FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

| OMB APPR | OVAL |
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| 1. Name and Address of Reporting Person – LIBERTY MEDIA CORP | | | 2. Issuer Name and Ticker or Trading Symbol IAC/INTERACTIVECORP [IACI] | | | | | 5 | 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) DirectorX10% Owner | | | | | | |
|--|---|---|--|--|--|---|-------------------------------------|--|--|--|--|---------------------------------|--|---|--|
| 12300 LI | * | (First) OULEVARD | (Middle) | 3. Date of Earliest Transaction (Month/Day/Year) 07/13/2009 | | | - | Officer (give title below) Other (specify below) | | | | | | | |
| (Street) | | | 4. If An | 4. If Amendment, Date Original Filed(Month/Day/Year) | | | | | | 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person | | | | | |
| ENGLE | WOOD, CO | O 80112 | | | | | | | | - | 1 01111 11100 0 y 1. | Tore tikin one i | reporting reison | | |
| (Cit | ty) | (State) | (Zip) | Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned | | | | | | | | | | | |
| 1.Title of Security (Instr. 3) | | 2. Transaction Date (Month/Day/Ye | Exect ar) any | Deemed ution Date th/Day/Ye | , if Cod (Ins | | (A) or Dispose (Instr. 3, 4 and | | d of (D) C 5) T | 5. Amount of Securities Be Owned Following Reporter Transaction(s) (Instr. 3 and 4) | | d (| Ownership of Form: | Beneficial Ownership | |
| | | | | | | Code | | V An | nount (A) | | | | (| (I) (Instr. 4) | iistr. 4) |
| Reminder: | Report on a s | separate line for each | class of securities b | eneficiall | y owned o | irectly o | ļ | Persons this form | are not re | quired to | respond unle | | on contained m displays a | | 474 (9-02) |
| Reminder: | Report on a s | separate line for each | | II - Deriv | ative Secu | rities A | t cquire | Persons this form currently d, Dispos | are not re valid OMI | equired to a B control reficially O | respond unle number. | | | | 474 (9-02) |
| | | | Table l | II - Deriv (<i>e.g.</i> , _I | ative Secu | rities A | cquirects, opt | Persons this form currently d, Dispos | are not re valid OMI ed of, or Be vertible sec | equired to B control reneficially Ourities) | respond unle number. wned | ess the for | m displays a | | · / |
| 1. Title of | 2. Conversion | 3. Transaction | Table 3A. Deemed Execution Date, if | (I - Deriv (e.g., p 4. Transacti Code | ative Secu buts, calls 5. No on Deriv Secu Acqu Disp | warran | cquirects, opt 6. an (M | Persons this form currently d, Dispos | are not re valid OMI ed of, or Be vertible securcisable ion Date | equired to B control reneficially Ourities) | respond unle number. wned I Amount of g Securities | ess the for | 9. Number of Derivative Securities Beneficially Owned Following Reported | 10. Ownership Form of Derivative Security: Direct (D) or Indirect | 11. Nature |
| 1. Title of Derivative Security | 2. Conversion or Exercise Price of Derivative | 3. Transaction | Table 3A. Deemed Execution Date, if any | (I - Deriv (e.g., p 4. Transacti Code | sative Secu outs, calls 5. No Deriv Secu Acqu Disp (Inst: 5) | mrities An warran mber of rative rities ired (A) osed of (1: 3, 4, an | cquire ts, opt 6. an (M | Persons this form currently d, Dispositions, con Date Exe nd Expirat | ed of, or Be vertible securcisable ion Date //Year) | equired to B control reneficially Ourities) 7. Title and Underlying (Instr. 3 an | respond unle number. wned I Amount of g Securities | 8. Price of Derivative Security | 9. Number of Derivative Securities Beneficially Owned Following | 10. Ownership Form of Derivative Security: Direct (D) or Indirect | 11. Nature of Indirect Beneficial Ownership |

Reporting Owners

| | Relationships | | | | | |
|--|---------------|--------------|---------|-------|--|--|
| Reporting Owner Name / Address | Director | 10% Owner | Officer | Other | | |
| LIBERTY MEDIA CORP 12300 LIBERTY BOULEVARD ENGLEWOOD, CO 80112 | | X | | | | |

Signatures

| LIBERTY MEDIA CORPORATION By: /S/ Craig Troyer Vice President | 07/15/2009 |
|---|------------|
| Signature of Reporting Person | Date |
| | |

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

On June 10, 2009 the Reporting Person entered into a preliminary transaction acknowledgement for a variable forward sale contract with a financial institution (the "Counterparty") with respect to a maximum of 7,500,000 shares of Common Stock (the "Forward Sale Shares"). Pursuant to the transaction acknowledgement, and a superceding confirmation memorializing the variable forward sale contract, on July 13, 2009 the Counterparty established a "Cap Trice" of \$16.3603 per share and a "Floor Price" of \$16.0363 per share with respect to 6,725,000 of the Forward Sale per share of the "Transhe One Shares"), each of which prices was based on the weighted average price per share of Common Stock used by the Counterparty to establish its initial hedging position.

(1) forward sale contract, on July 13, 2009 the Counterparty established a "Cap Price" of \$16.3603 per share and a "Floor Price" of \$16.0363 per share with respect to 6,725,000 of the Forward Sale Shares (the "Tranche One Shares"), each of which prices was based on the weighted average price per share of Common Stock used by the Counterparty to establish its initial hedging position with respect to the Tranche One Shares. The Counterparty's initial hedging positions with respect to the Tranche One Shares were completed in accordance with Rule 144 under the Securities Act of 1933, as amended.

- Under the terms of the forward sale contract, the Reporting Person has agreed to deliver a number of shares of Common Stock on the third trading day after January 29, 2010, and will be paid in cash by the Counterparty, as follows: (i) if the price of common stock (as determined under the contract) at the time of settlement (the "Settlement Price") is less than the Floor Price, the
- (2) Reporting Person will deliver 6,725,000 shares of Common Stock to the Counterparty and the Reporting Person will receive an amount of cash equal to approximately \$107,844,117, (ii) if the Settlement Price is greater than the Cap Price, the Reporting Person will deliver 6,725,000 shares of Common Stock to the Counterparty and the Reporting Person will receive an amount of cash equal to approximately \$110,023,017, and
 - (iii) if the Settlement Price is greater than the Floor Price and lower than the Cap Price, the Reporting Person will deliver to the Counterparty a number of shares of Common Stock equal to 6,725,000, and the Reporting Person will receive an amount of cash equal to 6,725,000 multiplied by the Settlement Price. The Counterparty will establish a "Cap Price" and a "Floor Price" with
- (3) respect to the Forward Sale Shares other than the Tranche One Sales and the parties will have similar obligations upon settlement with respect to such Forward Sale Shares as the obligations described above for the Tranche One Sales. Under the contract, in lieu of delivery of shares on the settlement date, the Reporting Person may, at its option, settle the contract by delivery of cash. The Reporting Person has pledged 6,725,000 shares of the Issuer's common stock to the Counterparty as collateral to secure its obligations under the forward sale contract.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.