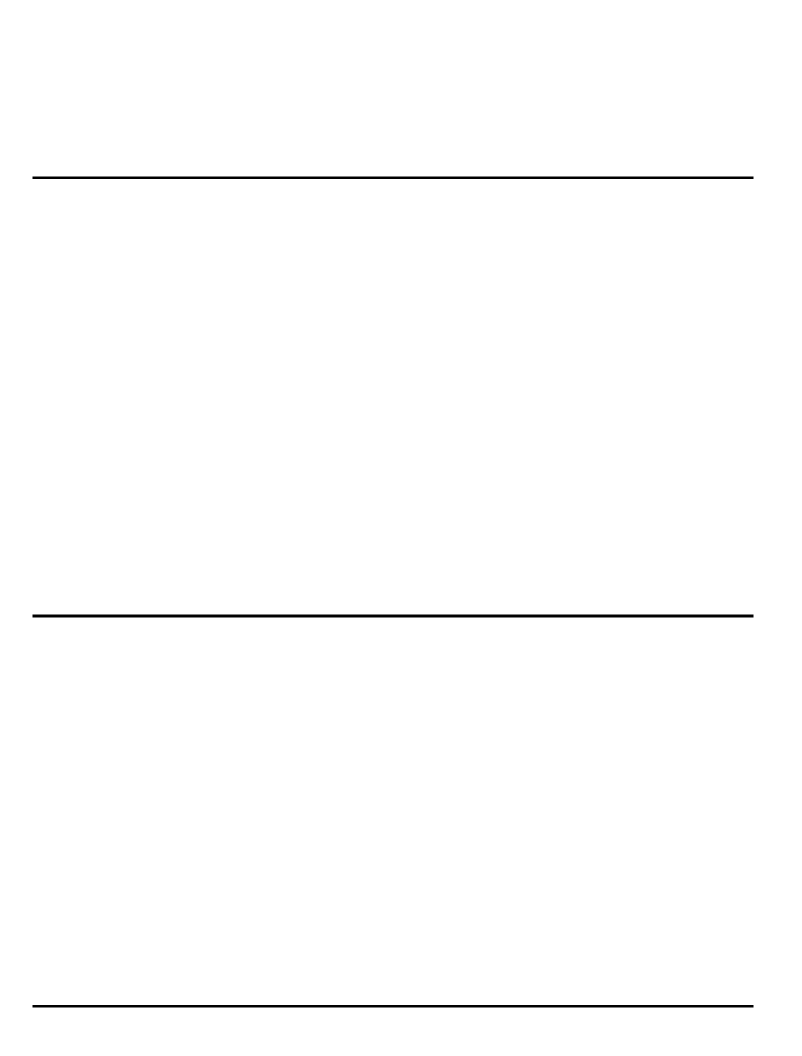
## LIBERTY INTERACTIVE LLC

and

and	
THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A.	
Trustee	
SEVENTEENTH SUPPLEMENTAL INDENTURE	
dated as of September 9, 2013	
	-

"close of business" means 5:00 p.m. (New York City time).
"Closing Price" shall mean, with respect to any security on any date of determination, the closing sale price (or, if no closing sale price is reported, the last reported sale price) of such security on such date as reported in the composite transactions (or comparable system) for the principal United States national or regional securities exchange on which such security is listed or a recognizy i " i
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respect to the Reference Shares of the applicable Reference Company attributable to all Debentures that are Outstanding as of such special record date. If any Extraordinary Additional Distribution relates to any assets or other property that do not constitute Marketable Securities, then at least five Business Days prior to such Extraordinary Additional Distribution, the Company shall deliver to the Trustee: (i) a Board Resolution establishing the fair market value of the assets or other property, unless such fair market value is determined by a nationally recognized investment banking or appraisal firm, in which case the Company shall deliver to the Trustee the report of such firm and (ii) an Officers' Certificate setting forth (a) the exact amount of cash to be distributed on or with respect to the Reference Shares of the applicable Reference Company attributable to each Debenture that is Outstanding as of such special record date in respect of any assets or other property that is not publicly traded and (b) the total amount of cash to be distributed on or with respect to the Reference Shares of the applicable Reference Company attributable to all Debentures that are Outstanding as of such special record date in respect of any assets or other property that is not publicly traded. At or prior to 10:00 a.m., New York City time, on the date an Extraordinary Additional Distribution is to be made pursuant to Section 206(c), the Company shall deposit with the Trustee or with a Paying Agent the amount of the Extraordinary Additional Ishiki the Button of the Extraordinary Additional Ishiki the Button of the Extraordinary Additional Distribution, and the Extraordinary Additional Distribution, and the Extraordinary Additional Distribution, and shalldeliver such press retent to DTC for discountation through the DTC breadout facility for a long as the DEC interes are included from the pressure of the DTC breadout facility for a long as the DEC interes are included from the DTC breadout facility for a long as the DEC interes are included from the DTC breadout facility for a long as the DEC interes are included from the DTC breadout facility for a long as the DTC breadout facility facility for a long as the DTC breadout facility fac

Section: 207. Registration, Transfer and Exchange

and sucl	(III) n date is	the valuation period described in subsection (c)(iii) above shall be used if the Exchange Date occurs during the Redemption Notice Exchange Period, not during the First Redemption Date Exchange Period or the Maturity Date Exchange Period; and
and sucl	(IV) n date is	the valuation period described in subsection (c)(iv) above shall be used if the Exchange Date occurs during a Fundamental Change Exchange Period not during the First Redemption Date Period or the Redemption Notice Exchange Period.

(vi) if appl t	

(a) The properties of the Initial Purchasers	The Debentures shall be shall be those emplos in relianc	be issued in the form of o byed by whoever shall be	one or more global Debe the Depositary with res	entures. The initial Dep spect to the Debentures	pository for the global E from time to time. Deb	Debentures shall be DTC, are pentures shall be offered and

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To transfer or assign this Debenture, fill in the form below:					
I or we transfer and assign this Debenture to					
(Insert assignee's tax I.I	). number)				
(Print or Type assignee's name, a	ddress and zip code)				
and irrevocably appoint agent to transfer this Debenture on the books of the	he Company. The agent may substitute another to act for him.				
Date: Your s	signature:				
A-9					
	ЕХНІВІТ В				
[FORM OF NOTICE OF E					
The Bank of New York Mellon Trust Company, N.A. 101 Barclay Street New York, NY 10286					
Re: 1% Exchangeable Senior Debentures due 2043 (the "Debentures")					
Gentlemen:					
The undersigned Holder of debentures hereby gives notice of its intention to exchange	ge \$ aggregate Original Principal Amount of Debentures.				
If Reference Shares are to be delivered as part of this exchange, they should be delivered as part of this exchange, they should be delivered as part of this exchange, they should be delivered as part of this exchange, they should be delivered as part of this exchange, they should be delivered as part of this exchange, they should be delivered as part of this exchange, they should be delivered as part of this exchange, they should be delivered as part of this exchange, they should be delivered as part of this exchange.	ered to:				
If cash is to be paid as part of this exchange, it should be sent to:					
Any communication to the Holder in connection with this exchange should be directed	ed to:				
Very	truly yours,				
[Nam	e of Holder]				
Ву:	Name: Title:				
Date of Notice of Exchange:					
B-1					