UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No.)*

GCI Liberty, Inc.					
(Name of Issuer)	_				
Class A common stock, no par value					
Class B common stock, no par value (Title of Class of Securities)					
Class A common stock, no par value: 36164V 305 Class B common stock, no par value: 36164V 404					
(CUSIP Number)	_				
Richard N. Baer					
Chief Legal Officer c/o Liberty Intera3 N k, Ž					
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	7.	Sole Voting Power Class A common stock: 81,706,919 Class B common stock: 4,455,308				
Number of chares Beneficially	8.	Shared Voting Power Class A common stock: 0 Class B common stock: 0				
Owned by Each Reporting Person With	9.	Sole Dispositive Power Class A common stock: 81,706,919 Class B common stock: 4,455,308				
	10.	Shared Dispositive Power Class A common stock: 0 Class B common stock: 0				
11.	11. Aggregate Amount Beneficially Owned by Each Reporting Person Class A common stock: 81,706,919 Class B common stock: 4,455,308					
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) × Excludes any shares beneficially owned by the executive officers and directors of the Reporting Person.					
13.	Percent (1 f gr					
_∞) à.A						

Item 1. Security and Issuer

Liberty Interactive Corporation, a Delaware corporation (the "Reporting Person" or "Liberty Interactive") is filing this Statement on Schedule 13D (the "Statement") with respect to the Class A common stock, no par value ("GLIBA"), and the Class B common stock, no par value ("GLIBB", and together with GLIBA, the "Common Stock"), of GCI Liberty, Inc. (formerly known as General Communication, Inc.), an Alaska corporation (the 'Issuer" or "GCI Liberty"), beneficially owned by the Reporting Person.

The Issuer's principal executive offices are located at 12300 Liberty Boulevard, Englewood, Colorado 80112.

The Issuer also has shares of Series A Cumulative Redeemable Preferred Stock ("GLIBP") outstanding. Pursuant to Rule 13d-3 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), this Statement also relates to the shares of GLIBA issuable upon the conversion of shares of GLIBB. By its terms, each share of GLIBB is convertible into one share of GLIBA at the option of the holder. Shares of GLIBA and GLIBP are not convertible. The holders of GLIBA, GLIBB, and GLIBP generally vote together as a single class with respect to all matters voted on by the shareholders of the Issuer. Shares of GLIBA are entitled to one vote per share, shares of GLIBB are entitled to ten votes per share, and shares of GLIBP are entitled to one-third of a vote per share, in each case, on all matters presented to shareholders of the Issuer for their approval.

Item 2. Identity and Background

(a) - (c)

This Statement is filed by Liberty Interactive, whose principal business is owning interests in a broad range of video and online commerce businesses. The business address and principal office of the Reporting Person is 12300 Liberty Boulevard, Englewood, Colorado 80112.

The Reporting Person is filing this Statement to report its acquisition of beneficial ownership of 81,706,919 shares of GLIBA and 4,455,308 shares of GLIBB on March 9, 2018 at the Contribution Effective Time (as defined below) in the Contribution (as defined below), as further described in Item 3 of this Statement.

(d) - (f)

Schedule 1, attached to this Statement and incorporated herein by reference, provides the requested information with respect to each executive officer and director, as applicable, of the Reporting Person (the "Schedule 1 Persons"). Each of such executive officers and directors is a citizen of the United States, unless otherwise noted on Schedule 11.ttmis

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Neither the Reporting Person, nor, to the best of the knowledge of the Reporting Person, any of the Schedule 1 Persons, has, during the last five years, been convicted(f)

Officer, Mark D. Carleton, as Chief Financial Officer and Treasurer, and Albert E. Rosenthaler, as Chief Corporate Development Officer.					
Fet)n					

At 4:21 p.m., New York City time, on March 8, 2018, pursuant to the terr Agreement, each outstanding share of GCI Liberty Class A-1 Common Stock and (b) 0.20 of a share GLIBP (with fractional shares being issued, as applicable) en	rms of the Restated Articles and in accordance with the terms of the Reorganizati I GCI Liberty Class B-1 Common Stock converted into (a) 0.63 of a share of GLI Gommon St rc " B	ion IBA and

7(g)	Form of Agreement and Plan of Merger, by and be Proxy Statement on Schedule 14A, filed by GCI I	etween GCI Liberty, Inc. and Liberty, Inc. with the SEC on I	GCI Merger Sub, Inc. (incorporated by reference to Annex A to the Preliminary February 26, 2018 (File No. 001-38385)).*
*Filed here	with.		
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		SCHEDULE 1	