(1) Names of Reporting I	Persons			
Park S. Park				
(2) Check the Appropriate Box if a Member of a Group		(a) [] (b) []		
(3) SEC Use Only				
(4) Citizenship or Place of	of Organization			
United States	s of America			
Number of Shares Benefi	icially Owned By Each Reporting Person With			
	(5) Sole Voting Power:		0*	
	(6) Shared Voting Power:		1,021,957*	
	(7) Sole Da ti			

CUSIP No. 531229706

Item 1(a). Name Of Issuer: Liberty Media Corporation (the "Company")

Item 1(b). Address of Issuer's Principal Executive Offices:

12300 Liberty Boulevard Englewood, Colorado 80112

Item 2(a). Name of Person Filing:

("PWAM"), a Delaware limited liability company and the investment manager to (a) Park West Investors Master Fund, Limited ("PWIMF"), a Cayman Islands exempted company that is the holder of 909,283 shares of Series A Liberty Braves Common Stock, par value \$.01 per share of the Company ("Series A Braves Common Stock") reported on this Schedule 13G, and (b) Park West Partners International, Limited ("PWPI" and, collectively with PWIMF, the "PW Funds"), a Cayman Islands exempted company that is the holder of 112,674 shares of Series A Braves Common Stock reported on this Schedule 13G and (ii) Peter S. Park, as the sole member and manager of PWAM ("Mr. Park" collectively with PWAM and PWIMF, the "Reporting Persons").

The 1,021,957 shares of Series A Braves Common Stock held in the aggregate by the PW Funds, which constitute approximately 9.9% of the shares of Series A Braves Common Stock deemed to be outstanding as of December 31, 2017, may be deemed to be beneficially owned (x) indirectly by PWAM, as the investment adviser to PWIMF and PWPI, and (y) indirectly by Mt%Patkeg extension automated to be beneficially owned (x) indirectly by with the investment adviser to PWIMF and PWPI, and (y) indirectly by Mt%Patkeg extension automated to be beneficially owned (x) indirectly by the pwist and in the aggregate extension of the provided that the provided in the aggregate with the provided to be outstanding as of December 31, 2017, may be deemed to be beneficially owned (x) indirectly by PWAM, as the investment adviser to PWIMF and PWPI, and (y) indirectly by the provided to be beneficially owned (x) indirectly by PWAM, as the investment adviser to PWIMF and PWPI, and (y) indirectly by the provided to be beneficially owned (x) indirectly by PWAM, as the investment adviser to PWIMF and PWPI, and (y) indirectly by the provided to be beneficially owned (x).

Item 3. If This Statement Is Filed Pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the Person Filing is a:

Not Applicable.

Item 4. Ownership:

As reported in the cover pages to this report, the ownership in)

The 1,021,957 shares of Series A Braves Common Stock held in the aggregate by the PW Funds, which constitute approximately 9.9% of the shares of Series A Braves Common Stock deemed to be outstanding as of December 31, 2017, may be deemed to be beneficially owned (x) indirectly by PWAM, as the investment adviser to PWIMF and PWPI, and (y) indirectly by Mr. Park, as the sole member and manager of PWAM.

The foregoing beneficial townership percentage is based upon 10,243,259 shares of Series A Braves Common Stock of the Company, issued and outstanding as of October 31, 2017, based on information reported by the Company in its Quarterly Report on Form 10-Q, filed with the Securities and Exchange Commission on November 9, 2017.

Item 5. Ownership of Five Percent or Less of a Class:

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following: []

Item 6. Ownership of More Than Five Percent on Behalf of Another Person:

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person:

Not Applicable.

Item 8. Identification and Classification of Members of the Group:

Not Applicable.

Item 9. Notice of Dissolution of Group:

Not Applicable.

Item 10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of o Pr \mathring{o} o

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.

February 14, 2018

PARK WEST ASSET MANAGEMENT LLC

By: /s/ Grace Jimenez

Name: Grace Jimenez Title: Chief Financial Officer

PARK WEST INVESTORS MASTER FUND, LIMITED

By: Park West Asset Management LLC, its Investment Manager

By: /s/ Grace Jimenez

Name: Grace Jimenez Title: Chief Financial Officer

/s/ Peter S. Park

Peter S. Park

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of them of a statement on Schedule 13G (including amendments thereto) with respect to the Series A Liberty Braves Common Stock, par value \$.01 per share, of Liberty Media Corporation, and further agree that this Joint Filing Agreement be included as Exhibit A to such Schedule 13G. In evidence thereof, the undersigned hereby execute this agreement this 14th day of February, 2018.

PARK WEST ASSET MANAGEMENT LLC

By: /s/ Grace Jimenez

Name: Grace Jimenez Title: Chief Financial Officer

PARK WEST INVESTORS MASTER FUND, LIMITED

By: Park West Asset Management LLC, its Investment Manager

By: /s/ Grace Jimenez

Name: Grace Jimenez Title: Chief Financial Officer

/s/ Peter S. Park

Peter S. Park