## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **SCHEDULE 14A**

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No. )

Filed by the Registrant  $\square$ 

Filed by a Party other than the Registrant  $\Box$ 

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

□ Soliciting Material under §240.14a-12

## **Liberty Media Corporation**

(Name of Registrant as Specified In Its Charter)

N/A

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

□ No fee required.□ Fee computed or

- Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
- (1) Title of each class of securities to which transaction applies:

(2) Aggregate number of securities to which transaction applies:

(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

(4) Proposed maximum aggregate value of transaction:

(5) Total fee paid:

Fee paid previously with preliminary materials.

Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(1) Amount Previously Paid:

(2) Form, Schedule or Registration Statement No.:

(3) Filing Party:

(4) Date Filed:

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IMPORTANT SPECIAL MEETING INFORMATION         000004           ENDORSEMENT_LINE	000000000.00000 ext 00000000.00000 ext 00000000.00000 ext 00000000.00000 ext	
MR A SAMPLE	Electronic Voting Instructions	
DESIGNATION (IF ANY) ADD 1 ADD 2	Available 24 hours a day, 7 days a week! Instead of mailing your proxy, you may choose one of the voting	
ADD 3	methods outlined below to vote your proxy. VALIDATION DETAILS ARE LOCATED BELOW IN THE TITLE BAR.	
ADD 4 ADD 5 ADD 6	Proxies submitted by the internet or telephone must be received by 1:00 a.m., Central Time, on April 11, 2016	
	Vote by Internet     Go to www.envisionreports.com/LMC     Or scan the QR code with your smartphone     Follow the steps outlined on the secure website	
	Vote by telephone • Call toll free 1-800-652-VOTE (8683) within the USA, US territories &	
Jsing a <u>black ink</u> pen, mark your votes with an X as shown in Kara a shown in Kar	Canada on a louch-lone telephone - Follow the instructions provided by the recorded message	
na coample: mease ou nor write outside the designation areas.		
Special Meeting Proxy Card	(1234 5678 9012 345)	
IF YOU HAVE NOT VOTED VIA THE INTERNET <u>OR</u> TELEPHONE, FOLD ALONG THE PERFORATION Proposals — The Board of Directors recommends a vote <u>FOR</u> Proposals 1,	DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.	
IF YOU HAVE NOT VOTED VIA THE INTERNET OR TELEPHONE, FOLD ALONG THE PERFORATION  Proposals — The Board of Directors recommends a vote <u>FOR</u> Proposals 1, A proposal to approve the adoption of an amendment and restatement of our certificate of incorporation exchange our existing common stock by exchanging the shares of our existing common stock for newly stocks, to be designated the Liberty SiriusXM common stock, the Liberty Braves common stock and the provide for the attribution of the businesses, assets and liabilities of our company among a new SiriusX Media Group, respectively.	DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE. ▼ 2, 3, 4 and 5. among other things, to reclassify and issued shares of three new tracking blerty Media common stock, and to M Group, a new Braves Group and a new v, in connection with the ange each outstanding share of our ig upon the cancellation thereof: ssued share of the corresponding I Liberty Media common stock.	
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IF YOU HAVE NOT VOTED VIA THE INTERNET OR TELEPHONE, FOLD ALONG THE PERFORATION A Proposals — The Board of Directors recommends a vote <u>FOR</u> Proposals 1, A proposal to approve the adoption of an amendment and restatement of our certificate of incorporation exchange our existing common stock by exchanging the shares of our existing common stock of newly stocks, to be designated the Liberty SiriusXM common stock, the Liberty Braves common stock and the provide for the attribution of the businesses, assets and liabilities of our company among a new SiriusXM Media Group, respectively. A proposal to approve the adoption of an amendment and restatement of our certificate of incorporation reclassification and exchange of our existing common stock, among other things, to reclassify and excl existing Series A. Series B and Series C common stock by exchanging each such share for the followity series of Liberty Braves common stock; and 0.25 of a newly issued share of the corresponding series of Liberty SirusXM Common stock. If of a newly isseries of Liberty Braves common stock; ind 0.25 of a newly issued share of the corresponding series of A proposal to approve the adoption of an amendment and restatement of our certificate of incorporation convert shares of common stock; indended to track the performance of any of the SirusXM Group, the f into common stock intended to track the performance of our certificate of incorporation reclassification and exchange of our existing common stock, among their things, to provide the board convert shares of common stock intended to track the performance of any of the SirusXM Group, the f into common stock intended to track the performance of our certificate of incorporation reclassification and exchange of our existing common stock, and they applicate it has a proposal to approve the adoption of an amendment and restatement of our certificate of incorporation reclassification and exchange of our existing common stock, and but a provide the board ( a proposal to approve the adoption of	DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.         2, 3, 4 and 5.         a, among other things, to reclassify and issued shares of three new tracking Liberty Media common stock, and to M Group, a new Braves Group and a new         n, in connection with the ange each custanding studestry Media common stock.         n, in connection with the directors with discretion to braves Group or the Media Group         n, in connection with the directors with discretion to braves Group or the Media Group         n, in connection with the directors with discretion to braves Group or the Media Group         n, in connection with the directors with discretion to braves Group or the Media Group         n, in connection with the directors with discretion to braves froup or the Media Group         n connection with the directors with discretion to permit at group, if the net proceeds of reverted into stock of another group         roposal 5.       For Against Abstain connection, if necessary or s to be presented at the special meeting.         be contexed. — Date and Sign Below         stee or guardian, please add your Elle as such. When signing as joint lenants, all parties	

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Proxy — LIBERTY MEDIA CORPORATION

## THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS SPECIAL MEETING OF STOCKHOLDERS April 11, 2016

The undersigned hereby appoint(s) Richard N. Baer and Christopher W. Shean, or either of them, as proxies, each with the power to appoint his substitute, and hereby authorizes them to represent and to vote, as designated on the reverse side of this ballot, all of the shares of Series A common stock. Series B common stock and/or Series C common stock held by the undersigned at the Special Meeting of Stockholders to be held at 1:30 p.m., local time, on April 11, 2016, at the corporate offices of Starz, 8900 Liberty Circle, Englewood, Colorado 80112 and any adjournment or postponemnt thereof, with all the powers the undersigned would possess if present in person. All previous proxies given with respect to the meeting are revoked.

THIS PROXY, WHEN PROPERLY EXECUTED, WILL BE VOTED AS DIRECTED BY THE UNDERSIGNED. IF NO SUCH DIRECTIONS ARE MADE, THIS PROXY WILL BE VOTED FOR PROPOSALS 1, 2, 3, 4 AND 5. IF ANY OTHER MATTERS PROPERLY COME BEFORE THE MEETING, THE PERSONS NAMED IN THIS PROXY WILL VOTE IN THEIR DISCRETION.

PLEASE MARK, SIGN, DATE AND RETURN THIS PROXY CARD PROMPTLY USING THE ENCLOSED REPLY ENVELOPE.

C Non-Voting Items C Change of Address — Please print your new address below.

w. Comments -- Please print your comments below.

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Meeting Mark the

if you plan to atte Special Meeting.

IF VOTING BY MAIL, YOU MUST COMPLETE SECTIONS A - C ON BOTH SIDES OF THIS CARD.

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