UNITED STATES SECURITIES AND
EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 14A
INFORMATION REQUIRED IN PROXY STATEMENT
SCHEDULE 14A INFORMATION
Proxy Statement Pursuant to Section 14(a) of the
Securities Exchange Act of 1934

	d by the Registrant □ Filed by a Party other than the Registrant 🗵
	ck 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
X	Soliciting Material under §240.14a-12
	Twenty-First Century Fox, Inc. (Name of Registrant as Specified In Its Charter)
	COMCAST CORPORATION
	(Name of Person(s) Filing Proxy Statement, if other than the Registrant)
Pay	ment of Filing Fee (Check the appropriate box):
X	No fee required.
	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:

On the evening of June 13, 2018, Comcast released the following communication.



## Important information

#### **Cautionary Statement Regarding Forward-Looking Statements**

This press release contains statements which are, or may be deemed to be, "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements are prospective in nature and are not based on historical facts, but rather on current expectations and projections of the management of Comcast about future events, and are therefore subject to risks and uncertainties which could cause actual results to differ materially from the future results expressed or implied by the forward-looking statements. The forward-looking statements contained in this press release may include statements relating to the expected timing, scope, terms and conditions of a Comcast transaction to acquire certain businesses and assets of Twenty-First Century Fox, Inc. ("21CF"), the likelihood and timing of receipt of regulatory approvals with respect to a Comcast transaction to acquire 21CF, the anticipated benefits of the potential transaction and other statements other than historical facts. Often, but not always, forward-looking statements can be identified by the use of forward-looking words such as "plans", "expects" or "does not expect", "is subject to", "budget", "estimates", "forecasts", "intends", "anticipates" or "does not anticipates", or variations of such words and phrases or statements that certain actions, events or results "may", "could", "should", "would", "might" or "will" be taken, occur or be achieved. Although Comcast believes that the expectations reflected in such forward-looking statements are reasonable, Comcast can give no assurance that such expectations will prove to be correct. By their nature, forward-looking statements involve risk and uncertainty because they relate to events and depend on circumstances that will occur in the future. There are a number of factors that could cause actual results and developments to differ materially from those expressed or implied by such forward-looking statements including any legal and regulatory developments and chan

#### Important Additional Information and Where to Find It

This document does not constitute an offer to buy or solicitation of an offer to sell any securities. This document is for informational purposes only and relates to a proposal that Comcast has made to 21CF. Comcast has filed a preliminary proxy statement in connection with 21CF's special meeting of stockholders at which the 21CF stockholders will be asked to consider certain proposals regarding the proposed acquisition of 21CF by The Walt Disney Company (the "Special Meeting Proposals"). As further set forth in such proxy statement, which once definitive will be sent to 21CF stockholders, Comcast is soliciting votes against the Special Meeting Proposals. INVESTORS IN 21CF AND COMCAST ARE URGED TO READ THE PROXY STATEMENT, INCLUDING THE DEFINITIVE PROXY STATEMENT (WHEN AVAILABLE), AND ANY OTHER DOCUMENTS FILED BY COMCAST WITH THE SEC CAREFULLY IN THEIR ENTIRETY IF AND WHEN THEY BECOME AVAILABLE AS THEY WILL CONTAIN IMPORTANT INFORMATION. Investors may obtain free copies of the proxy statement and other documents filed with the SEC by Comcast through the website maintained by the SEC at <a href="https://www.sec.gov">https://www.sec.gov</a> or by contacting Comcast's proxy solicitation agent, MacKenzie Partners, Inc., at (800) 322-2885 or <a href="maintained-no-maintained

#### Participants in the Solicitation

Comcast and certain of its directors and executive officers may be deemed to be participants in the solicitation of proxies from 21CF's stockholders in connection with the Special Meeting Proposals. Information about Comcast's directors and executive officers is available in Comcast's proxy statement, dated April 30, 2018, filed with the SEC in connection with Comcast's 2018 annual meeting of stockholders. Other information regarding the participants in such proxy solicitation and a description of their direct and indirect interests, by security holdings and otherwise, is contained in the preliminary proxy statement filed by Comcast with the SEC on June 13, 2018.

#### Non-GAAP Financial Measures

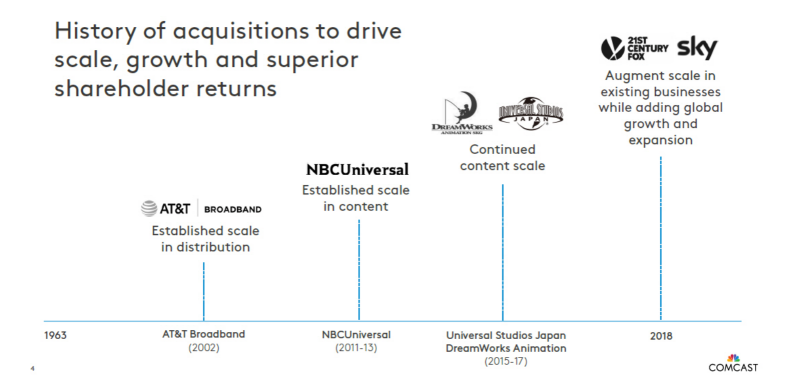
Our presentation may also contain non-GAAP financial measures, as defined in Regulation G, adopted by the SEC. We provide reconciliations of these non-GAAP financial measures to the most directly comparable GAAP financial measure in our Form 8-K (Quarterly Earnings Release) announcing our quarterly earnings and in our trending schedules, which can be found on the SEC's website at <a href="https://www.sec.gov">https://www.sec.gov</a> and our website at <a href="https://www.sec.gov">www.sec.gov</a> and our website at <a href="https://www.sec.gov">wwww.sec.gov</a> and our website at <a href="https://www.sec.gov"

COMCAST

# Brian L. Roberts

Chairman & CEO, Comcast Corporation

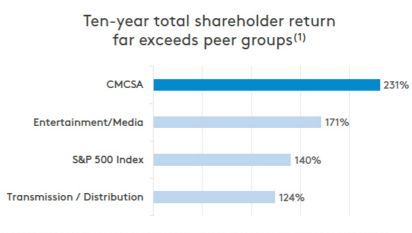




## A history of growth through acquisition + successful integration

+ best-in-class execution = building shareholder value









# A superior proposal

Proposal to acquire the same businesses<sup>(1)</sup> as Disney's transaction with Fox for \$35.00 per share in cash.

Offer comparison		
	Disney	COMCAST
Consideration	100% stock	100% cash
Offer price per share	\$29.42(2)	\$35.00
Total equity value	\$55Bn <sup>(2)</sup>	\$65Bn

Premium to Disney offer: +19% or \$10Bn of equity value



Assumes Fox's current 39% stake in Sky.
 Based on exchange ratio of 0.2745 shares of Disney common stock for each share of Fox common stock, as announced on 12/14/17, and Disney share price as of noon (ET) on 6/13/18.



Superior cash offer provides greater certainty and value.



Contains the same safeguards as Disney.



Confident in regulatory approval.



# Mike Cavanagh CFO, Comcast Corporation



## Superior proposal that addresses 21<sup>st</sup> Century Fox Board's stated concerns

(\$ in billions, except per share values)

Valuation summary		
Cash offer price per share Premium vs. Disney offer	\$35.00 +19%	
Fully diluted shares outstanding	1.87	
Equity value	\$65	
Net debt(1)	\$13	
Enterprise value	\$79	

Note: Assumes 39% ownership of Sky.

1) Net debt at 3/31/18 adjusted to account for cash to be allocated to New Fox.

## **Transaction structure**

- Superior all-cash offer provides greater and more certain value to 21st Century Fox shareholders
- Proposal to acquire the same businesses as Disney's transaction with Fox
- Assumes same spin-off of New Fox to 21st Century Fox shareholders
- Contains strong regulatory safeguards
  - Matches structural remedy commitments agreed to by Disney
  - Includes same \$2.5Bn regulatory breakup fee as agreed to by Disney
- No financing contingencies
- Comcast remains committed to acquisition of Sky at £12.50/share

## Approvals and timing

- Subject to approval by 21st Century Fox shareholders, regulatory approvals and other customary closing conditions
- Expected to close within 12 months of signing



## Favorable financial transaction for a compelling strategic opportunity (1)

#### Transaction creates shareholder value

- Expect to realize significant cost synergies of at least \$2 billion.
- Immediately and meaningfully accretive to FCF/share and EPS.(2)
- Return on invested capital to exceed the weighted average cost of capital within a reasonable period of time.
- · After de-levering to 2.2x, pro forma FCF/share expected to exceed standalone Comcast status quo scenario.

## Committed to maintaining a strong balance sheet

- Estimated pro forma net leverage of modestly above 4x at year end 2019.<sup>(3)</sup>
- · Expect to maintain solid investment grade ratings post closing.
- Committed to returning to target leverage within a reasonable period of time.
- Significant ability to rapidly de-lever; ~0.5x per year reduction in net leverage.

## Highly attractive pro forma financial and strategic profile

- Pro forma company generates approximately \$130 billion of revenue and \$40 billion of EBITDA annually.
- · Accelerates revenue, EBITDA and FCF growth.
- Earnings more balanced between US/International and Distribution/Content.
- All information on this slide assumes 100% ownership of Sky and does not assume consolidation of Hulu. Excluding one-time transaction related expenses and impact of purchase accounting.

- Does not include synergies.

  Estimated based on Comcast CY2018E consensus estimates, Sky and RemainCo FY2018E/FY2019E financials provided by 21st Century Fax in the proxy filed 5/30/18. Amounts include synergies and do not include impacts of purchase accounting.



## Confident in regulatory approval on timetable equivalent to Disney

- · Comcast's acquisition of these Fox assets would not be subject to FCC review
- Minimal US antitrust issues and proposal contains strong safeguards for 21st Century Fox shareholders
  - Primarily international assets being acquired (70% of acquired revenue is international, assuming 100% of Sky)
  - Overlap in domestic businesses compares favorably vs. Disney
  - Matches structural remedy commitments provided by Disney
  - Proposal includes \$2.5Bn regulatory breakup fee provided by Disney
  - Open to working with antitrust authorities on structural and/or behavioral remedies as needed
- · Confident in timely international approvals given limited existing Comcast presence outside of US
- · No material difference expected in timing of antitrust review vs. Disney



# Steve Burke

CEO, NBCUniversal



# Evolution of the media industry



More professional video content will be watched than ever.



The most successful companies will produce content at scale and distribute it broadly.



Audiences will be global and technology agnostic.



# Content: Transaction enhances production and IP portfolio

Comcast NBCUniversal		21st Century Fox Assets	
Studios	UNIVERSAL ILLUMINATION DIMENSIONAL DIMENSI	sky vision (1)	Leading production, in English and local languages.
Entertainment	Real Housewives	DEADPOOL SHIPSONS. FX  THIS IS US modern family NATIONAL GEOGRAPHIC	Outstanding collection of IP and library.
Sports	<b>₩NASCAR</b>	Premier SIPL LIBERTADORES	Rights for key sports in complementary geographies.
News	NBC NEWS CNIBC MSNBC	sky news (1)	Widely viewed and highly respected news organizations.





# Distribution: Adds global scale platforms, including OTT

Traditional Distribution		Over the Top Platforms	
US	X1	hulu	
Europe	Sky (t)	NOW <sup>TV</sup> (1)	
India	TATA Sky	hotstar	
Latin America	FOX	FOX	

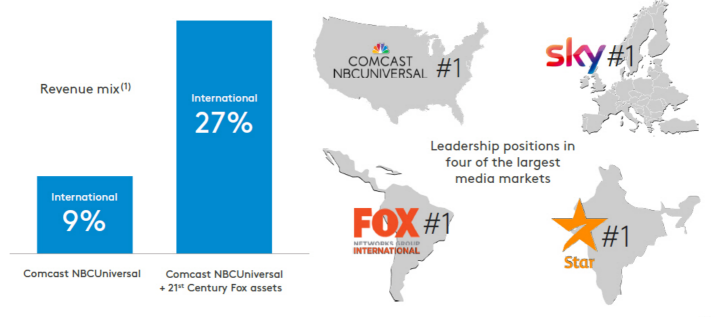
Nearly doubles Comcast's customer relationships to 53M(3)

Reaches new customers thru fast-growing OTT offerings

- 39% ownership; both 21st Century Fox and Comcast NBCUniversal have offered to acquire 100% of Sky.
   30% ownership.
   Including Comcast cable and Sky customer relationships.



## International: Expands our core business to attractive new global markets



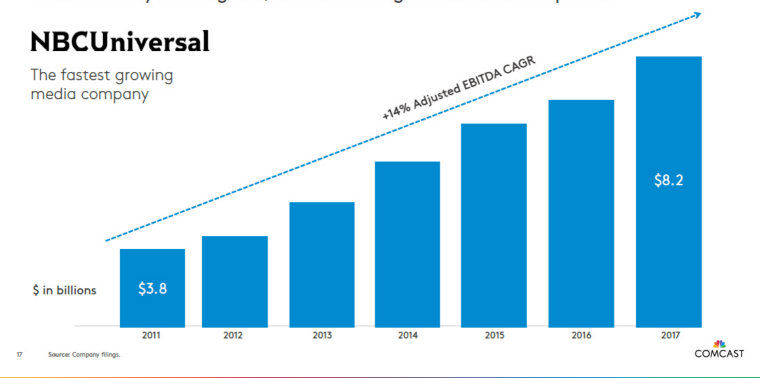
COMCAST

# We have a strong track record

NBC	#1 rated TV network (A18-49), 5 years in a row	UNIVERSAL	Largest box office and profitability in history
NBC NEWS	#1 in morning, evening and weekend time periods	TELEMUNDO	#1 rated Spanish broadcaster (A18-49)
NBC Sports	#1 show (Sunday Night Football); Olympics broadcaster	Use	#1 rated cable entertainment network, 12 years in a row
CNBC	#1 business network	UNIVERSAL	Fastest growing and 2 <sup>nd</sup> largest park operator
χfınıty	World-class network, products and technologies	Χį	Most innovative, advanced video platform



Proven ability to integrate, invest in and grow content companies



## We are the perfect home for the Fox assets

Proven integration track record



SAT&T BROADBAND NBCUniversal

Trusted brand and franchise steward









Commitment to investment and growth









Culture of collaboration - Symphony



Strong, experienced management team



