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:

Filed by Liberty Media Corporation Pursuant to Rule 14a-12 Under the Securities Exchange Act of 1934

Subject Company: Liberty Media Corporation Commission File No. 001-35707

Excerpts of Liberty Media Corporation's 2016 Investor Day Presentation, November 10, 2016

Forward-Looking Statements

This presentation includes certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, including statements about the proposed acquisition of Formula 1 ("F1") (the "proposed acquisition"), the anticipated benefits of the proposed acquisition, future business strategies for F1, business strategies including investments in new and existing businesses and equity affiliates, market potential, new service and product launches, the continuation of our stock repurchase plans, the new Atlanta Braves stadium and mixed-use facility and other matters that are not historical facts. These forward-looking statements involve many risks and uncertainties that could cause actual results to differ materially from those expressed or implied by such statements, including, without limitation, possible changes in market acceptance of new products or services, competitive issues, regulatory matters affecting our businesses, continued access to capital on terms acceptable to Liberty Media or its subsidiaries, satisfaction of the conditions to the proposed acquisition and our ability to realize the expected benefits of this transaction, the availability of acquisition opportunities, changes in law and government regulations that may impact the derivative instruments that hedge certain of our financial risks and market conditions conducive to stock repurchases. These forward-looking statements speak only as of the date of this presentation, and Liberty Media expressly disclaims any obligation or undertaking to disseminate any updates or revisions to any forwardlooking statement contained herein to reflect any change in Liberty Media's expectations with regard thereto or any change in events, conditions or circumstances on which any such statement is based. Please refer to the publicly filed documents of Liberty Media, including the most recent Forms 10-Q and 10-K, for additional information about Liberty Media and about the risks and uncertainties related to Liberty Media's business which may affect the statements made in this presentation. During today's presentation we will discuss free cash flow of SiriusXM, which is a non-GAAP financial measure. Please refer to the Appendix at the end of this presentation for definitions and applicable GAAP reconciliations.

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Additional Disclaimers

Important Note Regarding Formula 1 Financial Information

This presentation includes certain financial information regarding F1, which is a privately-held foreign company. Accordingly, F1 does not provide periodic financial reporting materials similar to those filed by a publicly traded, U.S. company (such as reports filed with the U.S. Securities and Exchange Commission). In addition, F1 financial information is presented, or obtained from financial information presented, in accordance with International Financial Reporting Standards as adopted by the EU ("IFRS"). This financial information is based solely on information that has been provided to Liberty Media in the course of its evaluation of the proposed acquisition and was not independently compiled by Liberty Media. Liberty Media is providing this information for illustrative purposes only and not for the purpose of soliciting proxies in respect of any proposals relating to the proposed acquisition or offers to buy or sell shares of any series of Liberty Media's common stock. Liberty Media stockholders and other investors are urged to read the proxy statement as filed with the SEC relating to the proposed acquisition.

Additional Information

Nothing in this presentation shall constitute a solicitation to buy or an offer to sell shares of Liberty Media's Series C Liberty Media common stock or any other series of its common stock. Liberty Media stockholders and other investors are urged to read the proxy statement (a preliminary filing of which has been made with the SEC) because it will contain important information relating to the proposed acquisition of F1. Copies of Liberty Media's SEC filings are available free of charge at the SEC's website (http://www.sec.gov). Copies of the filings together with the materials incorporated by reference therein will also be available, without charge, by directing a request to Investor Relations, (720) 875-5420.

Participants in the Solicitation

The directors and executive officers of Liberty Media and other persons may be deemed to be participants in the solicitation of proxies in respect of any proposals relating to the proposed acquisition of F1. Information regarding the directors and executive officers of Liberty Media is available in its definitive proxy statement, which was filed with the SEC on July 8, 2016, and certain of its Current Reports on Form 8-K. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be available in the proxy materials regarding the foregoing (a preliminary filing of which has been made with the SEC). Free copies of these documents may be obtained as described in the preceding paragraph.



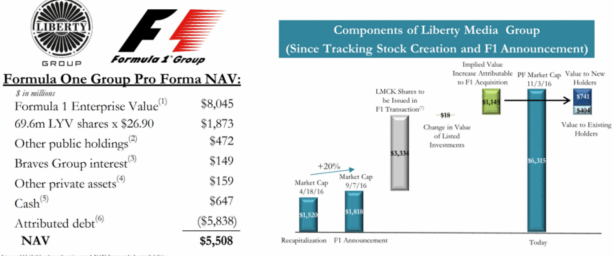






- See slide 35 for additional detail. (1)
- Initial investment of 18.7% closed on 9/7/2016; completed 0.4% follow-on investment on 10/27. 3
- (2) (3) Subject to shareholder approval.

Liberty Media Group: Transition to the Fast Lane



its as of 11/3/16

ta is of 11/3/16 unless otherwise nored. NAV figure excludes tax liabilities. concomment date of acquisition of Formula 1 based on LMCK transaction references price of \$21.26. bidding in Tarwa Waren Inc., Tawa Enc., Jaisunet and Viacoran as of 11/3/2016 and other, debt see to 9.1m notional BATBK shares underlying 15.5% inter-group interest in Barves Group as of 11/3/

as of 11/3/2016. Not ding share court of Borres Good

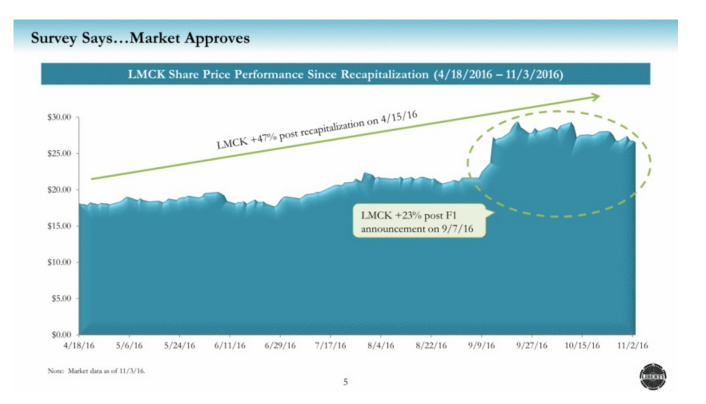
は同時の Liberty Media Gooup cash balance as of 9/30/16, pro forma for \$691m F1 cash balance as of 7/31/16 and \$154m of proceeds under Live Nation Margin loan closed 11/8/2016 (in ital liquidity of \$346m available under margin loan), less cash payable to F1 sellers at se

a of 9/30/2016

na for exchange of \$351m exchangeable (6) (7)

or 5.551m exchangeable security for LMCK shares. Excludes fair made security, in each case, at LMCK share price of 521.70 as c6.9/7/2016ity seems to top the second control of the second control on the





Transaction Structured to Benefit All Parties

Buyer	CCVC Capital Partners NORGES BANK Legacy F1 Owners ⁽¹⁾	Teams	Fans
 Operating control of asset Non-voting LMCK issuance maintains voting structure Efficient tax structure 	 Partially monetize asset Maintain ownership interest through LMCK; benefit from additional upside in asset with path to future liquidity Board seat at Liberty Media Corporation 	 Opportunity to participate in investment of Formula 1 Stability from long-term ownership New ownership focused on investing in growth of sport Enhanced management of sport 	 Stability from long-term ownership New ownership focused on investing in growth of sport Opportunity to improve fan experience leveraging Liberty Media portfolio companies

(1) Complete list of legacy F1 ownership listed on slide 36.

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Strategic Rationale for Formula 1 Acquisition



Iconic Global Sporting Competition

- Rich 67-year history
- Unique scale global sports league

Massive Reach

- ٠ 5 Continents
- 21 Countries
- 21 Events in 2016 ٠
- Huge international fan base ٠
- Over 400m fans globally (1)
- ٠ Attractive demographic for sponsorship and advertising

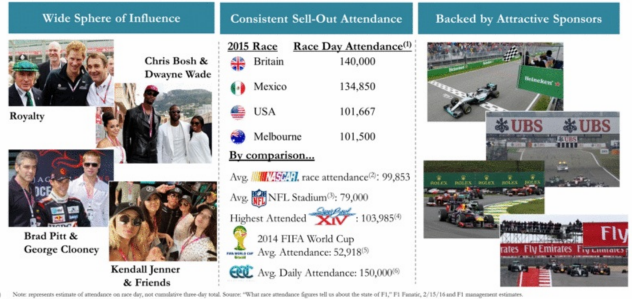
Attractive Financial Profile

- Diverse revenue streams ٠
- Multi-year contracted revenues
- Asset-light model with no "stadium" ٠ type investments
- High cash flow conversion
- · Enables efficient capital structure
- · Tax efficient structure



(1) Represents annual unique television viewership

Global Fan Base with Unparalleled Popularity



Note: represents estimate of attendance on race day, not cumulative timee-day Source: "NASCAR Racing Statistics," Statistics lenin, 7/14/16. Source: "Stadiums of Pro Football," http://www.stadiumsofprofootball.com, Source: "Stade Bowl Attendance By The Numbers," SportingCharts, 3/3/15. Source: "EFA World CogTM All Time Statistics", Fifa.com. Source: Las Vegas Sun, 10/20/16.

3) 4) 5) 6)

Formula 1 Fun Facts

- 1.5 billion Cumulative TV broadcast audience for 2015 season
 - 1.923 Seconds is world record pit stop time (Red Bull Racing 2013 and Williams 2016)
 - 3 Number of kilograms driver loses during course of average race due to temperature and g-force
 - 4 Number of seconds for an F1 car to accelerate to 160 kmph...and decelerate back to zero
 - 7 Most F1 World Championships (Michael Schumacher)
 - 9 Most consecutive race wins: Sebastian Vettel (2013)
 - 18 Age of youngest Grand Prix winner: Max Verstappen (Spain 2016)

2,800-4,000 Number of times F1 driver will change gears during a race

80,000 Number of components that make up each car

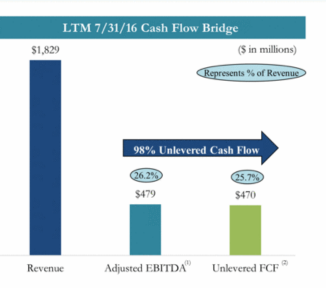
Source: Third party information.

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Formula 1 Significant Profitability and Cash Flow Conversion

- Attractive margins and very low capital intensity generate best in class profitability and cash flow conversion
 - Adjusted EBITDA⁽¹⁾ margins of 26% for LTM 7/31/2016
 - Unlevered FCF⁽²⁾ margin of 26% for LTM 7/31/2016 representing unlevered cash flow conversion of 98%
- Largest cost item (team payments) primarily variable
 - Variable payments calculated primarily as % of Prize Fund Adjusted EBITDA(3)
 - Team payments⁽⁴⁾ represented 66% of 2015 Adjusted EBITDA (pre-team payments)
- Modest margin expansion expected near-term
- Majority of revenue contracts denominated in USD
 - Modest amount of GBP-denominated revenue but virtually • offset by GBP-based expenses (HQ, production facilities)



 Note: Please see "Important Note Regarding Formula 1 Financial Information" at the beginning of this slide presentation.
 (1) Defined as Revenue less cost of sales, SG&A expense (which excludes depreciation, amortization and certain one-time exceptional costs contractual payments to FIA and teams; includes team payment expense.
 (2) Defined as Adjusted EBITDA less cash taxes and capital expenditures; average levered free cash conversion from 2012 – 2015 approxim ment) and FX, adjusted to add back am

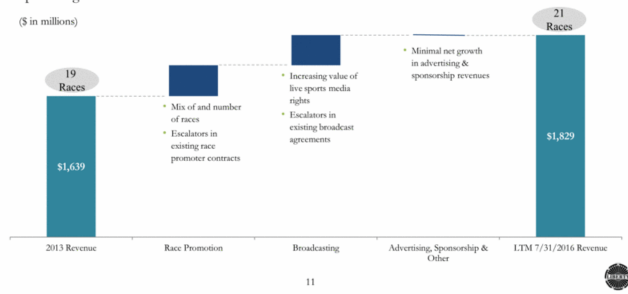
(3) (4) As described in our preliminary proxy statement filed 11/1/16. Excluding amortization costs from historic payments to teams.

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Recent Revenue Growth Trends...

 Recent revenue growth driven primarily by annual escalators in contractual revenue streams and optimizing race calendar



... Multiple Areas for Future Upside

Race Promotion

- Increase number, optimize mix and enter new strategic markets
- Optimize locations to best monetize value from other revenue streams (i.e. sponsorship and digital)
- Key focus on Europe as foundation of F1 with additional opportunities in Americas and Asia
- Build entertainment experience for existing fans and bring new fans to non-race events to further drive race attendance and viewership

Broadcasting

- Increase monetization of TV rights in conjunction with increased promotion of sport
- March 2016 renewal of exclusive rights deal with Sky from 2019-2024 demonstrates potential upside across F1's rights portfolio
- Improve sport's positioning within networks' line-ups
- Potential to move from free-to-air to competitive pay services

Advertising & Sponsorship

- Support and coordinate advertising and sponsorship with teams to ensure maximization of sport's opportunity
- * June 2016 agreement for Heineken® to become Global Partner of Formula 1 with multi-year term demonstrates future opportunities in sponsorship F1 has 19 advertising and sponsorship counterparties⁽¹⁾

Digital

- F1 currently derives less than 1% of revenue from digital
- Monetize rich programming already created at every race at modest incremental cost across digital platforms
- Build targeted digital platform directed at hard-core fan base

Expand Franchise

- Growth opportunities in merchandise, increased driver engagement, gamification etc.
- Develop secondary races (GP2 and GP3) and related events
- · Create additional unique events beyond main competition for added monetization opportunity

(1) Includes global partners or official suppliers and counterparties that purchase event based advertising, 12



Recapping Formula 1 Acquisition Announced definitive agreement to acquire Formula 1 on 9/7 F1 assets and liabilities to be attributed to Liberty Media Group Overview Liberty Media Group expected to be renamed Formula One Group upon second closing Ticker symbol expected to become FWON (A/B/K) at second closing Chase Carey serving as Chairman of F1 First closing completed 9/7 Liberty closed acquisition of 18.7% interest for \$746m in cash⁽¹⁾ Completed 0.4% follow-on investment on 10/27, taking ownership to 19.1% fully diluted Timing Second closing (anticipated Q1-17) Increase ownership to 100%⁽²⁾ subject to necessary approvals⁽³⁾ Offer equates to enterprise value of \sim \$8.0b⁽⁴⁾ and equity value of \sim \$4.4b⁽⁵⁾ Sellers⁽⁶⁾ to receive mix of cash, subordinated exchangeable note⁽⁷⁾ issued by F1 and LMCK shares⁽⁸⁾ Key Terms \$1.1b cash sourced from Liberty Media Group 138m LMCK shares equating to \$2.9b in equity as of transaction announcement based on Reference Price⁽⁹⁾ of \$21.26 Existing F1 debt⁽¹⁰⁾ of \$4.1b⁽¹¹⁾ and cash of \$0.7b⁽¹¹⁾, respectively, to be attributed to Formula One Group ٠ 18.7% of consideration = \$821m, less \$75m discount to Liberty to be repaid at second closing. (1) (2) (3) (4) (5) Selling shareholders of Delta Topco, parent company of F1. Exchangeable into LMCK stock; conversion price at 109% of LMCK Reference Price of \$21.26. Ticker symbol sepreted to become PWONK at stecond closing. Calculated based on 5-day VWAP ending on second trading day pre-signing date. Other than nominal number of shares held by certain te

Construint isonamic annoves of status piece of version testory version testory testion testory and the status of testion the status of testion the status of testion that the status of testion the status of testion that the status of testion annovancement. \$8.045b enterprise value less \$3.4b net debt and \$0.2b in deal-related adjustments; excludes up to \$51m in contingent receivable assets. Consideration paid to selling shareholders to be increased, subject to certain conditions, including if contingent assets are recovered by F1.

- (10)Non-recourse to Liberty.
- (11) F1 cash and debt balances as of 7/31/2016.



Pro Forma Formula One Group Ownership Structure

- Liberty will issue 138m non-voting LMCK shares (\$2,932m as of transaction announcement⁽¹⁾)
- Liberty has agreed to seek to raise additional funds from outside investors (including teams) to reduce equity payable to selling shareholders Any such issuance would be on separate terms with new investors

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Any benefit or loss from change in LMCK share price since time of transaction announcement will accrue to selling shareholders

Formula One	Gloup Owne	isiip
	% Economic	
	F1 Standalone	Pro Forma for
	(Pre-Transaction)	Second Closing (2)(3)
Malone		3.1%
Maffei		1.0%
Other Current Shareholders		31.2%
Liberty Media Group		35.3%
CVC	38.1%	24.7%
Waddell & Reed	20.5%	13.3%
LBI	12.1%	7.8%
Bambino Holdings	8.4%	5.4%
Management	6.1%	3.9%
Other ⁽⁴⁾	14.7%	9.5%
F1	100.0%	64.7%
Total	100.0%	100.0%



		Pro Forma for	
	Pre-Transaction ⁽²⁾	Second Closing (2)(3)	
Share Count	83.7	237.4	

ote: Shares issued to Sellers are non-voting Series C Liberty Media Group shares

Based on undiluted share count as of 7/31/2016 and assuming no additional funds placed with third party investors.
 Based on undiluted share count as of 7/31/2016 and assuming no additional funds placed with third party investors.

(2) (3) Pro forma for dilutive impact of the \$351m LMCK exchangeable security. 14 Other investors including, but not limited to, Norges Bank, State Street, BlackRock and JP Morgan.

