## Form 8937 (December 2011) Department of the Treasury

## Report of Organizational Actions Affecting Basis of Securities

See separate instructions.

OMB No. 1545-2224

| Internal Revenue Service       |                   |                   | See separate ii      | iistructions.                           |                                      |                    |
|--------------------------------|-------------------|-------------------|----------------------|---|--------------------------------------|--------------------|
| Part I Reporting Issue         | er                |                   |                      |   |                                      |                    |
| 1 Issuer's name                |                   |                   |                      |   | 2 Issuer's employer identifica       | ation number (EIN) |
|                                |                   |                   |                      |   | 27 1600400                           |                    |
| LIBERTY MEDIA COR              |                   | A Talankana I     | 1 f d d              |   | 37-1699499                           |                    |
| 3 Name of contact for addition | nal information   | 4 Telephone I     | No. of contact       |   | 5 Email address of contact           |                    |
| INVESTOR RELATION              | g                 | 877-772-          | 1518.                |   | INVESTOR@LIBERTY                     | MEDIA.COM          |
| 6 Number and street (or P.O    |                   |                   |                      | contact                                 | 7 City, town, or post office, state, |                    |
| ,                              |                   |                   |                      |   |                                      |                    |
| 12300 LIBERTY BLV              | D                 |                   |                      |   | ENGLEWOOD, CO 8                      | 0112               |
| 8 Date of action               |                   | 9 Class           | ification and o      | description                             |                                      |                    |
| - 2 - 22 - 23 - 23             |                   |                   | CONTRACTOR OF MARKET | 1 TO 5 TO 1 TO 1 TO 1 TO 1 TO 1 TO 1 TO |                                      |                    |
| 5/16/16                        | 144 0 : 1         |                   | -                    |   | SERIES A LIBERTY BRAVES (            | COMMON STOCK       |
| 10 CUSIP number                | 11 Serial nun     | nber(s)           | 12 Ticker            | symbol                                  | 13 Account number(s)                 |                    |
| 531229110                      |                   |                   | BATRR                |   |                                      |                    |
|                                | Action Attach     | additional stat   |                      | eded. See back                          | of form for additional questions.    |                    |
|                                |                   |                   |                      |   | ainst which shareholders' ownersh    |                    |
| the action ► ON MAY            | 16, 2016          | EACH HOLDE        | ER OF SEE            | RIES B LIBE                             | RTY BRAVES COMMON ST                 | rock               |
| ("BATRB") RECEIVED             | 0.47 OF A         | SUBSCRIP          | TION RIG             | HT ("BATRR'                             | ') TO PURCHASE ONE S                 | HARE OF            |
| SERIES C LIBERTY B             | RAVES COMM        | ON STOCK          | ("BATRK"             | ) WITH RESI                             | PECT TO A WHOLE SUBS                 | CRIPTION           |
| RIGHT, FRACTIONAL              | RIGHTS WE         | RE ROUNDE         | D UP TO              | THE NEAREST                             | T WHOLE RIGHT.                       |                    |
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|                                |                   |                   | 740                  |   |                                      |                    |
|                                |                   |                   | 5m *                 |   |                                      |                    |
| 15 Describe the quantitative   | effect of the org | anizational actio | n on the basi        | s of the security in                    | n the hands of a U.S. taxpayer as    | an adjustment per  |
| share or as a percentage       | of old basis 🕨 🕹  | JNDER IRC         | SECTION              | 307(b)(1),                              | THE TAX BASIS OF AN                  | Y                  |
|                                |                   |                   |                      |   | CAUSE THE FAIR MARKE                 |                    |
|                                |                   |                   |                      |   | ARKET VALUE OF THE S'                |                    |
| RESPECT TO WHICH S             |                   |                   |                      |   | , UNDER IRC SECTION                  |                    |
|                                |                   |                   |                      |   | TAXPAYER MAY MAKE AN                 |                    |
|                                |                   |                   |                      |   | HEIR TIMELY FILED U.                 |                    |
|                                |                   |                   |                      |   | TRIBUTION OF RIGHTS                  |                    |
|                                |                   |                   |                      |   | , THE TAX BASIS OF E                 |                    |
|                                |                   |                   |                      |   | SHARE PRIOR TO THE D                 |                    |
|                                |                   |                   |                      |   | ATED TO THE SUBSCRIP                 |                    |
| RIGHTS. A SHAREHOLDER I        | MUST CONSIDER     | THEIR INDIV       | DUAL CIRCU           | MSTANCES AND S                          | SHOULD CONSULT A TAX ADVIS           | DR.                |
|                                |                   |                   |                      |   |                                      |                    |
| 16 Describe the calculation    | of the change in  | basis and the     |                      |   | on, such as the market values of     |                    |
| valuation dates ► AVE          |                   | * DATE            |                      | SHARES                                  | TOTAL VALUE                          | PERCENT            |
|                                | 5.99              |                   | 19/16                | 60                                      | \$959.40                             | 91.79%             |
|                                | .96               |                   | 19/16                | 29                                      | \$85.84                              | 8.21%              |
| *AVERAGE OF HIGH A             |                   |                   |                      |   | THERE HAS BEEN LIM                   |                    |
| TRADING VOLUME FOR             |                   |                   |                      |   | USE THE TRADING PRI                  | CE AND             |
| BASIS ALLOCATION F             | OR BATRA T        | O DETERMI         | NE THE B             | ASIS ALLOCA                             | ATION OF BATEB.                      |                    |
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| Don't II | Organizational | Action | (continued) |
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| ign<br>lere                |  | clare that I have mplete. Declarat | examined this return                     | n, including accompa    | nying schedules<br>ed on all inform<br>Date | and statements, ation of which pre      | eparer has any knowledg                              | nowledge al |
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| ign EAR IS                 | Juder penalties of periury. I de                                     | Clare that I have                  | examined this return                     | a. 31, 2016.            | ed on all inform                            | and statements,                         | eparer has any knowledg                              | nowiedge al |
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| Provi                      | de any other information ne  | cessary to imp                     | lement the adjus                         | ment, such as the       |   |   |  | TAX         |
| 9 Provi                    | de any other information ne  | cessary to imp                     | lement the adjus                         | ment, such as the       |   |   |  | TAX         |
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| 9 Provi                    | de any other information ne THE CALENDAR YE                          | cessary to imp<br>EAR ENDIN        | lement the adjus                         | ment, such as the       |   |   |  | TAX         |
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| Provi                      | de any other information ne  | cessary to imp                     | lement the adjus                         | ment, such as the       |   | ,                                       |  | TAX         |
|                            |  |                                    |  |                         | reportable tax                              | vear TH                                 | E REPORTABLE   |             |
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|                            |  |                                    |  |                         |   |   |  |             |
|                            |  |                                    |  |                         |   |   |  |             |
| 3 Can                      | ny resulting loss be recogniz  | ed? ▶ NO                           |  |                         |   |   |  |             |
|                            |  |                                    |  |                         |   |   |  |             |
|                            |  |                                    |  |                         |   |   |  |             |
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|                            | OTHER FAIR MAR   | KET VALU                           | E METHODOL                               | OGIES MAY               | BE PERMI                                    | SSIBLE.                                 |  |             |
| HARES.                     | ORDER DATE MA  | *******                            |  |                         | RELATIV                                     | E FAIR M                                |  |             |
| HE BAT                     | RB SHARE AND THE   | SUBSCRI                            | PTION RIGH                               |                         | DUNTO TH                                    |   | KD DUNKE DE  | WEEN        |
| S MADE<br>HE BAT           | , THE SHAREHOLDE<br>RB SHARE AND THE                                 | R SHOULD<br>SUBSCRI                | ALLOCATE<br>PTION RIGH                   | THEIR TAX               |   |   |  | THECTT      |
| ADE BY<br>S MADE<br>HE BAT | RB SHARE AND THE   | S UNDER I                          | IRC SECTIC<br>ALLOCATE<br>PTION RIGH     | N 307(b)(2<br>THEIR TAX | ). IF A                                     | SECTION                                 | 307(b)(2) E  |             |