(December 201 Department of the Treasury

Report of Organizational Actions Affecting Basis of Securities

See separate instructions.

OMB No. 1545-0123

Internal Revenue Service Reporting Issuer 2 Issuer's employer identification number (EIN) 1 Issuer's name LIBERTY MEDIA CORPORATION 37-1699499 5 Email address of contact Telephone No. of contact 3 Name of contact for additional information INVESTOR@LIBERTYMEDIA.COM 877-772-1518 INVESTOR RELATIONS 6 Number and street (or P.O. box if mail is not delivered to street address) of contact 7 City, town, or post office, state, and ZIP code of contact ENGLEWOOD, CO 80112 12300 LIBERTY BLVD 9 Classification and description 8 Date of action DISTRIBUTION OF RIGHTS TO PURCHASE SERIES C LIBERTY SIRIUSXM COMMON STOCK 5/15/20 13 Account number(s) Ticker symbol 10 CUSIP number Serial number(s) LSXMR 531229128 Part II Organizational Action Attach additional statements if needed. See back of form for additional questions Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action ON MAY 15, 2020 EACH HOLDER OF SERIES A LIBERTY SIRIUSXM COMMON STOCK ("LSXMA") RECEIVED 0.0939 OF A SUBSCRIPTION RIGHT ("LSXMR") TO PURCHASE ONE SHARE OF SERIES C LIBERTY SIRIUSXM COMMON FRACTIONAL RIGHTS WERE ROUNDED UP TO THE NEAREST WHOLE STOCK ("LSXMK") FOR EACH SHARE OF LSXMA HELD. RIGHT WITH RESPECT TO EACH BENEFICIAL OWNER. Describe the quantitative effect of the organizational action on the basis of the security in the hands of a U.S. taxpayer as an adjustment per UNDER IRC SECTION 307(b), THE TAX BASIS OF ANY SUBSCRIPTION RIGHT share or as a percentage of old basis RECEIVED SHOULD GENERALLY BE ZERO BECAUSE THE FAIR MARKET VALUE OF THE SUBSCRIPTION RIGHTS WAS LESS THAN 15% OF THE FAIR MARKET VALUE OF THE STOCK WITH RESPECT TO WHICH SUCH RIGHTS WERE DISTRIBUTED. HOWEVER. UNDER IRC SECTION 307(b)(2) AND THE TREASURY REGULATIONS PROMULGATED THEREUNDER, A TAXPAYER MAY MAKE AN ELECTION TO ALLOCATE TAX BASIS TO THE SUBSCRIPTION RIGHTS WITH THEIR TIMELY FILED U.S. FEDERAL INCOME TAX RETURN FOR THE TAXABLE YEAR IN WHICH THE DISTRIBUTION OF RIGHTS WAS RECEIVED. IF AN IRC SECTION 307(b)(2) ELECTION IS MADE, THE TAX BASIS OF EACH LSXMA SHARE IS REDUCED TO APPROXIMATELY 98% (THE EXACT PERCENTAGE DEPENDING ON ROUNDING OF A FRACTIONAL RIGHT) OF THE TAX BASIS OF AN LSXMA SHARE PRIOR TO THE DISTRIBUTION OF LSXMR SUBSCRIPTION RIGHTS AND THE REMAINDER IS ALLOCATED TO THE SUBSCRIPTION SHAREHOLDERS SHOULD CONSIDER THEIR INDIVIDUAL CIRCUMSTANCES AND CONSULT A TAX ADVISOR. Describe the calculation of the change in basis and the data that supports the calculation, such as the market values of securities and the SHARES/RIGHTS TOTAL VALUE PERCENT valuation dates ▶ AVERAGE PRICE* DATE 97.72% 5/18/20 75 \$2,491.50 \$33.22 LSXMA 8 58.24 2.28% 5/18/20 \$ 7.28 LSXMR *AVERAGE OF HIGH AND LOW ON BASED ON FIRST DAY OF RIGHTS TRADING.

List the	applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based BUTION OF THE SUBSCRIPTION RIGHTS SHOULD BE NON-TAXABLE UNDER IRC SECTION 305 (a	a). UNDER
	307(b), NO TAX BAIS IS ALLOCATED TO THE SUBSCRIPTION RIGHTS UNLESS AN ELECTION AND THE SUBSCRIPTION RIGHTS UNLESS AN ELECTION AND THE SUBSCRIPTION AND THE S	
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	R SHOULD ALLOCATE THEIR TAX BASIS IN THE LSXMA SHARE BETWEEN THE LSXMA SHARE AN	
JBSCRIPTIO	ON RIGHT BASED ON RELATIVE FAIR MARKET VALUES. OTHER FAIR MARKET VALUE METHODO	JLUGIES MAI
E PERMISSI	BLE.	
Conon	y resulting loss be recognized? NO	
3 Can any	/ resulting loss be recognized?	
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