TRIAN NOMINATES NELSON PELTZ FOR ELECTION TO DISNEY BOARD

Will File Preliminary Proxy Statement for Disney’s 2023 Annual Meeting

Shareholder Materials Available at RestoreTheMagic.com

NEW YORK, January 11, 2023 – Trian Fund Management, L.P. (“Trian”), whose investment funds collectively own approximately 9.4 million common shares of The Walt Disney Company (NYSE: DIS) (“Disney” or the “Company”) valued at approximately $900 million, tomorrow will file a preliminary proxy statement with the Securities and Exchange Commission for the election of Nelson Peltz, its Chief Executive Officer and Founding Partner, to Disney’s Board of Directors at the 2023 Annual Meeting of Shareholders.

Disney is one of the most advantaged consumer entertainment companies in the world, with unrivaled global scale, irreplaceable brands, and opportunities to monetize its intellectual property (“IP”) better than its peers by leveraging the Disney “flywheel” (e.g., networks, theme parks, consumer products, etc.). As such, Disney should be well positioned to navigate the ongoing transition from legacy content distribution channels to streaming.

However, despite Disney’s significant advantages, recent share price and operating performance have been disappointing. Disney shares are currently trading near an 8-year low despite the Company’s recent decision to re-hire Bob Iger as CEO (see Appendix A). The Company’s total shareholder return (“TSR”) has materially underperformed the S&P 500 over 1-year, 3-year, 5-year and 10-year periods by -24%, -60%, -66%, and -116%, respectively (see Appendix B). Operating performance has deteriorated, including a 50% decline in adjusted Earnings Per Share (“EPS”) since FY 2018 despite Parks profitability surpassing historical levels (see Appendix C).

Trian believes that Disney’s recent performance reflects the hard truth that it is a company in crisis with many challenges weighing on investor sentiment. While we acknowledge that Disney, like many media companies, is undergoing a challenging pivot to streaming, Disney also benefits from owning best-in-class intellectual property, a more diversified business mix, and a Parks business that is enjoying all-time high profitability. As such, we believe that the Company’s current problems are primarily self-inflicted and need to be addressed immediately, including:

POOR Corporate Governance
- Failed succession planning
- “Over-the-top” compensation practices
- Minimal shareholder engagement, including an apparent unwillingness to fully engage constructively with Trian

POOR Strategy & Operations
- Flawed Direct-to-Consumer (“DTC”) strategy struggling with profitability, despite reaching similar revenues as Netflix and having a significant IP advantage
- Lack of overall cost discipline
- Overearning in the Parks business to subsidize streaming losses

POOR Capital Allocation
- Since 2018, Disney’s EPS has been cut in half despite $162bn spent on mergers and acquisitions (“M&A”), capital expenditures (“Capex”) and content – approximately equal to Disney’s entire current market capitalization
- Management, in Trian’s view, has shown poor judgment on recent M&A efforts including overpaying for the 21st Century Fox assets and bidding aggressively for Sky plc
• Increased financial leverage and deteriorating cash flow resulting in the elimination of the dividend that had been paid for 50+ years, even as COVID receded and Parks profitability surpassed historical levels

“Disney has an incredible legacy as one of the leading and most successful consumer entertainment companies in the world, having built some of the most celebrated consumer brands and an unparalleled content portfolio that resonates with audiences of all ages across the globe. But in recent years, the Company has lost its way resulting in a rapid deterioration in its financial performance from a consistent dividend-paying, high free cash flow generative business into a highly leveraged enterprise with reduced earnings power and weak free cash flow conversion,” said Nelson Peltz.

Peltz continued, “Disney has enormous potential, but today is struggling with numerous challenges and must act with urgency to accelerate profitability in its DTC business. As a highly engaged shareholder serving on Disney's Board, my goal would be to work collaboratively with Bob Iger and other directors to take decisive action that will result in improved operations and financial performance, enhanced shareholder value and a robust succession planning process that will set the stage for sustainable growth over the long term. Trian has studied Disney's business for over a decade, and we are confident that as an independent voice I can add significant value in the boardroom and represent the interests of all Disney shareholders.”

Trian Believes Nelson Peltz Can Help Disney Address Its Challenges

Trian believes that it can help Disney restore the magic and reclaim its position as a best-in-class company that delivers highly attractive returns for shareholders. Mr. Peltz and Trian have significant expertise and successful track records of working with management teams and boards to turn around companies with strong underlying fundamentals that have drifted off course. Mr. Peltz, as a director with meaningful ownership of Disney’s stock, will also bring an ownership mentality to the boardroom and will seek to increase transparency and accountability.

At companies in which Trian has invested where Mr. Peltz has served on the board of directors, company TSR growth during Mr. Peltz’s board tenure has, on average, outpaced the S&P 500 by ~900 basis points annuallyiv.

Upon attaining Board representation, Trian will look to work collaboratively with Disney’s leadership to:

**FIX Corporate Governance**
- Develop an effective succession plan
- Align compensation with performance

**FIX Strategy & Operations**
- Improve DTC operating margins
- Eliminate redundant and/or excessive costs
- Refocus the creative engine to drive profitable growth

**FIX Capital Allocation**
- Enhance accountability on capital allocation
- Reinstate the dividend by FY 2025
What Trian is Pushing FOR and is NOT Pushing For

Trian’s objective is to create sustainable, long-term value at Disney by working WITH Bob Iger and the Disney Board. We recognize that Disney is undergoing a period of significant change and we are NOT trying to create additional instability.

**TRIAN IS:**

<table>
<thead>
<tr>
<th>NOT</th>
<th>FOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>looking to replace Bob Iger</td>
<td>ensuring a successful CEO succession within 2 years</td>
</tr>
<tr>
<td>advocating for a break-up of Disney</td>
<td>reinvigorating the Disney “flywheel”</td>
</tr>
<tr>
<td>advocating to increase financial leverage</td>
<td>orderly deleveraging</td>
</tr>
<tr>
<td>seeking to cut costs that impact product quality or customer experience</td>
<td>driving efficiencies and additional profits</td>
</tr>
<tr>
<td>advocating for aggressive price increases at the expense of customer experience</td>
<td>ensuring customers get real value across all business lines</td>
</tr>
<tr>
<td>advocating for a permanent dividend cut</td>
<td>reinstating the dividend by FY 2025</td>
</tr>
</tbody>
</table>

_Trian’s preference was to avoid a proxy contest._

To that end, Trian has tried to effect a resolution through constructive dialogues with members of the Disney Board and management team over the past several months. Trian is disappointed that, to date, the Company has rejected Trian’s request to expand the Disney Board by one director who can provide fresh perspectives and represent shareholders’ interests – an action we strongly believe would lead to positive change with no discernible downside.

**Nelson Peltz’s Background and Experience**

Nelson Peltz is Chief Executive Officer and a Founding Partner of Trian. Mr. Peltz, along with Ed Garden and Peter May, founded Trian in November 2005.

Mr. Peltz serves as the non-executive Chairman of The Wendy’s Company. Mr. Peltz is also a director of Unilever PLC and Madison Square Garden Sports Corp. (f/k/a The Madison Square Garden Company). He previously served as a director of Janus Henderson Group plc from February 2022 to November 2022, Invesco Ltd. from October 2020 to February 2022, The Procter & Gamble Company from March 2018 to October 2021, Sysco Corporation from August 2015 to August 2021, Legg Mason, Inc. from October 2009 to December 2014 and May 2019 to September 2015, Ingersoll-Rand plc from August 2012 to June 2014, and H. J. Heinz Company from September 2006 to June 2013. Mr. Peltz was recognized by The National Association of Corporate Directors in 2010, 2011 and 2012 as among the most influential people in the global corporate governance arena.

From April 1993 through June 2007, Mr. Peltz served as Chairman and Chief Executive Officer of Triarc Companies, Inc. which during that period of time owned Arby’s Restaurant Group, Inc. and the Snapple Beverage Group, as well as other consumer and industrial businesses. From 1983 until December 1988, Mr. Peltz was Chairman and Chief Executive Officer and a director of Triangle Industries, Inc., the largest packaging company in the world and a Fortune 100 industrial company, after which that company was acquired by Pechiney, S.A., a leading international metals and packaging company.

A native of Brooklyn, New York, Mr. Peltz attended The Wharton School of the University of Pennsylvania.

More information about Trian and its thesis for constructive change at Disney can be found at: [RestoreTheMagic.com](http://RestoreTheMagic.com)
About Trian Fund Management, L.P.
Founded in 2005, Trian Fund Management, L.P. ("Trian") is a multi-billion dollar investment management firm. Trian is a highly engaged shareowner that combines concentrated public equity ownership with operational expertise. Leveraging the 40+ years’ operating experience of our Founding Partners, Nelson Peltz, Ed Garden and Peter May, Trian seeks to invest in high quality but undervalued and underperforming public companies and to work collaboratively with management teams and boards to help companies execute operational and strategic initiatives designed to drive long-term sustainable earnings growth for the benefit of all stakeholders.

Media Contacts:
Anne A. Tarbell
(212) 451-3030
atarbell@trianpartners.com

Paul Caminiti / Pamela Greene / Jacqueline Zuhse
Reevemark
(212) 433-4600
Trian@reevemark.com

Investor Contacts:
Matthew Peltz
(212) 451-3060
mpeltz@trianpartners.com

Ryan Bunch
(212) 451-3176
rbunch@trianpartners.com

Bruce Goldfarb / Pat McHugh
Okapi Partners LLC
(212) 297-0720
(877) 629-6357
info@okapipartners.com

---

i Based on the closing price of Disney’s common stock on 1/10/23.
ii Source: FactSet as of 1/10/23. References to the S&P 500 throughout this press release refer to the S&P 500 Total Return Index, which includes the price changes of all underlying stocks and all dividends reinvested.
iii Source: Market capitalization as of 1/10/23 from FactSet. $162bn represents cumulative M&A (net of divestitures), Capital Expenditures, and content spend from FY 2019 – FY 2022.
iv Source: FactSet as of 12/31/22. Note: Companies where Nelson Peltz has served on the board of directors and in which Trian has invested consist of The Wendy's Company, H.J. Heinz Company, Sysco Corporation, Legg Mason Inc. on two separate occasions (and treated as two separate investments for purposes of the analysis), Mondelēz International, Inc., The Procter & Gamble Company, Ingersoll-Rand Inc., Invesco Ltd., Janus Henderson plc, and Unilever plc. Such investments do not represent all of the investments purchased or sold for Trian’s clients and it should not be assumed that any or all of these investments were or will be profitable. We highlight the S&P 500 Index here only as a widely recognized index, however, for various reasons the performance of the index and that of Trian's Investments may not be comparable. One cannot invest directly in an index. While Trian believes that the total shareholder returns (“TSR”) at Trian’s investments where Nelson Peltz served on the board of directors was attributable in part to the cumulative effects of the implementation of operational and strategic initiatives during the period of Trian’s active involvement, there is no objective method to confirm what portion of such returns were attributable to Trian’s efforts and what portion may have been attributable to other factors. This press release does not provide the performance of Trian’s funds or the performance of individual fund investments. In order to perform this analysis, Trian (1) calculated the annualized TSR (consisting of the change in stock price plus the effect of dividends received) at each of the companies...
listed above during Nelson Peltz’s board tenure at each company (with Legg Mason Inc. treated as two separate investments for purposes of this analysis), (2) compared each company’s TSR figure with the annualized TSR of the S&P 500 Index during the same time period, and (3) calculated the simple average of annualized TSR over- or under-performance versus the S&P 500 Index at each company (or each investment, in the case of Legg Mason Inc.). Based on the foregoing methodology, Trian calculated that companies in which Trian has invested where Mr. Peltz has served on the board of directors have, on average, generated annualized TSR growth during Mr. Peltz’s board tenure exceeding that of the S&P 500 Index by +872 bps as of 12/31/22. This analysis includes Unilever plc, where Mr. Peltz has served as a director for less than one year.

Disclaimer

Except as otherwise set forth in this press release, the views expressed in this press release reflect the opinions of Trian Fund Management, L.P. and its affiliates (“Trian”), and are based on publicly available information with respect to the Company. Trian recognizes that there may be confidential information in the possession of the Company that could lead it or others to disagree with Trian’s conclusions. Trian reserves the right to change any of its opinions expressed herein at any time as it deems appropriate and disclaims any obligation to notify the market or any other party of any such change, except as required by law. Trian disclaims any obligation to update the information or opinions contained in this press release. For the avoidance of doubt, this press release is not affiliated with or endorsed by Disney.

This press release is provided merely as information and is not intended to be, nor should it be construed as, an offer to sell or a solicitation of an offer to buy any security nor as a recommendation to purchase or sell any security. Funds managed by Trian currently beneficially own shares of the Company. These funds are in the business of trading – buying and selling– securities and intend to continue trading in the securities of the Company. You should assume such funds may from time to time sell all or a portion of their holdings of the Company in open market transactions or otherwise, buy additional shares (in open market or privately negotiated transactions or otherwise), or trade in options, puts, calls, swaps or other derivative instruments relating to such shares.

Some of the materials in this press release contain forward-looking statements. All statements contained herein that are not clearly historical in nature or that necessary depend on future events are forward-looking, and the words “anticipate,” “believe,” “expect,” “potential,” “could,” “opportunity,” “estimate,” “plan,” and similar expressions are generally intended to identify forward-looking statements. The projected results and statements contained herein release that are not historical facts are based on current expectations, speak only as of the date of these materials and involve risks, uncertainties and other factors that may cause actual results, performances or achievements to be materially different from any future results, performances or achievements expressed or implied by such projected results and statements. Assumptions relating to the foregoing involve judgments with respect to, among other things, future economic competitive and market conditions and future business decisions, all of which are difficult or impossible to predict accurately and many of which are beyond the control of Trian.

The estimates, projections and potential impact of the opportunities identified by Trian herein are based on assumptions that Trian believes to be reasonable as of the date of this press release, but there can be no assurance or guarantee (i) that any of the proposed actions set forth in this press release will be completed, (ii) that the actual results or performance of the Company will not differ, and such differences may be material, or (iii) that any of the assumptions provided in this press release are accurate.

Important Information

Trian, together with certain other affiliates who are expected to be participants (the “Participants”) in solicitation of shareholders of the Company in connection with its 2023 annual meeting of shareholders (the “2023 Annual Meeting”), intend to file a definitive proxy statement and accompanying proxy card with the Securities and Exchange Commission (the “SEC”) in anticipation of such solicitation. Shareholders are advised to read the definitive proxy statement and any other documents related to the 2023 Annual Meeting when they become available because they will contain important information.
Information about the Participants and a description of their direct or indirect interests by security holdings will be contained in the preliminary proxy statement to be filed by the Participants with the SEC on January 12, 2023. This document is available free of charge on the SEC website. The definitive proxy statement, when filed, and other relevant documents, will also be available on www.RestoreTheMagic.com and the SEC website, free of charge, and by directing a request to Trian Partners’ proxy solicitor, Okapi Partners LLC, 1212 Avenue of the Americas, 17th Floor New York, New York 10036 (Shareholders can call toll-free: +1 (877) 629-6357).
Appendix A: Disney’s 10-Year Share Price Performance

Disney is Trading at an 8-Year Low

Disney’s 10-Year Share Price Performance

Despite Disney’s share price peaking in 2021, it currently trades near its 8-Year low

Source: FactSet as of 1/10/23.
Appendix B: Disney’s Total Shareholder Return ("TSR") Consistently Underperforms

Disney’s Total Shareholder Return ("TSR") Consistently Underperforms

10-Year

- Company Proxy Peers: 478%
- S&P 500: 223%
- Disney: 107%

△: (371%)
△: (116%)

5-Year

- S&P 500: 56%
- Company Proxy Peers: 26%
- Disney: (10%)

△: (66%)
△: (37%)

3-Year

- S&P 500: 26%
- Company Proxy Peers: (9%)

△: (60%)
△: (25%)

1-Year

- S&P 500: (15%)
- Company Proxy Peers: (35%)
- Disney: (39%)

△: (4%)
△: (24%)

Source: FactSet as of 1/10/23

Note: Total Shareholder Return ("TSR") defined as the total return an investor would receive if they purchased one share of stock on the first day of the measured period, inclusive of share price appreciation and dividends paid. "Company Proxy Peers" includes "nine other major media" peers as defined in Disney’s FY 2021 Proxy Statement and consists of Alphabet, Amazon, Apple, AT&T, Comcast, Discovery (Warner Bros. Discovery), Meta Platforms, Netflix, and ViacomCBS (Paramount). We highlight the S&P 500 here only as a widely recognized index, however, for various reasons the performance of the index and that of the securities mentioned above may not be comparable. One cannot invest directly in an index.
Appendix C: Change in Financial Performance Since 2018

### Disney’s Financial Performance Has Been Disappointing

<table>
<thead>
<tr>
<th></th>
<th>FY2018</th>
<th>FY2022</th>
<th>YoY Change FY18-22</th>
<th>Underlying Change in Performance</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Adj. Revenue</strong></td>
<td>$59,434</td>
<td>$83,745</td>
<td>41%</td>
<td>$24bn revenue increase driven by the 21st Century Fox deal, record Parks performance, and aggressive streaming pivot, but <strong>ignored the rest of the income statement</strong></td>
</tr>
<tr>
<td><strong>Cost of Services &amp; Products</strong></td>
<td>$32,726</td>
<td>$54,401</td>
<td>66% (990 bps)</td>
<td>$22bn increase in “COGS”(1) and a 990 basis point increase in “COGS”(1) as a % of revenue</td>
</tr>
<tr>
<td>% revenue</td>
<td>55.1%</td>
<td>65.0%</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SG&amp;A(3)</strong></td>
<td>$8,860</td>
<td>$16,388</td>
<td>85%</td>
<td>$8bn increase in SG&amp;A and a 468 basis point increase in SG&amp;A as a % of revenue</td>
</tr>
<tr>
<td>% revenue</td>
<td>14.9%</td>
<td>19.6%</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Adj. EBITDA(3)</strong></td>
<td>$17,956</td>
<td>$13,772</td>
<td>(23%) (1,377 bps)</td>
<td>$4bn decrease in Adj. EBITDA and a 1,377 basis point decrease in Adj. EBITDA margin, despite all-time high Parks profitability</td>
</tr>
<tr>
<td>% margin</td>
<td>30.2%</td>
<td>16.4%</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Free Cash Flow</strong></td>
<td>$9,830</td>
<td>$1,059</td>
<td>(89%) (1,527 bps)</td>
<td>$9bn decrease in reported free cash flow and a 1,527 basis point decrease in % conversion of revenue</td>
</tr>
<tr>
<td>% conversion of revenue</td>
<td>16.5%</td>
<td>1.3%</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Adj. EPS(6)</strong></td>
<td>$7.08</td>
<td>$3.53</td>
<td>(50%)</td>
<td>50% cut in Adj. EPS, the most directly comparable metric of change in performance over this period</td>
</tr>
<tr>
<td>Avg. Diluted Shares (m)</td>
<td>1,507</td>
<td>1,827</td>
<td>21%</td>
<td>Significant share dilution driven by the 21st Century Fox deal</td>
</tr>
<tr>
<td><strong>Dividend per Share</strong></td>
<td>$1.68</td>
<td>$0.00</td>
<td>(100%)</td>
<td>Complete elimination of the dividend paid for ~57 years</td>
</tr>
<tr>
<td><strong>Net Leverage</strong></td>
<td>0.9x</td>
<td>2.7x</td>
<td>187%</td>
<td>1.7x turns of net leverage added</td>
</tr>
</tbody>
</table>

Source: SEC filings.

Note: (1) Referred to as “COGS” (i.e., Cost of Goods Sold) in “Underlying Change in Performance” notes, excludes D&A. (2) Defined as Sales, General and Administrative expenses. (3) Defined as Earnings before Interest, Tax, Depreciation & Amortization, includes equity income. (4) Defined as Earnings Per Share.