	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:	392,730 shares (2), (3), (4), (6) 27,196,985 shares (2), (7) 606,989 shares (2), (5), (6) 3,954,492 shares (2), (7)
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 (4) 458,946 shares (7), (8) 0 shares (5) 66,683 shares (7), (8)
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:	392,730 shares (2), (3), (4), (6) 27,196,985 shares (2), (7) 606,989 shares (2), (5), (6) 3,954,492 shares (2), (7)
	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 (4) 458,946 shares (7), (8) 0 shares (5) 66,683 shares (7), (8)
	Series A QV Series B QV Series A Lil	Amount Beneficially Owned by Each Reporting Person VC Group common stock: VC Group common stock: berty Ventures common stock: berty Ventures common stock:	392,730 shares (2), (3), (4), (6) 27,655,931 shares (2), (7), (8) 606,989 shares (2), (5), (6) 4,021,175 shares (2), (7), (8)

12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) \circ

13.	Percent of Class Represented by Amount in Row (11)	Less than
15.	Series A QVC Group common stock:	1% (9), (10)
	Series B QVC Group common stock:	94.2% (9),
	Series A Liberty Ventures common stock:	(10)
	Series B Liberty Ventures common stock:	Less than
		1% (9), (10)
		94.1% (9),
		(10)

14. Type of Reporting Person (See Instructions) IN

P Jup Be of Transaction

Item 4 of the Schedule 13D is amended and supplemented to add the following information:

The information set forth in Item 6 to this Amendment and Exhibit 7(f) listed in Item 7 to this Amendment are incorporated herein by reference.

Item 5. Interest in Securities of the Issuer

Item 5 of the Schedule 13D is amended and restated to read as follows:

(a) Mr. Malone beneficially owns (without giving effect to the conversion of QVCB or LVNTB shares into QVCA or LVNTA shares, respectively) (i) 392,730 QVCA shares (including (x) 376,260 shares held by his wife as to which shares Mr. Malone disclaims beneficial ownership and (y) 2,532 shares held by a 401(k) savings plan for the benefit of Mr. Malone), which represent less than 1% of the outstanding QVCA shares; (ii) 27,655,931 QVCB shares (including (x) 852,358 shares held by his wife as to which shares Mr. Malone disclaims beneficial ownership and (y) 458,946 shares held by two trusts (the "<u>Trusts</u>") which are managed by an independent trustee and the beneficiaries of which are Mr. Malone's adult children and as to which shares Mr. Malone disclaims beneficial ownership), which represent approximately 94.2% of the outstanding QVCB shares; (iii) 606,989 LVNTA shares (including 79,243 shares held by his wife as to which shares Mr. Malone disclaims beneficial ownership), which represent less than 1% of the outstanding 2,123,847 shares held by his wife as to which shares Mr. Malone disclaims beneficial ownership), which represent approximately 94.2% of the outstanding LVNTA shares; and (iv) 4,021,175 LVNTB shares (including (x) 123,847 shares held by his wife as to which shares Mr. Malone disclaims beneficial ownership), which represent approximately 94.1% of the outstanding LVNTB shares.

4

The foregoing percentage interests are based upon the following number of shares reported as outstanding as of January 31, 2017 by the Issuer in its Annual Report on Form 10-K for the year ended December 31, 2016, filed with the Securities and Exchange Commission on February 28, 2017: 425,210,801 shares of QVCA, 29,358,638 shares of QVCB, 81,150,662 shares of LVNTA and 4,271,867 shares of LVNTB. Accordingly, Mr. Malone may be deemed to beneficially own voting equity securities representing approximately 37.7% of the voting power with respect to the general election of directors of the Issuer.

(b) Other than as provided in the Call Agreement and the Voting Agreement (as defined below), Mr. Malone, and, to his knowledge, his wife, each have the sole power to vote and to dispose of, or to direct the voting or disposition of, their respective shares of Common Stock. The Trusts hold 458,946 shares of QVCB and 66,683 shares of LVNTB. To Mr. Malone's knowledge, other than as provided in the Call Agreement, the Trusts have the sole power to vote and to dispose of, or to direct the voting or disposition of, the shares of Common Stock held by the Trusts.

Webe Except as disclosed in this Amendment, neither Mr. Malone nor, to his knowledge, Mr. Malone's wife or the Trusts, has executed any transactions in **e**espect of the Common Stock within the last sixty days.

- (d) Not applicable.
- (e) Not applicable.

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

Item 6 of the Schedule 13D is hereby amended and supplemented to add the following information:

On April 4, 2017, the Issuer entered into an Agreement and Plan of Reorganization (the Reorganization Agreement") with GenEth)in

of the Restated Articles, each outstanding share of GCI Class A-1 Com

April 7, 2017 Date

/s/ John C. Malone John C. Malone

8

EXHIBIT INDEX

Exhibit No. 7(a)

Name Call Agreement dated as of February 9, 1998, between Liberty Media Corporation (as assignee of Comcast Cable Holdings LLC, formerly, Tele-Communications, Inc. ("TCI") and the Malone Group (incorporated by reference to Exhibit 7(n) to Amendment No. 8 to Mr. Malone's Schedule 13D, filed in with the

Exhibit 7(c)

VOTING AGREEMENT

This VOTING AGREEMENT, dated as of April 4, 2017 (this "<u>Agreement</u>"), is made and entered into by and among: Liberty Interactive Corporation (the "<u>Company</u>"); General Communication, Inc., an Alaska corporation (<u>'GCI</u>"); and each of the stockholders of the Company that are listed on <u>Schedule A</u> hereto (each a "<u>Stockholder</u>" and collectively, the "<u>Stockholders</u>").e c th yh, "a D c t sp;

RECITALS

WHEREAS, concurrently with the execution and delivery of this Agreement, the Company, Liberty Interactive LLC, a Delaware limited liability company, and GCI are entering into an Agreement and Plan of Reorganization, dated as of the date hereof (as the same may be amended or supplemented, the "<u>Reorganization</u> <u>Agreement</u>"; capitalized terms used but not defined herein shall have the meanings set forth in the Reorganization Agreement);

WHEREAS, pursuant to the terms of the Reorganization Agreement, the Company shall seek to obtain the approval of the stockholders of the Company with respect to the redemption of shares of its Liberty Ventures common stock in exchange for shares of the corresponding series of GCI's common stock (the "Redemption Proposal");

WHEREAS, following the consummation of the transactions contemplated by the Reorganization Agreement, GCI intends to effect a merger with and into its wholly-owned subsidiary, a Delaware corporation, to effect the reincorporation of GCI from the State of Alaska to the State of Delaware (the "

");

favor of, or to prohibit such Stockholder from taking any action that adversely affects, any other proposal submitted for the approval of the stockholders of the Company or GCI and (ii) other than with respect to the Subject Shares, nothing in this Agreement shall be deemed to (x) require such Stockholder to vote or refraNtr

Schedule A

Stockholders

Stockholder	LVNTB
John C. Malone	3,830,645
c/o Liberty Media Corporation 12300 Liberty Boulevard Englewood, Colorado 80112 Facsimile: Separately provided Email: Separately provided	
Leslie Malone c/o Liberty Media Corporation 12300 Liberty Boulevard Englewood, Colorado 80112 Facsimile: Separately provided Email: Separately provided	123,847