**Before the**

**Federal Communications Commission**

**Washington, D.C. 20554**

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| In the Matter of Complaints Involving the Political Files of  WCNC-TV, Inc., licensee of Station  WCNC-TV, Charlotte, NC  Scripps Media, Inc., licensee of Station  KMGH-TV, Denver, CO  Fox Television Stations, Inc., licensee of Station KMSP-TV, Minneapolis, MN  New World Communications of Tampa, Inc., licensee of Station WTVT(TV), Tampa, FL  Media General Communications Holdings, LLC, licensee of Station WFLA-TV, Tampa, FL  NBC Telemundo License, LLC, licensee of Station WTVJ(TV), Miami, FL  WTVD Television, LLC, licensee of Station WTVD(TV), Durham, NC  CBS Broadcasting, Inc., licensee of Station  WWJ-TV, Detroit, MI  Scripps Media, Inc., licensee of Station KNXV-TV, Phoenix, AZ  Hearst Properties, Inc., licensee of Station  WMUR-TV, Manchester, NH; and  Graham Media Group, Michigan, Inc., licensee of Station WDIV-TV, Detroit, MI, and  Scripps Media, Inc., licensee of Station WCPO-TV, Cincinnati, OH | **)**  **)**  **)**  **)**  **)**  **)**  **) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) )** )  )  )  ) | File No. 140502J  File No. 140502H  File No. 140502K  File No. 140502F  File No. 140502E  File No. 140502C  File No. 140502L  File No. 140502G  File No. 140502B  File No. 140502D  File No. 140502A  File No. 160926a |

**ORDER**

**Adopted: February 3, 2017 Released: February 3, 2017**

By the Acting Chief, Media Bureau:

1. On January 6, 2017, the Media Bureau issued, on delegated authority, two decisions that resolved complaints in the above-captioned proceedings.[[1]](#footnote-2) We conclude that those matters are more appropriately addressed at the Commission level. Thus, on our own motion and pursuant to our existing authority under section 1.113 of the Commission’s rules, we hereby set aside those actions.[[2]](#footnote-3) The complaints will be returned to pending status and considered by the Commission.
2. **ACCORDINGLY, IT IS ORDERED**, pursuant to sections 0.283 and 1.113 of the Commission’s rules, 47 CFR §§ 0.283 and 1.113, the Memorandum Opinion and Order (DA 17-14) and Order (DA 17-15) issued on January 6, 2017, **ARE SET ASIDE**.
3. **IT IS FURTHER ORDERED** that, pursuant to section 1.102(b)(1) of the Commission's rules, 47 CFR § 1.102(b)(1), this Order **SHALL BE EFFECTIVE** upon release.

FEDERAL COMMUNICATIONS COMMISSION

Michelle Carey

Acting Chief, Media Bureau

1. *Complaints Involving the Political Files of WCNC-TV, Inc., licensee of Station WCNC-TV, Charlotte, NC, et al.,* Memorandum Opinion and Order, DA 17-14 (MB rel. Jan. 6, 2017) (resolving 11 complaints alleging violations of the political file requirements and clarifying certain disclosure obligations of broadcast licensees with respect to the purchase of broadcast time for political advertisements); *Complaint Involving the Political Files of Scripps Media, Inc., licensee of Station WCPO-TV, Cincinnati, OH*, Order, DA 17-15 (MB rel. Jan. 6, 2017) (admonishing Scripps Media, Inc. for failing to satisfy certain political file requirements). [↑](#footnote-ref-2)
2. 47 CFR § 1.113(a) (“Within 30 days after public notice has been given of any action taken pursuant to delegated authority, the person, panel, or board taking the action may modify or set it aside on its own motion.”); *Id.* § 1.113(b) (“Within 60 days after notice of any sanction imposed under delegated authority has been served on the person affected, the person, panel, or board which imposed the sanction may modify or set it aside on its own motion.”). [↑](#footnote-ref-3)