# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## **SCHEDULE 13D**

Under the Securities Exchange Act of 1934 (Amendment No. 18)

Liberty Media Corporation (Name of Issuer)

Series A Liberty Braves Common Stock, \$0.01 par value (Title of Class of Securities)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of  $\S\S$  240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box .

CUSIP	No. 531229706			
1	Names of reporting persons I.R.S. identification nos. of a	hove nersons (entities only)		
		bove persons (entities only)		
	Gabelli Funds, LLC		I.D. No. 13-4044523	
2	Check the appropriate box i	f a member of a group (SEE)	INSTRUCTIONS) (a)	
			(b)	
3	Sec use only			
4	Source of funds (SEE INSTF 00-Funds of investment ad			
5	Check box if disclosure of le	gal proceedings is required p	ursuant to items 2 (d) or 2 (e)	
6	Citizenship or place of organ New York	nization		
	Number Of	: 7	Sole voting power	
	Shares	: : :	512,779 (Item 5)	
	Beneficially	: 8	Shared voting power	
	Owned	: :	None	
	By Each	<u>:</u> : 9	Sole dispositive power	
	Reporting	: :	512,779 (Item 5)	
	Person	<u>:</u> :10	Shared dispositive power	
	With	: :	None	
11	Aggregate amount beneficia	: lly owned by each reporting	person	
	512,779 (Item 5)			
12	Check box if the aggregate a (SEE INSTRUCTIONS)	mount in row (11) excludes c	ertain shares	
13	Percent of class represented	by amount in row (11)		

4.97%

14

Type of reporting person (SEE INSTRUCTIONS) IA, CO

USIP	No. 531229706			
1	Names of reporting persons			
	I.R.S. identification nos. of a	bove persons (entities only)		
	CAMCO Agget Management	t Inc	LD No. 12 4044521	
2	GAMCO Asset Management	f a member of a group (SEE INS	I.D. No. 13-4044521 STRUCTIONS) (a)	
2	Check the appropriate box in	a member of a group (SEE IN	STRUCTIONS) (a)	
			(b)	
3	Sec use only			
4	Source of funds (SEE INSTR	RUCTIONS)		
•	00-Funds of investment advi			
		•		
5	Check box if disclosure of leg	gal proceedings is required purs	suant to items 2 (d) or 2 (e)	
6	Citizenship or place of organ	ization		
0	New York	nzation		
	New Tork			
	Number Of	: 7	Sole voting power	
		:		
	Shares	:	1,858,280 (Item 5)	
	Beneficially	<u>:</u> : 8	Shared voting power	
	Beneficiany	: 0	Shared voting power	
	Owned	:	None	
	D E 1	:		
	By Each	: 9	Sole dispositive power	
	Reporting	:	1,921,087 (Item 5)	
	1 5	:	1,921,007 (Rem 3)	
	Person	:10	Shared dispositive power	
	With	:		
	With	:	None	
1	A & & l & C l	: 		
L	Aggregate amount beneficial	lly owned by each reporting per	son	
	1,921,087 (Item 5)			
	-,, ()			
2		mount in row (11) excludes cert	ain shares	
	(SEE INSTRUCTIONS)			

18.63%

14

Type of reporting person (SEE INSTRUCTIONS) IA, CO

USIP I	No. 531229706			
1	Names of reporting person		• •	
	I.R.S. identification nos. o	f above persons (entities on	ly)	
	MJG Associates, Inc.			I.D. No. 06-1304269
2	Check the appropriate bo	x if a member of a group (S	EEE INSTRUCTIONS) (a)	
			(b)	
3	Sec use only			
	G GG L (GET IVG	TDI/CTIONS)		
4	Source of funds (SEE INS 00-Client Funds	TRUCTIONS)		
5	Check box if disclosure of	legal proceedings is requir	ed pursuant to items 2 (d) or 2 (e)	
5	Check box if disclosure of	legal proceedings is requir	ed pursuant to items 2 (d) or 2 (e)	
5	Check box if disclosure of  Citizenship or place of org		ed pursuant to items 2 (d) or 2 (e)	
	Citizenship or place of org		ed pursuant to items 2 (d) or 2 (e)  Sole voting power	
	Citizenship or place of org	ganization		
	Citizenship or place of org Connecticut Number Of	ganization	Sole voting power	
	Citizenship or place of org Connecticut Number Of Shares	ganization : 7 : :	Sole voting power 8,500 (Item 5)	
	Citizenship or place of org Connecticut  Number Of  Shares  Beneficially	ganization : 7 : :	Sole voting power 8,500 (Item 5) Shared voting power	
	Citizenship or place of org Connecticut  Number Of  Shares  Beneficially  Owned	: 7 : : : : : : 8 : :	Sole voting power 8,500 (Item 5) Shared voting power None	
	Citizenship or place of org Connecticut  Number Of  Shares  Beneficially  Owned  By Each	: 7 : : : : : : 8 : :	Sole voting power 8,500 (Item 5) Shared voting power None Sole dispositive power	

8,500 (Item 5)

0.08%

12

13

14

Check box if the aggregate amount in row (11) excludes certain shares (SEE INSTRUCTIONS)

Percent of class represented by amount in row (11)

Type of reporting person (SEE INSTRUCTIONS) CO

CUSIP I	No. 531229706  Names of reporting persons I.R.S. identification nos. of a	above persons (entities on					
2		Gabelli & Company Investment Advisers, Inc. I.D. No. 13-3379374  Check the appropriate box if a member of a group (SEE INSTRUCTIONS) (a)					
			(b)				
3	Sec use only						
4	Source of funds (SEE INSTF 00 – Client funds	RUCTIONS)					
5	Check box if disclosure of le	gal proceedings is requir	red pursuant to items 2 (d) or 2 (e)				
6	Citizenship or place of organ Delaware	nization					
	Number Of	: 7	Sole voting power				
	Shares	: : :	7,500 (Item 5)				
	Beneficially	: 8	Shared voting power				
	Owned	: :	None				
	By Each	<u>:</u> : 9	Sole dispositive power				
	Reporting	: :	7,500 (Item 5)				
	Person	:10	Shared dispositive power				
	With	: :	None				

11 Aggregate amount beneficially owned by each reporting person

7,500 (Item 5)

Check box if the aggregate amount in row (11) excludes certain shares (SEE INSTRUCTIONS)

Percent of class represented by amount in row (11)

0.07%

Type of reporting person (SEE INSTRUCTIONS)
HC, CO, IA

1	Names of reporting persons			
	I.R.S. identification nos. of a	bove persons (entities only)		
	Gabelli Foundation, Inc.		I.D. No. 94-2975159	
2	Check the appropriate box i	f a member of a group (SEI	EINSTRUCTIONS) (a)	
			<b>(b)</b>	
3	Sec use only			
4	Source of funds (SEE INSTE WC	RUCTIONS)		
5	Check box if disclosure of le	gal proceedings is required	pursuant to items 2 (d) or 2 (e)	
6	Citizenship or place of organ	nization		
6		ization: 7	Sole voting power	
6	NV		Sole voting power 22,371 (Item 5)	
6	NV Number Of			
6	NV Number Of Shares	: 7 : : :	22,371 (Item 5)	
6	NV  Number Of  Shares  Beneficially	: 7 : : :	22,371 (Item 5) Shared voting power	
6	NV  Number Of  Shares  Beneficially  Owned	: 7 : : : : : 8 : :	22,371 (Item 5) Shared voting power None	
6	Number Of Shares Beneficially Owned By Each	: 7 : : : : : 8 : :	22,371 (Item 5)  Shared voting power  None  Sole dispositive power	

12

13

14

0.22%

Check box if the aggregate amount in row (11) excludes certain shares (SEE INSTRUCTIONS)

Percent of class represented by amount in row (11)

Type of reporting person (SEE INSTRUCTIONS) 00-Private Foundation

CUSIP	No. 531229706				
1	Names of reporting persons				
	I.R.S. identification nos. of a	above persons (entities only)	')		
	GGCP, Inc.		I.D. No. 13-3056041		
2	Check the appropriate box	if a member of a group (SEF	E INSTRUCTIONS) (a)		
			(b)		
3	Sec use only				
4	Source of funds (SEE INST	RUCTIONS)			
	WC				
5	Check box if disclosure of le	egal proceedings is required	pursuant to items 2 (d) or 2 (e)		
		Sar broccomings is required	pulsuant to 10000 2 (c) 01 2 (c)		
-	C'4'				
6	Citizenship or place of orga Wyoming	nization			
	• 0				
	Number Of	: 7	Sole voting power		
	Shares	:	30,000 (Item 5)		
	D (* 11	:			
	Beneficially	: 8	Shared voting power		
	Owned	:	None		
	By Each	<u>:</u>			
	Бу Еасп	: 9 :	Sole dispositive power		
	Reporting	:	30,000 (Item 5)		
	Person	<u>:</u> :10	Chanad dispositive narrow		
		:10	Shared dispositive power		
	With	:	None		
1	Aggregate amount beneficia	: ally owned by each reporting	y nerson		
-		, the sy that reporting	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	30,000 (Item 5)				
	Check box if the aggregate :	amount in row (11) excludes	certain shares		
	(SEE INSTRUCTIONS) X				

14

 $\boldsymbol{0.29\%}$ 

Percent of class represented by amount in row (11)

Type of reporting person (SEE INSTRUCTIONS) HC, CO

	I.R.S. identification nos. of a	ibove persons (entities only)				
	GAMCO Investors, Inc.		I.D. No. 13-4007862			
	Check the appropriate box if a member of a group (SEE INSTRUCTIONS) (a)					
			(b)			
3	Sec use only					
4	Source of funds (SEE INST) NONE	RUCTIONS)				
5	Check box if disclosure of le	gal proceedings is required p	oursuant to items 2 (d) or 2 (e)			
6	Citizenship or place of orga Delaware	nization				
	Number Of	: 7	Sole voting power			
	Shares	: :	NONE (Item 5)			
	Beneficially	: 8	Shared voting power			
	Owned	:	None			
	By Each	: 9	Sole dispositive power			
	Reporting	: : :	NONE (Item 5)			
	Person	:10	Shared dispositive power			
	With	: :	None			
11	Aggregate amount beneficia	ally owned by each reporting	person			
	NONE (Item 5)					
12	Check box if the aggregate a (SEE INSTRUCTIONS) X	amount in row (11) excludes o	certain shares			
13	Percent of class represented	by amount in row (11)				
	0.00%					
14	Type of reporting person (SI HC, CO	EE INSTRUCTIONS)				

CUSIP No. 531229706

Names of reporting persons

1	Names of reporting persons I.R.S. identification nos. of a		y)	
	Associated Capital Group, I	Inc.	I.D. No. 47-3965991	
	Check the appropriate box			
			(b)	
3	Sec use only			
4	Source of funds (SEE INST WC	RUCTIONS)		
5	Check box if disclosure of le	egal proceedings is required	d pursuant to items 2 (d) or 2 (e)	
6	Citizenship or place of orga Delaware	nization		
	Number Of	: 7	Sole voting power	
	Shares	: : :	510 (Item 5)	
	Beneficially	: 8	Shared voting power	
	Owned	:	None	
	By Each	: 9	Sole dispositive power	
	Reporting	: :	510 (Item 5)	
	Person	:10	Shared dispositive power	
	With	: :	None	
11	Aggregate amount beneficia	ally owned by each reporting	ng person	
	510 (Item 5)			
12	Check box if the aggregate a (SEE INSTRUCTIONS) X	amount in row (11) exclude	s certain shares	
13	Percent of class represented	by amount in row (11)		
	0.00%			

CUSIP No. 531229706

Type of reporting person (SEE INSTRUCTIONS) HC, CO

14

CUSIP	No. 531229706						
1	Names of reporting persons						
	I.R.S. identification nos. of a	above persons (entities only)					
	Mario J. Gabelli						
2		if a member of a group (SEE	CINSTRUCTIONS) (a)				
	• • •	11 1					
			(b)				
			(0)				
3	Sec use only						
	C CC L CEE DICTO	DII CEIONO)					
4	Source of funds (SEE INST) 00-Private Funds	RUCTIONS)					
	00-111vate Funds						
5	Check box if disclosure of le	gal proceedings is required p	pursuant to items 2 (d) or 2 (e)				
6	Citizenship or place of organ	nization					
Ü	USA						
	N 1 00						
	Number Of	: 7 :	Sole voting power				
	Shares	: :	47,000 (Item 5)				
		<u>:</u>					
	Beneficially	: 8	Shared voting power				
	Owned	: :	None				
		: :	TOIL				
	By Each	: 9	Sole dispositive power				
	Reporting	:	47,000 (Item 5)				
	•	• •	47,000 (Item 3)				
	Person	:10	Shared dispositive power				
	With	:	N.				
		:	None				
11	Aggregate amount beneficia	illy owned by each reporting	person				
	47,000 (Item 5)						
	Check hox if the aggregate a	amount in row (11) excludes	certain shares				
12	(SEE INSTRUCTIONS) X						
12							
12	B ( C )						
13	Percent of class represented	by amount in row (11)					
	0.46%						
14	Type of reporting person (SI	EE INSTRUCTIONS)					
	IN						

Item 1. <u>Security and Issuer</u>

This Amendment No. 18 to Schedule 13D on the Series A Liberty Braves Common Stock, of Liberty Media Corporation (the "Issuer") is being filed on behalf of the undersigned to amend the Schedule 13D, as amended (the "Schedule 13D") which was originally filed on July 5, 2017. Unless otherwise indicated, all capitalized terms used herein but not defined herein shall have the same meanings as set forth in the Schedule 13D.

# Item 2. <u>Identity and Background</u>

Item 2 to Schedule 13D is amended, in pertinent part, as follows:

This statement is being filed by various entities which except for LICT Corporation ("LICT) and CIBL, Inc. ("CIBL"), engage in various aspects of the securities business, primarily as investment adviser to various institutional and individual clients, including registered investment companies and pension plans, and as general partner or the equivalent of various private investment partnerships or private funds and as a registered broker-dealer. Certain of these entities may also make investments for their own accounts. Mario J. Gabelli ("Mario Gabelli") is deemed to directly or indirectly control these entities through his ownership interest.

The foregoing persons in the aggregate often own beneficially more than 5% of a class of equity securities of a particular issuer. Although several of the foregoing persons are treated as institutional investors for purposes of reporting their beneficial ownership on the short-form Schedule 13G, the holdings of those who do not qualify as institutional investors may exceed the 1% threshold presented for filing on Schedule 13G or implementation of their investment philosophy may from time to time require action which could be viewed as not completely passive. In order to avoid any question as to whether their beneficial ownership is being reported on the proper form and in order to provide greater investment flexibility and administrative uniformity, these persons have decided to file their beneficial ownership reports on the more detailed Schedule 13D form rather than on the short-form Schedule 13G and thereby to provide more expansive disclosure than may be necessary.

(a), (b) and (c) - This statement is being filed by one or more of the following persons: GGCP, Inc. ("GGCP"), GGCP Holdings LLC ("GGCP Holdings"), GAMCO Investors, Inc. ("GBL"), Associated Capital Group, Inc. ("AC"), Gabelli Funds, LLC ("Gabelli Funds"), GAMCO Asset Management Inc. ("GAMCO"), Teton Advisors, Inc. ("Teton Advisors"), Gabelli & Company Investment Advisers, Inc. ("GCIA"), Morgan Group Holding Co., ("MGH"), G.research, LLC ("G.research"), MJG Associates, Inc. ("MJG Associates"), Gabelli Securities International (Bermuda) Limited ("GSIL"), Gabelli Foundation, Inc. ("Foundation"), Mario Gabelli, LICT and CIBL. Those of the foregoing persons signing this Schedule 13D are hereinafter referred to as the "Reporting Persons".

GGCP makes investments for its own account and is the manager and a member of GGCP Holdings which is the controlling shareholder of GBL and AC. GBL, a public company listed on the New York Stock Exchange, is the parent company for a variety of companies engaged in the securities business, including certain of those named below. AC, a public company listed on the New York Stock Exchange, is the parent company for a variety of companies engaged in the securities business, including certain of those listed below.

GAMCO, a wholly-owned subsidiary of GBL, is an investment adviser registered under the Investment Advisers Act of 1940, as amended ("Advisers Act"). GAMCO is an investment manager providing discretionary managed account services for employee benefit plans, private investors, endowments, foundations and others.

GCIA, a wholly owned subsidiary of AC, is an investment adviser registered under the Advisers Act and serves as a general partner or investment manager to limited partnerships and offshore investment companies and other accounts. As a part of its business, GCIA may purchase or sell securities for its own account. GCIA or its relying advisers, act as a general partner or investment manager of a number of funds or partnerships, including Gabelli Associates Fund, L.P., Gabelli Associates Fund II, L.P., Gabelli Associates Limited, Gabelli Associates Limited II E, Gabelli Intermediate Credit Fund L.P., GAMA Select Plus Master Fund, Ltd., GAMCO Medical Opportunities L.P., and Gabelli Multimedia Partners, L.P.

G.research is a wholly owned subsidiary of MGH. G.research, is a broker-dealer registered under the Securities Exchange Act of 1934, as amended ("1934 Act"), which may as a part of its business purchase and sell securities for its own account.

Gabelli Funds, a wholly owned subsidiary of GBL, is a limited liability company. Gabelli Funds is an investment adviser registered under the Advisers Act which provides advisory services for The Gabelli Equity Trust Inc., The Gabelli Asset Fund, The Gabelli Growth Fund, The Gabelli Convertible and Income Securities Fund Inc., The Gabelli Value 25 Fund Inc., The Gabelli Small Cap Growth Fund, The Gabelli Equity Income Fund, The Gabelli ABC Fund, The Gabelli Global Content & Connectivity Fund, The Gabelli Gold Fund, Inc., The Gabelli Multimedia Trust Inc., The Gabelli Global Rising Income & Dividend Fund, The Gabelli Capital Asset Fund, The Gabelli International Growth Fund, Inc., The Gabelli Global Growth Fund, The Gabelli Utility Trust, The Gabelli Utilities Fund, The Gabelli Dividend Growth Fund, The Gabelli Focused Growth and Income Fund, The Comstock Capital Value Fund, The Gabelli Dividend and Income Trust, The Gabelli Global Utility & Income Trust, The GAMCO Global Gold, Natural Resources, & Income Trust, The GAMCO Natural Resources, Gold & Income Trust, The GDL Fund, Gabelli Enterprise Mergers & Acquisitions Fund, The Gabelli ESG Fund, Inc., The Gabelli International Small Cap Fund, The Gabelli Healthcare & Wellness Rx Trust, The Gabelli Global Small and Mid Cap Value Trust, Gabelli Value Plus+ Trust, Gabelli Merger Plus+ Trust Plc, The Gabelli Global Financial Services Fund, The Gabelli Global Mini Mites Fund, The Gabelli Go Anywhere Trust, The Gabelli Media Mogul Fund, The Gabelli Pet Parents' Fund, The Gabelli U.S. Treasury Money Market Fund, Bancroft Fund Ltd. and Ellsworth Growth & Income Fund Ltd., Gabelli Growth Innovators ETF, Gabelli Love Our Planet & People ETF (collectively, the "Funds"), which are registered investment companies. Gabelli Funds is also the investment adviser to The GAMCO International SICAV (sub-funds GAMCO Merger Arbitrage and GAMCO All Cap Value), a UCITS III vehicle.

Teton Advisors, an investment adviser registered under the Advisers Act, provides discretionary advisory services to The TETON Westwood Mighty Mites<sup>sm</sup> Fund, The TETON Westwood Income Fund, The TETON Westwood SmallCap Equity Fund, TETON Westwood Intermediate Bond Fund, and The TETON Westwood Mid-Cap Equity Fund.

MJG Associates provides advisory services to private investment partnerships and offshore funds. Mario Gabelli is the sole shareholder, director and employee of MJG Associates. MJG Associates is the Investment Manager of Gabelli International Limited and Gabelli Fund, LDC. Mario J. Gabelli is the general partner of Gabelli Performance Partnership, LP.

The Foundation is a private foundation. Mario Gabelli is the Chairman, a Trustee and the Investment Manager of the Foundation. Elisa M. Wilson is the President of the Foundation.

LICT is a holding company with operating subsidiaries engaged primarily in the rural telephone industry. LICT actively pursues new business ventures and acquisitions. LICT makes investments in marketable securities to preserve capital and maintain liquidity for financing their business activities and acquisitions and are not engaged in the business of investing, or trading in securities. Mario J. Gabelli is the Chief Executive Officer, a director, and substantial shareholder of LICT.

CIBL is a holding company with interests in telecommunications operations, primarily in the rural telephone industry. CIBL actively pursues new business ventures and acquisitions. CIBL makes investments in marketable securities to preserve capital and maintain liquidity for financing their business activities and acquisitions and are not engaged in the business of investing, or trading in securities. Mario J. Gabelli is a director, and substantial shareholder of CIBL.

Mario Gabelli is the controlling stockholder, Chief Executive Officer and a director of GGCP and Chairman and Chief Executive Officer of GBL. He is the Executive Chairman of AC. Mario Gabelli is also a member of GGCP Holdings. Mario Gabelli is the controlling shareholder of Teton and MGH.

The Reporting Persons do not admit that they constitute a group.

GAMCO is a New York corporation and GBL, MGH and Teton Advisors are Delaware corporations, each having its principal business office at One Corporate Center, Rye, New York 10580. GGCP is a Wyoming corporation and AC and GCIA are Delaware corporations each having its principal business office 191 Mason Street, Greenwich, CT 06830. GGCP Holdings is a Delaware limited liability corporation having its principal business office at 191 Mason Street, Greenwich, CT 06830. G.research is a Delaware limited liability company having its principal officers at One Corporate Center, Rye, New York 10580. Gabelli Funds is a New York limited liability company having its principal business office at One Corporate Center, Rye, New York 10580. MJG Associates is a Connecticut corporation having its principal business office at 191 Mason Street, Greenwich, CT 06830. The Foundation is a Nevada corporation having its principal offices at 165 West Liberty Street, Reno, Nevada 89501. LICT is a Delaware corporation having its principal place of business as 165 West Liberty Street, Suite 220, Reno, NV 89501.

For information required by instruction C to Schedule 13D with respect to the executive officers and directors of the foregoing entities and other related persons (collectively, "Covered Persons"), reference is made to Schedule I annexed hereto and incorporated herein by reference.

- (d) Not applicable.
- (e) Not applicable.
- (f) Reference is made to Schedule I hereto.

# Item 3. <u>Source and Amount of Funds or Other Consideration</u>

Item 3 to Schedule 13D is amended, in pertinent part, as follows:

The Reporting Persons used an aggregate of approximately \$3,483,345 to purchase the additional Securities reported as beneficially owned in Item 5 since the most recent filing on Schedule 13D. GAMCO used approximately \$3,452,231 of funds that were provided through the accounts of certain of their investment advisory clients (and, in the case of some of such accounts at GAMCO, may be through borrowings from client margin accounts) in order to purchase the additional Securities for such

clients. Foundation used approximately \$31,114 of working capital to purchase the additional Securities reported by it.

## Item 5. <u>Interest In Securities Of The Issuer</u>

Item 5 to Schedule 13D is amended, in pertinent part, as follows:

(a) The aggregate number of Securities to which this Schedule 13D relates is 2,549,747 shares, representing 24.72% of the 10,313,772 shares outstanding as reported in the Issuer's most recently filed Form 10-Q for the quarterly period ended September 30, 2021. The Reporting Persons beneficially own those Securities as follows:

Name	Shares of Common Stock	% of Class of Common	
GAMCO	1,921,087	18.63%	_
Gabelli Funds	512,779	4.97%	
MJG Associates	8,500	0.08%	
Foundation	22,371	0.22%	
Mario Gabelli	47,000	0.46%	
AC	510	0.00%	
GGCP	30,000	0.29%	
GCIA	7,500	0.07%	

Mario Gabelli is deemed to have beneficial ownership of the Securities owned beneficially by each of the foregoing persons. AC, GBL and GGCP are deemed to have beneficial ownership of the Securities owned beneficially by each of the foregoing persons other than Mario Gabelli and the Foundation.

(e) Not applicable.

<sup>(</sup>b) Each of the Reporting Persons and Covered Persons has the sole power to vote or direct the vote and sole power to dispose or to direct the disposition of the Securities reported for it, either for its own benefit or for the benefit of its investment clients or its partners, as the case may be, except that (i) GAMCO does not have the authority to vote 62,807 of the reported shares, (ii) Gabelli Funds has sole dispositive and voting power with respect to the shares of the Issuer held by the Funds so long as the aggregate voting interest of all joint filers does not exceed 25% of their total voting interest in the Issuer and, in that event, the Proxy Voting Committee of each Fund shall respectively vote that Fund's shares, (iii) at any time, the Proxy Voting Committee of each such Fund may take and exercise in its sole discretion the entire voting power with respect to the shares held by such fund under special circumstances such as regulatory considerations, and (iv) the power of Mario Gabelli, AC, GBL, and GGCP is indirect with respect to Securities beneficially owned directly by other Reporting Persons.

<sup>(</sup>c) Information with respect to all transactions in the Securities which were effected during the past sixty days or since the most recent filing on Schedule 13D, whichever is less, by each of the Reporting Persons and Covered Persons is set forth on Schedule II annexed hereto and incorporated herein by reference.

#### Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct. Dated: December 8, 2021

GGCP, INC. MARIO J. GABELLI MJG ASSOCIATES, INC. GABELLI FOUNDATION, INC

By:/s/ David Goldman David Goldman Attorney-in-Fact

GABELLI FUNDS, LLC

By:/s/ <u>David Goldman</u>
David Goldman
General Counsel – Gabelli Funds, LLC

GAMCO INVESTORS, INC.

By:/s/ Peter D. Goldstein
Peter D. Goldstein
Secretary – GAMCO Investors, Inc.

ASSOCIATED CAPITAL GROUP, INC. GAMCO ASSET MANAGEMENT INC.

By:/s/ Douglas R. Jamieson
Douglas R. Jamieson
President & Chief Executive Officer – Associated Capital
Group, Inc.
President – GAMCO Asset Management Inc.

#### SCHEDULE I

# Information with Respect to Executive Officers and Directors of the Undersigned

Schedule I to Schedule 13D is amended, in pertinent part, as follows:

The following sets forth as to each of the executive officers and directors of the undersigned: his name; his business address; his present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted. Unless otherwise specified, the principal employer of each such individual is GAMCO Asset Management Inc., Gabelli Funds, LLC, G.research, LLC, Teton Advisors, Inc., or GAMCO Investors, Inc., the business address of each of which is One Corporate Center, Rye, New York 10580, or Gabelli & Company Investment Advisors, Inc. or Associated Capital Group, Inc., the business address of each of which is 191 Mason Street, Greenwich, CT 06830 and each such individual identified below is a citizen of the United States. To the knowledge of the undersigned, during the last five years, no such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), and no such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which he was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities law or finding any violation with respect to such laws except as reported in Item 2(d) and (e) of this Schedule 13D.

Directors:

Edwin L. Artzt Former Chairman and Chief Executive Officer

Procter & Gamble Company 900 Adams Crossing Cincinnati, OH 45202

Raymond C. Avansino Chairman & Chief Executive Officer

E.L. Wiegand Foundation 165 West Liberty Street Reno, NV 89501

Leslie B. Daniels Operating Partner

AE Industrial Partners, LP 2500 N. Military Trail, Suite 470 Boca Raton, FL 33431

Mario J. Gabelli Chief Executive Officer and Chief Investment Officer of GGCP, Inc.

Chairman & Chief Executive Officer of GAMCO Investors, Inc.

Executive Chairman of Associated Capital Group, Inc.

Director/Trustee of all registered investment companies advised by Gabelli Funds, LLC.

Director

c/o GAMCO Investors, Inc. One Corporate Center Rye, NY 10580

Eugene R. McGrath Former Chairman and Chief Executive Officer

Consolidated Edison, Inc. 4 Irving Place New York, NY 10003

Robert S. Prather President & Chief Executive Officer

Heartland Media, LLC 1843 West Wesley Road Atlanta, GA 30327

Officers:

Mario J. Gabelli Chairman and Chief Executive Officer

Henry G. Van der Eb Senior Vice President

Bruce N. Alpert Senior Vice President

Peter D. Goldstein General Counsel

Kieran Caterina Chief Accounting Officer

GAMCO Asset Management Inc.

Elisa M. Wilson

Directors:

Douglas R. Jamieson Regina M. Pitaro Paul Swirbul

Christopher Desmarais

Officers:

Mario J. Gabelli Chief Executive Officer and Chief Investment Officer – Value Portfolios

Douglas R. Jamieson President, Chief Operating Officer and Managing Director

David Goldman General Counsel, Secretary & Chief Compliance Officer

Gabelli Funds, LLC

Officers:

Mario J. Gabelli Chief Investment Officer – Value Portfolios

Bruce N. Alpert Executive Vice President and Chief Operating Officer

David Goldman Vice President, Corporate Development and General Counsel

Richard Walz Chief Compliance Officer

Kieran Caterina Chief Accounting Officer

John Ball Senior Vice President, Fund Administration

# Gabelli Foundation, Inc. Officers:

Mario J. Gabelli Chairman, Trustee & Chief Investment Officer

Elisa M. Wilson President Marc Gabelli Trustee Matthew R. Gabelli Trustee Michael Gabelli Trustee

# GGCP, Inc.

Directors:

Mario J. Gabelli Chief Executive Officer and Chief Investment Officer of GGCP, Inc.

Chairman & Chief Executive Officer of GAMCO Investors, Inc.

Executive Chairman of Associated Capital Group, Inc.

Director/Trustee of all registered investment companies advised by Gabelli Funds, LLC.

Marc Gabelli President – GGCP, Inc.

Matthew R. Gabelli Vice President – Trading

G.research, LLC One Corporate Center Rye, NY 10580

Michael Gabelli President & COO

Gabelli & Partners, LLC One Corporate Center Rye, NY 10580

Frederic V. Salerno Chairman

Former Vice Chairman and Chief Financial Officer

Verizon Communications

Vincent S. Tese Executive Chairman – FCB Financial Corp

Elisa M. Wilson Director

Officers:

Mario J. Gabelli Chief Executive Officer and Chief Investment Officer

Marc Gabelli President

GGCP Holdings LLC

Members:

GGCP, Inc. Manager and Member

Mario J. Gabelli Member

# Teton Advisors, Inc.

# Directors:

Marc Gabelli Executive Chairman

Vincent J. Amabile Founder- Amabile Partners

Stephen G. Bondi, CPA Chief Financial Officer – Mittleman Brothers, LLC

Aaron J. Feingold, M.D. President and Founder – Raritan Bay Cardiology Group

Nicholas F. Galluccio Chief Executive Officer and President

Kevin M. Keeley President & Executive Chairman – Keeley Teton Advisors, LLC

John M. Tesoro, CPA Retired Partner – KPMG LLP

Officers:

Nicholas F. Galluccio See above

Patrick B. Huvane, CPA, CFA Chief Financial Officer & Chief Compliance Officer

### Associated Capital Group, Inc.

Directors:

Mario J. Gabelli Chief Executive Officer and Chief Investment Officer of GGCP, Inc.

Chairman & Chief Executive Officer of GAMCO Investors, Inc.

Executive Chairman of Associated Capital Group, Inc.

Director/Trustee of all registered investment companies advised by Gabelli Funds, LLC.

Marc Gabelli President – GGCP, Inc.

Douglas R. Jamieson President and Chief Executive Officer

Bruce Lisman - JP Morgan - Global Equity Division

Daniel R. Lee Chief Executive Officer

Full House Resorts, Inc.

4670 South Ford Apache Road, Suite 190

Las Vegas, NV 89147

Richard T. Prins Former Partner

Skadden, Arps, Slate, Meagher & Flom LLP

Salvatore F. Sodano Vice Chairman – Retired

Broadridge Financial Solutions

Frederic V. Salerno See above

Elisa M. Wilson Director

Officers:

Mario J. Gabelli Executive Chairman

Douglas R. Jamieson President and Chief Executive Officer

Timothy H. Schott Executive Vice President and Chief Financial Officer

Peter D. Goldstein Chief Legal Officer

David Goldman General Counsel

## Gabelli & Company Investment Advisers, Inc.

Directors:

Douglas R. Jamieson

Officers:

Douglas R. Jamieson Chief Executive Officer and President

John Givissis Controller

Craig A. Weynand Chief Compliance Officer

G.research, LLC

Officers:

Cornelius V. McGinity Office of the Chairman

Vincent Amabile President

Bruce N. Alpert Vice President

Bernard Frize Chief Compliance Officer

Joseph Fernandez Controller and Financial and Operations Principal

# SCHEDULE II INFORMATION WITH RESPECT TO

# TRANSACTIONS EFFECTED DURING THE PAST SIXTY DAYS OR SINCE THE MOST RECENT FILING ON SCHEDULE 13D (1) SHARES PURCHASED AVERAGE

DATE SOLD(-) PRICE(2)

# SERIES A COMMON STOCK - LIBERTY BRAVES

GABELLI DIVIDENDA & INCOME TRIST    122 2011	GABELLI FUNDS, LLC GABELLI ASSET FUND		
1,02,0201   2,1376   2,4001		5,000	27.7700
Table   Tabl		24.221	20.2656
ABBELLI EQUITY INCOME FUND    10222012		24,231 5.769	
CABELLI EQUITY INCOME FUND   1/18/2021   1,5000   22,7526   1,179/2021   1,5000   30,3637   30			
CABELLI EQUITY TRUST	GABELLI EQUITY INCOME FUND	•	
CABELLI POUTTY TRUST			
121/2021   15,000   30,046     GABELLI VALUE 25 FUND		500	29.3640
ABELLI VALUE 25 FUND  GABELLI VALUE PLUS - TRUST  (10452021 1050021 10000 30364 10000 30364 10000 30364 100000 30364 10000001 100550021 -7,300 28,506 10020021 4,400 27,500 28,506 10020021 4,400 27,500 27,5100 30364 10000001 10140021 4,600 27,500 27,5100 30364 10000001 10140021 4,600 27,500 27,500 30,500 10140021 4,600 27,500 30,5		15,000	27.6231
GABELLI VALUE 25 FUND  10/13/2021 1,5000 2,7010  GABELLI VALUE PLUS+ TRUST  10/27/2021 5,000 30,3064 10/26/201 -1,0000 32,8700 10/26/201 -1,0000 32,8700 10/26/201 -1,0000 27,5002 10/26/201 -1,0000 27,5002 10/26/201 -1,0000 27,5002 10/26/201 -1,0000 27,5002 10/26/201 -1,0000 27,5002 10/26/201 -1,0000 27,5002 10/26/201 -1,0000 2,5000 10/26/201 -1,0000 2,5000 10/26/201 -1,0000 2,5000 10/26/201 -1,0000 2,5000 10/26/201 -1,0000 2,5000 10/26/201 -1,0000 2,5000 10/26/201 -1,0000 2,5000 10/26/201 -1,0000 2,5000 10/26/201 -1,0000 2,5000 11/26/201 -1,0000 2,5000 11/26/201 -1,000 2,5000 11/26/201 -1,000 3,00000 11/26/201 -1,000 3,00000 11/26/201 -1,000 3,00000 11/26/201 -1,000 3,0			
MORELLI VALUE PLUS+ TRUST		5,000	30.5405
GABELLI VALUE PLUS+ TRUST  1027/2021		-15 000	27.0110
10272021   5,000   30,3064   10202021   1,000   29,879   29,0674   10212021   4,000   27,5700   29,0674   10202021   4,000   27,5700		-13,000	27.0110
1025/2021	10/27/2021	-5,000	
1021/2021			
10/20/2021			
1015/2021   7-000   27-5100   27-5100   1011/2021   8-8000   27-5100   1011/2021   8-8000   27-5100   26-4672   27-5100   26-4672   27-5100   26-4672   27-5100   26-4672   27-5100   26-4672   27-5100   26-4672   27-5100   27-5100   28-5100   27-5100   27-5100   28-5100   27-5100   28-5100   27-5100   28-5100   27-5100   28-5100   27-5100   28-5100   27-5100   28-5100   27-5100   28-5100   27-5100   28-5100   27-5100   28-5100   27-5100   28			
GAMCO ASSET MANAGEMENT INC.    12/7/2021			
GAMCO ASSET MANAGEMENT INC.  12/7/2021 1,500 28,399 12/3/2021 3,000 28,500 12/3/2021 2,000 28,1734 12/1/2021 300 27,4867 12/1/2021 800 27,5388 11/24/2021 1,900 30,063 11/24/2021 850 30,2884 11/23/2021 1,000 29,5500 11/23/2021 1,000 30,063 11/23/2021 1,000 30,063 11/23/2021 1,000 30,063 11/23/2021 1,000 30,063 11/23/2021 1,000 30,063 11/23/2021 1,000 30,2566 11/18/2021 1,000 31,1129 11/18/2021 3,000 31,1129 11/18/2021 3,000 31,1129 11/18/2021 3,000 31,1129 11/18/2021 3,000 31,1129 11/18/2021 3,000 31,1129 11/18/2021 3,000 31,1129 11/18/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 30,8867 11/10/2021 3,000 31,4200 11/2/2021 2,000 31,4200 11/2/2021 2,000 31,4200 11/2/2021 2,000 31,4200 11/2/2021 3,000 30,8967 11/2/2/2/2			27.3000
127/2021	10/11/2021	-10,000	26.4672
127/2021	GAMCO ASSET MANAGEMENT INC		
12/7/2021   2,800   28,5104   12/3/2021   3,000   28,0500   12/3/2021   3,000   28,0500   28,1734   12/1/2021   300   27,4867   12/1/2021   1,900   27,5388   11/24/2021   1,900   30,2884   11/23/2021   1,500   30,0663   11/23/2021   1,500   30,0663   11/23/2021   1,000   29,5500   11/23/2021   1,000   95,000   11/23/2021   1,000   30,3296   11/18/2021   400   31,1129   11/18/2021   3,000   31,1129   11/18/2021   3,000   31,1129   11/18/2021   4,75   95,000   11/19/2021   50   95,000   11/19/2021   50   95,000   11/19/2021   50   95,000   11/19/2021   50   95,000   11/19/2021   50   95,000   11/19/2021   50   95,000   11/19/2021   1,300   30,3887   11/19/2021   1,300   30,3887   11/19/2021   1,300   30,3887   11/19/2021   1,200   30,3887   11/19/2021   1,200   30,3887   11/2021   1,200   30,3887   11/2021   1,200   30,3887   11/2021   1,200   30,3887   11/20221   1,200   30,3887   11/20221   2,000   31,4200   11/2/2021   2,000   31,4200   11/2/2021   2,000   31,4200   10,275/2021   4,000   30,4114   10,255/2021   1,100   29,0000   10,275/2021   4,000   30,4114   10,255/2021   1,100   29,0000   10,275/2021   3,000   27,6500   10,212/2021   2,000   27,6500   10,212/2021   2,000   27,6500   10,212/2021   2,000   27,6500   10,212/2021   2,000   27,6500   10,212/2021   2,000   27,6500   10,212/2021   2,000   27,6500   10,212/2021   2,000   27,6500   10,212/2021   2,000   27,6500   10,116/2021   2,000   27,6500   10,116/2021   2,000   27,6500   10,116/2021   2,000   27,6500   10,116/2021   2,000   27,6500   10,116/2021   2,000   27,6500   10,116/2021   2,000   27,6500   10,116/2021   2,000   27,6500   27,6500   10,116/2021   2,000   27,6500   27,6500   10,116/2021   2,000   27,6500   27,6500   10,116/2021   2,000   27,650		1.500	28.3999
123/2021   2,000   28.1734     121/12021   300   27.4867     121/12021   1.900   28.9983     11/26/2021   1.900   28.9983     11/26/2021   1.500   30.0663     11/23/2021   1.500   30.0663     11/23/2021   1.000   29.5900     11/23/2021   1.000   29.5900     11/23/2021   1.000   30.3296     11/23/2021   400   31.1129     11/25/2021   400   31.1129     11/25/2021   3.000   31.1129     11/25/2021   3.000   3.0387     11/25/2021   3.000   28.8800     11/25/2021   3.00   28.8800     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   31.2740     11/25/2021   5.00   31.2740     11/25/2021   2.00   31.4200     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   30.3887     11/25/2021   3.00   31.480     10.28/2021   3.00   31.4200     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     10.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.3887     30.28/2021   3.00   30.388			
121/12021   300   27.4867   121/12021   1.900   28.8983   11/26/2021   1.900   28.9983   11/26/2021   1.500   30.0663   11/23/2021   1.500   30.0663   11/23/2021   1.000   29.5500   11/23/2021   1.000   400   30.3296   11/18/2021   400   31.1129   11/18/2021   3.000   31.1129   11/18/2021   3.000   31.1129   11/18/2021   3.000   31.1129   11/18/2021   475   450   11/16/2021   475   450   11/16/2021   475   450   11/16/2021   50   450   11/16/2021   50   450   11/16/2021   50   450   11/16/2021   50   450   11/16/2021   50   450   11/16/2021   50   50   50   50   50   50   50   5			
121/12021			
11/26/2021			
11/24/2021			
11/23/2021       1,000       29,5500         11/23/2021       -1,000       %DO         11/19/2021       600       30,3296         11/18/2021       3,000       31,1129         11/18/2021       3,000       31,1129         11/17/2021       2,541       31,4300         11/10/2021       300       28,8800         11/10/2021       300       29,6000         11/19/2021       300       29,6000         11/18/2021       1,300       30,3887         11/18/2021       200       30,3887         11/18/2021       1,000       30,935         11/12/2021       500       31,2740         11/12/2021       1,200       *DI         11/12/2021       200       31,4200         11/12/2021       200       31,4200         11/12/2021       200       31,4200         11/12/2021       4,000       30,4114         10/28/2021       1,100       29,900         10/27/2021       4,000       30,4114         10/25/2021       1,100       29,000         10/27/2021       4,000       30,4114         10/25/2021       399       *DI         10			
11/23/2021			
11/19/2021			
11/18/2021       3,000       31,1129         11/18/2021       3,000       31,1129         11/17/2021       2,541       31,4300         11/10/2021       300       28,8800         11/10/2021       50       *DI         11/9/2021       30       29,6000         11/8/2021       1,300       30,3887         11/8/2021       1,300       30,3887         11/8/2021       1,000       30,205         11/2/2021       -500       31,2740         11/2/2021       1,200       *DI         11/2/2021       200       31,4200         11/2/2021       200       31,4200         11/2/2021       200       31,4200         11/2/2021       200       31,4200         11/2/2021       4,000       30,4114         10/28/2021       1,247       30,8500         10/27/2021       4,000       30,4114         10/25/2021       4,000       30,4114         10/25/2021       4,000       30,4114         10/25/2021       399       *DI         10/21/2021       -90       27,6500         10/21/2021       -20       27,6500         10/21/2021			
11/18/2021			
11/17/2021       2,541       31,4300         11/10/2021       300       28,8800         11/10/2021       50       *DI         11/10/2021       30       29,6000         11/8/2021       1,300       30,3887         11/8/2021       200       30,3887         11/8/2021       1,000       30,9205         11/2/2021       -500       31,2740         11/2/2021       200       31,4200         11/2/2021       200       31,4200         11/2/2021       200       31,4200         11/2/2021       200       31,4200         11/2/2021       200       31,4200         11/2/2021       200       31,4200         11/2/2021       200       31,4200         10/2/2021       800       29,9900         10/27/2021       4,000       30,4114         10/25/2021       1,100       29,000         10/27/2021       940       *DI         10/22/2021       399       *DI         10/21/2021       -10       27,6200         10/21/2021       -200       27,6500         10/19/2021       -200       27,520         10/19/2021       -20			
11/10/2021   300   28.8800   11/10/2021   50   *DI			31.4300
11/10/2021   50   4*DI   11/8/2021   300   29,6000   11/8/2021   1,300   30,3887   11/8/2021   200   30,3887   11/8/2021   1,000   30,9205   11/2/2021   -500   31,2740   11/2/2021   1,200   *DI   11/2/2021   200   31,4200   11/2/2021   -200   31,4200   31,4200   11/2/2021   -200   31,4200   31,4200   10/27/2021   800   29,9900   10/27/2021   4,000   30,4114   10/25/2021   4,000   30,4114   10/25/2021   4,000   30,4114   10/25/2021   4,000   30,4114   10/25/2021   4,000   30,4114   10/25/2021   4,000   30,4114   10/25/2021   4,000   30,4114   10/25/2021   5,000   7,5250   10/21/2021   5,000   27,6500   10/21/2021   5,000   27,6500   10/21/2021   5,000   27,6500   10/21/2021   5,000   27,6500   10/21/2021   5,000   27,5250   10/91/2021   5,000   27,5250   10/91/2021   5,000   27,5250   10/91/2021   5,000   27,5250   10/91/2021   5,000   27,5250   10/91/2021   5,000   27,5250   10/91/2021   5,000   27,5250   10/91/2021   5,000   27,5250   10/91/2021   5,200   27,5250   10/91/202			
11/9/2021       300       29,6000         11/8/2021       1,300       30,3887         11/8/2021       200       30,3887         11/4/2021       1,000       30,9205         11/2/2021       -500       31,2740         11/1/2021       1,200       *b1         11/1/2021       200       31,4200         11/1/2021       -500       31,480         10/28/2021       1,247       30,8500         10/27/2021       800       29,9900         10/27/2021       4,000       30,4114         10/25/2021       1,100       29,0000         10/25/2021       940       *b1         10/22/2021       399       *b1         10/21/2021       -10       27,6200         10/21/2021       -200       27,6200         10/21/2021       -200       27,520         10/21/2021       -2,000       *b0         10/19/2021       -2,000       27,5250         10/19/2021       -2,000       27,5250         10/19/2021       -2,000       27,5250         10/19/2021       -2,000       27,5250         10/15/2021       4,500       27,5273         10/15/2			
11/8/2021			
11/8/2021       200       30,3887         11/4/2021       1,000       30,9205         11/2/2021       -500       31,2740         11/2/2021       1,200       *DI         11/2/2021       200       31,4200         11/2/2021       -200       31,4200         11/2/2021       -500       31,0480         10/28/2021       1,247       30,8500         10/27/2021       800       29,9900         10/27/2021       4,000       30,4114         10/25/2021       4,000       30,4114         10/25/2021       940       *DI         10/25/2021       940       *DI         10/22/2021       399       *DI         10/21/2021       -10       27,6200         10/21/2021       -200       27,6500         10/21/2021       -200       27,6500         10/19/2021       -2,000       27,8479         10/19/2021       -2,000       27,5250         10/19/2021       2,000       27,6617         10/18/2021       2,000       27,5250         10/15/2021       4,500       27,5273         10/15/2021       4,500       27,5408			
11/2/2021       -500       31.2740         11/2/2021       1,200       *DI         11/2/2021       200       31.4200         11/2/2021       -200       31.0480         11/1/2021       -500       31.0480         10/28/2021       1,247       30.8500         10/27/2021       800       29.9900         10/27/2021       4,000       30.4114         10/25/2021       1,100       29.0000         10/25/2021       940       *DI         10/25/2021       399       *DI         10/21/2021       -10       27.6200         10/21/2021       -200       27.6500         10/21/2021       -200       27.8479         10/21/2021       -2,000       *DO         10/19/2021       -2,000       27.8479         10/19/2021       -2,000       27.520         10/19/2021       2,000       27.520         10/19/2021       2,000       27.520         10/18/2021       2,459       27.1500         10/15/2021       4,500       27.5273         10/15/2021       4,500       27.5273	11/8/2021	200	
11/2/2021       1,200       *DI         11/2/2021       200       31.4200         11/2/2021       -200       31.0420         11/1/2021       -500       31.0480         10/28/2021       1,247       30.8500         10/27/2021       800       29.9900         10/27/2021       4,000       30.4114         10/25/2021       1,100       29.0000         10/25/2021       940       *DI         10/22/2021       399       *DI         10/21/2021       -10       27.6500         10/21/2021       -200       27.6500         10/21/2021       -200       27.8479         10/21/2021       -2,000       *DO         10/19/2021       -2,000       27.5250         10/19/2021       2,000       27.5250         10/19/2021       2,000       27.6617         10/18/2021       2,459       27.1500         10/15/2021       4,500       27.5273         10/15/2021       1,200       27.5408			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			
11/2/2021       -200       31.4200         11/1/2021       -500       31.0480         10/28/2021       1,247       30.8500         10/27/2021       800       29.9900         10/27/2021       4,000       30.4114         10/25/2021       1,100       29.0000         10/25/2021       940       *DI         10/25/2021       399       *DI         10/21/2021       -10       27.6200         10/21/2021       -200       27.6500         10/21/2021       700       27.8479         10/21/2021       -2,000       *PO         10/19/2021       -2,000       27.5250         10/19/2021       2,000       27.6617         10/18/2021       2,459       27.1500         10/15/2021       4,500       27.5273         10/15/2021       4,500       27.5273         10/15/2021       1,200       27.5438			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	11/1/2021	-500	31 0480
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			
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$\begin{array}{cccccccccccccccccccccccccccccccccccc$	10/27/2021		30.4114
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	10/21/2021	700	27.8479
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			
10/15/2021     4,500     27.5273       10/15/2021     1,200     27.5408			
10/15/2021 1,200 27.5408			
10/15/2021 -700 *DO	10/15/2021	1,200	27.5408
	10/15/2021	-700	*DO

10/15/2021	-700	*DO
10/14/2021	1,500	27.2000
10/14/2021	900	27.3371
10/13/2021	-8,000	26.8300
10/13/2021	6,000	26.9500
10/13/2021	2,500	26.9974
10/13/2021	500	27.0000
10/13/2021	3,290	27.0226
10/13/2021	13,542	26.9727
10/12/2021	5,220	26.6243
10/12/2021	180	26.6600
10/11/2021	-174	*DO
10/11/2021	-204	*DO
10/11/2021	-2,999	*DO
10/8/2021	500	26.8500
10/8/2021	800	26.9500

<sup>(1)</sup> UNLESS OTHERWISE INDICATED, ALL TRANSACTIONS WERE EFFECTED ON THE NASDAQ.

- (2) PRICE EXCLUDES COMMISSION.
- (\*) RESULTS IN CHANGE OF DISPOSITIVE POWER AND BENEFICIAL OWNERSHIP.