UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

SCHEDULE 13G

Liberty Interactive Corporation
-----(Name of Issuer)

Under the Securities Exchange Act of 1934 (Amendment No. 1) *

Series A Liberty Ventures Common Stock
(Title of Class of Securities)
53071M880
(CUSIP Number)
December 31, 2013
(Date of Event which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
X Rule 13d-1(b) _ Rule 13d-1(c) _ Rule 13d-1(d)
* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.
The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
SCHEDNIE 130
SCHEDULE 13G
CUSIP NO. 53071M880 Page 2 of 6 1. NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
FPR Partners, LLC
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) [] (b) []
3. SEC USE ONLY
4. CITIZENSHIP OR PLACE OF ORGANIZATION

Delaware, United States

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:		5.	SOLE VOTING POWER		
			2,859,916		
		6.	SHARED VOTING POWER		
			0		
		7.	SOLE DISPOSITIVE POWER		
			2,859,916		
		8.	SHARED DISPOSITIVE POWER		
			0		
9.	AGGREGATE A	 MOUNT BENE	FICIALLY OWNED BY EACH REPORTING PERSON		
	2,859,916				
10.		CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) []			
11.		CLASS REPR	ESENTED BY AMOUNT IN ROW (9)		
	8.1% (1)				
12.		ORTING PER	SON (See Instructions)		
	IA 				
(1) Base	d upon shares o	utstanding	as of October 31, 2013 as reported by the		
Issu	er on its Septe	mber 30, 2	013 Form 10-Q		
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CUSIP NO	. 53071M880	 	Page 3 of 6		
CUSIP NO	. 53071M880				
CUSIP NO					
Item 1.					
Item 1.	Issuer	uer: 			
Item 1.	Issuer (a) Name of Issuer Liberty Interpolation	uer: eractive C Issuer's P	orporation rincipal Executive Offices:		
Item 1.	Issuer (a) Name of Iss Liberty Interpolation (b) Address of	uer: eractive C Issuer's P	orporation rincipal Executive Offices:		
Item 1.	Issuer (a) Name of Issuer Liberty Interpolation	uer: eractive C Issuer's P ty Bouleva	orporation rincipal Executive Offices:		
Item 1.	Issuer (a) Name of Iss Liberty Interpretation (b) Address of 12300 Liber lewood, CO 801	uer: eractive C Issuer's P ty Bouleva 12	orporation rincipal Executive Offices:		
Item 1.	Issuer (a) Name of Iss Liberty Int (b) Address of 12300 Liber	uer: eractive C Issuer's P ty Bouleva 12 ackground	orporation rincipal Executive Offices:		
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Item 1. Eng.	Issuer (a) Name of Issuer Liberty Interpolation (b) Address of 12300 Liber lewood, CO 801 Identity And B.	uer: eractive C Issuer's P ty Bouleva 12 ackground ing:	orporation rincipal Executive Offices:		
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Eng. Item 2. (a) Name	Issuer (a) Name of Iss Liberty Interpretation (b) Address of 12300 Libertlewood, CO 801 Identity And Betwood, CO 801 FPR Partner (b) Address of	uer: eractive C Issuer's P ty Bouleva 12 ackground ing: s, LLC Principal , Suite 25	orporation rincipal Executive Offices: rd Business Office or, if none, Residence:		
Eng Item 2. (a) Name	Issuer (a) Name of Iss Liberty Interpretation (b) Address of 12300 Liber lewood, CO 801 Identity And B FPR Partner (b) Address of Fremont Street Francisco, CA izenship:	uer: eractive C Issuer's P ty Bouleva 12 ackground ing: s, LLC Principal , Suite 25	orporation rincipal Executive Offices: rd Business Office or, if none, Residence:		
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SCHEDULE 13G CUSTP NO. 53071M880 Page 4 of 6 ______ 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: ______ (a) [] Broker or dealer registered under section 15 of the Act (15 U.S.C. 780); (b) [] Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c); (c) [] Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c); (d) [] Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8); (e) [X] An investment adviser in accordance with 240.13d-1(b)(1)(ii)(E); (f) [] An employee benefit plan or endowment fund in accordance with 240.13d-1(b)(1)(ii)(F); (g) [] A parent holding company or control person in accordance with 240.13d-1(b)(1)(ii)(G); (h) [] A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) [] A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3); (j) [] A non-U.S. institution in accordance with 240.13d-1(b)(1)(ii)(J); (k) [] Group, in accordance with 240.13d-1(b)(1)(ii)(K). Item 4. Ownership (a) Amount beneficially owned: 2,859,916 (b) Percent of class: 8.1% (1) (c) Number of shares as to which the person has: (i) Sole power to vote or to direct the vote: 2,859,916 (ii) Shared power to vote or to direct the vote: 0 (iii) Sole power to dispose or to direct the disposition of: 2,859,916 (iv) Shared power to dispose or to direct the disposition of: 0 (1) Based upon shares outstanding as of October 31, 2013 as reported by the Issuer on its September 30, 2013 Form 10-Q

Item 5. Ownership Of Five Percent Or Less Of a Class

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Not Applicable.

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

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 $\ensuremath{\mathsf{my}}$ knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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_____ _____

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: February 14, 2014

FPR Partners, LLC

/s/ Siu Chiang

Name: Siu Chiang Title: Chief Financial Officer