L	L

This Stock Exchange Agreement, dated as of June3, 2021, is entered into by and among John C. Malone, individually ("Mr. Malone"), Leslie A. Malone, individually ("Mrs. Malone"), The John C. Malone 1995 Revocable Trust (the "John Trust"), The Leslie A. Malone 1995 Revocable Trust (the "Leslie Trust"), The Tracy M. Neal Trust A (the "Tracy Trust"), The Evan D. Malone Trust A (the "Evan Trust" and collectively with the John Trust, the Leslie Trust and the Tracy Trust, the "Trusts") and Qurate Retail,Inc., a Delaware corporation ("Qurate"). Mr.Malone, Mrs.Malone and the Trusts are referred to herein as the "Malone Parties" and each, a "Malone Party". The Malone Parties collectively with Qurate are referred to herein as the "Exchange Parties" and each, an "Exchange Party".

WHEREAS, the Exchange Parties are entering into this Agreement in connection with (i)that certain Call Agreement, dated as of February9, 1998 (the "Call Agreement, dated as of May 18, 2021 (the "Maffei Offer"), delivered by Gregory B. Maffei to Mr.Malone with respect to all of the shares of SeriesB common stock, par value of \$0.01 per share (the "SeriesB Common Stock"), of Qurate beneficially owned by the Malone Parties (such shares, the "Subject Shares"), (iii)that certain written notice, dated as of June2, 2021, delivered to Mr.Malone by Qurate notifying the Malone Parties of the exercise by Qurate of its Call Right (as such term is defined in the Call Agreement);

WHEREAS, the Board of Directors of Qurate (the 'Board') has formed the Independent Committee to, among other things, determine whether to exercise the Call Right and the terms and conditions of any acquisition of the Subject Shares pursuant to the exercise of the Call Right;

WHEREAS, the Independent Committee has determined that it is in the best interests of Qurate and its stockholders to exercise the Call Right (as such term is defined in the Call Agreement) and to pay for the Subject Shares in the form of newly-issued shares of Series A common stock, par value of \$0.01 per share ("Series A Common Stock"), of Qurate at WHEREAS, the "

@

WHECCCCCCCCC

forth opposite such actives name in Exhibit A to be issued to such Trust at the Closing to be deposited by book entry transfer of the actions of the party's designated representative, as applicable, shall specify in writing to the other Exchange Party (which may be in the form of electronic mail), prior to the Closing, the account information at Qurate's transfer agent for the deposit of the Common Shares to be exchanged at the Closing.

2 1.3 <u>Conditions to the Closing</u>

(a) The obligation of Qurate to effect the Exchange at the Closing shall be subject to the satisfaction or (to the extent legally permissible) waiver in writing by Qurate, prior to the Closing, of the following conditions: (i)no judgment, order, writ, award, preliminary or permanent injunction of decree of any Governmental Entity (as defined below) shall be in effect that prohibits, renders illegal or enjoins the consummation of the Exchange to be consummated at the Closing; (ii)the representations and warranties of the Malone Parties set forth in Section 2.1 shall be true and correct in all respects in each case as of the date of this Agreement and as of the Closing Date as though made on and as of the Closing Date, except for those representations and warranties made as of a specified date, which shall be true and correct in all respects and warranties made as of a specified date, which shall be true and correct in all respects all was performed by it prior to or at the Closing; and (iv)each Malone Party shall have delivered to Qurate a certificate duly executed by such Malone Party that the conditions set forth in clauses (ii)and (iii) of this Sectional Real buttype larger.

3

(b) The obligation of the Malone Parties to effect the Exchange at the Closing shall be subject to the satisfaction or (to the extent legally permissible) waiver in writing by each of the Malone Parties, prior to the Closing, of the following conditions: (i)no judgment, order, writ, award, preliminary or permanent injunction of decree of any Governmental Entity shall be in effect that prohibitM "

affects its Subject Shares which n (C)seeks to prevent, enjoin, alter,	y or otherwise (" <u>Proceeding</u> "), pending or, to the knownay be exchanged hereunder, (B)challenges the validi	action, suit, arbitration, mediation, hearing, investigation yledge of such Malone Party, threatened, against such Mality or enforceability of the obligations of such Malone Pawould otherwise reasonably be expected to, individually consummate the transactions contemplated hereby.	one Party that (A)involves or arty under this Agreement, or
		5	
(h)	Trust Beneficiaries. With resj		

reason of this Agreement.	
·	re for convenience only and shall not affect in any way the meaning or interpretation of
this Agreement. Whenever the words "include", "includes" or "including" are used in the	
,	1
1	1
4.10 <u>Amendments</u> . This Agreement may not be amended (a)exc Qurate, unless expressly authorized by a majority of the directors constituting the Indep	cept by an instrument in writing signed by all Exchange Parties, and (b)with respect to bendent Committee.
	may be waived at any time by the Exchange Party, or the Exchange Parties, entitled to ge Parties, waiving such terms or conditions and (b)if Qurate is the party waiving such astituting the Independent Committee.
	e Malone Parties, on the other hand, hereby acknowledge and agree that he, she or it shall, execution and delivery of this Agreement, and the performance or consummation of the ture.
[Remainder of page i	intentionally left blank]
	2
IN WITNESS WHEREOF, each of the Exchange Parties has executed this Ag	greement as of the date first written above
	/s/ John C. Malone
	19 John C. Malone
	/s/ Leslie A. Malone
[Stock Exchange A	Agreement (Malone)]
	By: /s/ John C. Malone
	Name: John C. Malone Title: Trustee
	Title. Trustee
	homas ne BjieXs/ Johnstes Malone
	Name: John C. Malone Title: Trustee
	Ry: /s/ David Thomas III
	By: /s/ David Thomas III Name: David Thomas III
	Title: Trustee
	By: /s/ David Thomas III Name: David Thomas III
	Dane David Homas III

Title: Trustee

 $[Stock\ Exchange\ Agreement\ (Malone)]$ 

Chief Administrative Officer

[Stock Exchange Agreement (Malone)]

This Agreement, dated as of June3, 2021 (the "Effective Date"), is entered into by and between Gregory B. Maffei ("Mr. Maffei"), and Qurate Retail, Inc., a Delaware corporation ("Qurate"). Mr. Maffei together with Qurate are referred to herein as the 'Ex9x ao . H

"Closing Date"), or at such other location as the Exchange Parties may mutually agree. All of the share transfers and issuances constituting the Subsequent Exchange shall be deemed to occur simultaneously as of the Subsequent Closing.
(c) At each Closing, (i)Mr.Maffei shall deliver or cause to be delivered to Qurate (x)evidence reasonably satisfactory to Qurate that irrevocable instructions have been given for the applicable shares of SeriesA Common Stock being exchanged by Mr.Maffei at such Closing to be deposited by book entry transfer to the account of Qurate maintained with Qurate's transfer agent, and (y)an executed Internal Revenue Service FormW-9 (or an applicable successor form) providing Mr.Maffei's taxpayer identification number and the requisite certification by Mr.Maffei thereunder, and (ii)Qurate shall deliver or cause to be delivered to Mr.Maffei evidence reasonably satisfactory to Mr.Maffei that irrevocable instructions have been given for the applicable shares of SeriesB Common Stock to be issued to Mr.Maffei at such Closing to be deposited by book entry transfer to the account of Mr.Maffei maintained with Qurate's transfer agent. Qurate, on the one hand, and Mr.Maffei, on the other hand, or any such Exchange Party's designated representative, aoarhe

applicable shares of SeriesA Common Stock which may be exchanged hereunder, (B)challenges the validity or enforceability of the obligations of Mr.Maffei under this Agreement, or (C)seeks to prevent, enjoin, alter, materially impede or materially delay the applicable	

with a copy (which shall not constitute notice) to:

Baker Botts L.L.P. 2001 Ross Avenue Suite 900 Dallas, Texas 75201-2980

Attention: Samantha H. Crispin [Separately provided]

E-mail: Governing Law: Jurisdiction. All disputes, claims or controversies arising out of or relating to this Agreement, or the negotiation, validity or performance of this Agreement, or the transactions contemplated hereby (including, but not limited to, all contract and tort claims) shall be governed by and construed in accordance with the Laws of the State of Delaware without regard to its rules of conflict of laws. Each of the Exchange Parties irrevocably submits and consents to the exclusive jurisdiction of the Delaware Court of Chancery, or, if the Delaware Court of Chancery does not have subject matter jurisdiction, the other state courts of the State of Delaware, or the United States District Court for any district within such state, for the purpose of any action or judgment relating to or arising out of this Agreement or any of the transactions contemplated hereby and to the laying of venue in such court. Service of process in connection with any such action may be served on each Exchange Party by the same methods as are specified for the giving of notices in Section 4.2. NATE NEXE mange Party irrevocably and unconditionally waives and agrees not to plead or claim any objection to the laying of venue of any such action brought in such courts and irrevocably and unconditionally waives any claim that any such action brought in any such court has been brought in an inconvenient forum. EACH OF THE EXCHANGE PARTIES IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHTS TO TRIAL BY JURY IN CONNECTION WITH ANY ACTION, PROCEEDING OR (COUNTER-) CLAIM ARISING OUT OF OR RELATING IN ANY WAY TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY. EACH EXCHANGE PARTY HEREBY ACKNOWLEDGES THAT S  By: /s/ Renee L. Wilm
Name: Renee L. Wilm

Chief Legal Officer and Chief Administrative Officer Title:

[Stock Exchange Agreement (Maffei)]

Up to that number of shares of Series A Common Stock actually received by Mr. Maffei upon vesting of the Performance-Based Restricted Stock Units with respect to shares of Series A Common Stock granted to Mr. Maffei on March 10, 2021 (the "PRSU Award")

The period beginning on the date on which the PRSU Award vests, in full or in part, and continuing for six months thereafter.

## MR. GREGORY B. MAFFEI c/o Qurate Retail, Inc. 12300 Liberty Boulevard Englewood, CO 80112

June 3, 2021

Liberty Media Corporation Qurate Retail, Inc. 12300 Liberty Boulevard Englewood, Colorado 80112 Attention: Chairman of the Board

Re: Irrevocable Waiver of Right to Assert Ch	hange in Control of Qurate or Good Reason to Resign from Qurate and Amendment to Employment Agreement
Ladies and Gentlemen:	
Reference is made to (i) that certain Liberty Media Corporation, a Delaware e	n Executive Employment Agreement, dated effective as of December 13, 2019 (the Employment Agreement"), by and between "), by andt AgreemeM

Media or any other Service Company under the terms of the Employment Agreement, the Services Agreement, any outstanding equity award agreements between such entities and me, or under any other agreement to the extent such definition applies to a determination of a "Change in Control" of Liberty Media or any other Service Company.				
forfeMŕ	In addition to any remedies available to Qurate or Liberty Media at la	w or in equity, any breach of subsections (a), (b), (c) or (d) will result in the immediate		
		_		
		_		

RETAIL, INC., a Delaware corporation (the "Company"), and G	(this "Agreement") is entered into effective as of June3, 2021 by and between QURATE

Upbook entry account in the name of the Grantee. During the Restriction Period, any statemed Restriction Period will bear a restrictive legend to the effect that ownership of the Restrict restrictions, terms and Jeft	pon issuance of the Restricted Shares, such Restricted Shares will be ent of ownership representing the Restricted Shares that may be issuated Shares, and the enjoyment of all rights appurtenant thereto, are m	ed during the

o all of the terms and conditions of the Plan and this Agreement, including that the vesting and termination provisions of this Agreement will continue to be applied with respect o the Grantee. Restricted Shares that have vested may be delivered (or,			

. This Agreement is in satisfaction of and in lieu of all prior discussions and agreements, oral or written, between the Company and the Grantee regarding the Award. The Grantee and the Company hereby declare and represent that no promise or agreement not expressed herein has been made regarding the Award and that this Agreement contains the entire agreement between the parties hereto with respect to the Award and replaces and make r			

entitled to receive in connection with the Grantee's employment or service following the end of the Employment Period, nor shall they be considered as part of the Grantee's compensation for the Employment Period for purposes of setting my compensation for employment or services following the end of the Employment Period.			
[Signature Po	age Follows]		
10			
By: /s/ Gregory B. Maffei Gregory B. Maffei	_		
By: /s/ Renee L. Wilm Renee L. Wilm Chief Legal Officer and	-		

[Signature Page to Restricted Share Award Agreement]

Chief Administrative Officer

These Restricted Shares and any dividends or distributions thereon shall not be construed as a set-off against any future compensation the Grantee may become