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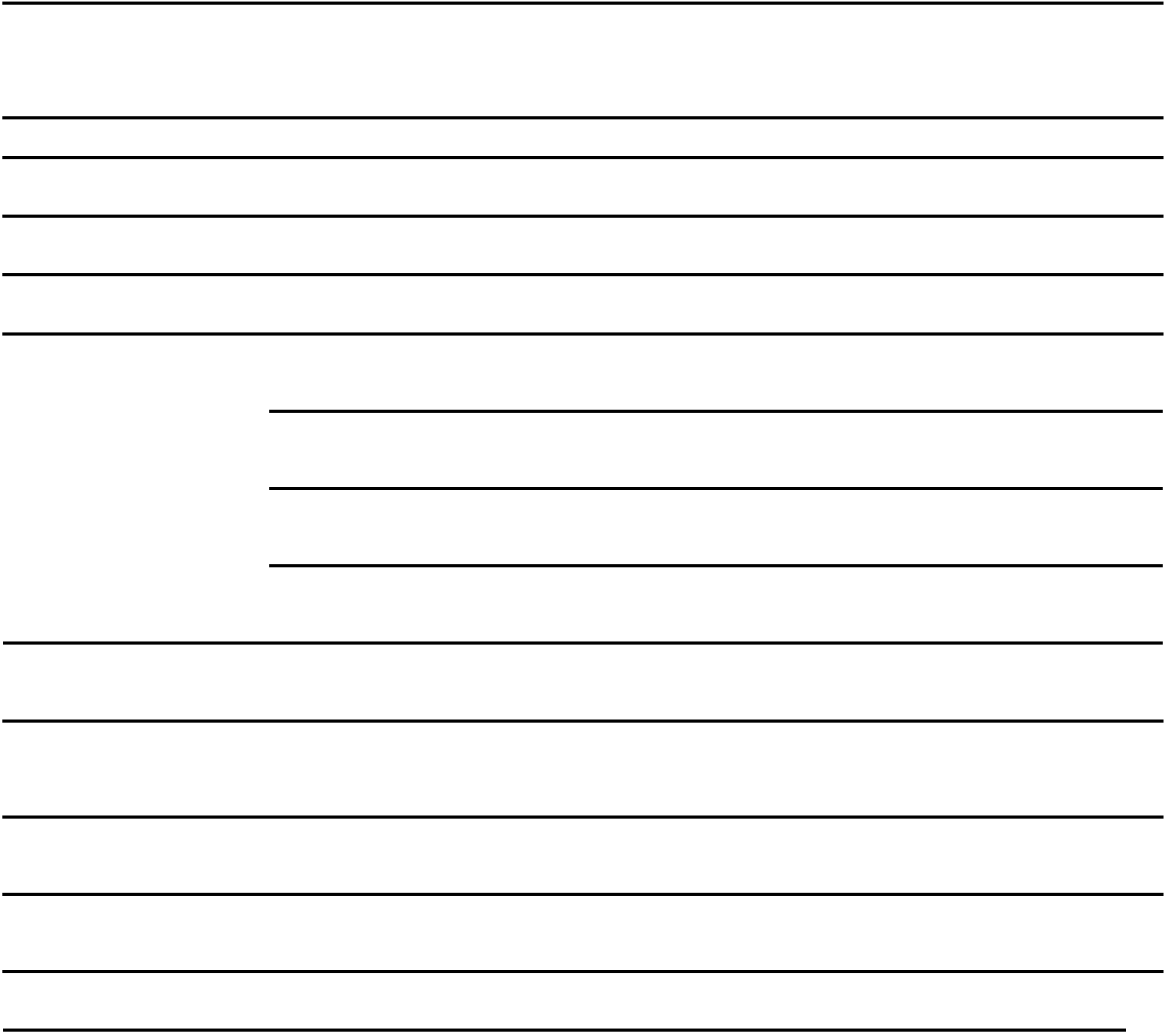
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The following Exhibit A is attached hereto. The following Exhibit B is incorporated by reference to Exhibit B in the Initial Schedule 13D of the Reporting Persons with respect to Lincare Holdings Inc.

Exhibit A: Joint Filing Agreement

Exhibit B: Powers of Attorney to David M. Goldman and Douglas R. Jamieson from Mario J. Gabelli individually and/or as an executive officer or director of any entity of which Mr. Gabelli serves.

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: June 23, 2017

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

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

GABELLI FUNDS, LLC

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

GAMCO INVESTORS, INC.

By: /s/ Kevin Handwerker  
Kevin Handwerker  
General Counsel & Secretary – GAMCO Investors, Inc.

ASSOCIATED CAPITAL GROUP, INC.  
GAMCO ASSET MANAGEMENT INC.  
GABELLI & COMPANY INVESTMENT ADVISERS, INC.

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

SC



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

Mario J. Gabelli  
o

airm Lisa M. Wilson

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Mario J. Gabelli Chairman, Trustee & Chief Investment Officer

Elisa M. Wilson President

Marc Gabelli Trustee

Matthew R. Gabelli Trustee

Michael Gabelli Trustee

MJG-IV Limited Partnership  
Officers:

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Mario J. Gabelli General Partner

GGCP, Inc.

Directors:

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Mario J. Gabelli

Chief Executive Officer and Chief Investment Officer of GGCP, Inc.  
Chairman & Chief Executive Officer of GAMCO Investors, Inc.  
Executive Chairman & Chief Executive Officer of Associates Ass

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Teton Advisors, Inc.

Directors:

Stephen G. Bondi

Chairman of the Board

Nicholas F. Galluccio

Vincent J. Amabile

John Tesoro

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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)

LIBERTY MEDIA CORPORATION-SERIES C LIBERTY BRAVES COMMON STOCK

GABELLI FOUNDATION, INC.

6/06/17      500      23.9520

GABELLI & COMPANY INVESTMENT ADVISERS, INC.

5/30/17      661      23.9000

GAMCO ASSET MANAGEMENT INC.

6/22/17      4,178      23.0000

6/22/17      3,396      22.8500

6/22/17      2,200      23.0472

6/22/17      1,000      23.0950

6/21/17      1,000      22.9300

6/20/17      500      23.3200

6/20/17      1,600      23.2683

6/20/17      5,000      23.7259

6/19/17      700      23.9843

6/19/17      2,000      23.9930

6/16/17      778      23.8674

6/16/17      25,500      23.8569

6/15/17      2,000      24.0000

6/15/17      19,800      24.0049

6/15/17      512      24.0324

6/15/17      700-      24.0500

6/14/17      16,700      23.9913

6/13/17      700      23.6386

6/12/17      25,000      24.0298

6/09/17      869      24.2155

6/08/17      17,288      24.0126

6/08/17      500-      23.9900

6/07/17      6,696      23.9454

6/07/17      5,778      24.0499

6/07/17      10,038      24.0480

6/06/17      3,774      0-



JOINT FILING AGREEMENT

In accordance with Rule 13d-1(f) under the securities Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing with all other Reporting Entities (as such term is defined in the Schedule 13D referred to below) on behalf of each of them of a statement on Schedule 13D (including amendments thereto) with respect to the Series C Liberty Braves Common Stock, of Liberty Media Corporation, and that this Agreement be included as an Exhibit to such joint filing. This Agreement may be executed in any number of counterparts all of which taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the undersigned hereby execute this Agreement this June 23, 2017.

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