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| ***FCC - News from the Federal Communications Commission*****Media Contact:** Neil Grace, (202) 418-0506neil.grace@fcc.gov**For Immediate Release****STATEMENT OF FCC CHAIRMAN TOM WHEELER ON RETRANSMISSION DISPUTE BETWEEN DISH NETWORKS AND SINCLAIR BROADCASTING** **Washington, August 26, 2015** – Currently, there is a blackout affecting 129 television stations in 79 markets as a result of an ongoing dispute between Sinclair Broadcasting, the nation's largest broadcast group, and DISH, a direct broadcast satellite provider. Last night, DISH requested an emergency order for injunctive relief, alleging violations of the Commission’s rules requiring good faith negotiations. The following statement can be attributed to FCC Chairman Tom Wheeler:“Today, I have directed the Media Bureau to convene an emergency meeting with DISH and Sinclair to get to the bottom of the dispute and bring back local programming to consumers. The parties will have until midnight to file their views.The public interest is the Commission's responsibility. We will not stand idly by while millions of consumers in 79 markets across the country are being denied access to local programming. The Commission will always act within the scope of its authority if it emerges that improper conduct is preventing a commercial resolution of the dispute.Just last year, Congress instructed the Commission to look closely at whether retransmission consent negotiations are being conducted in good faith. That’s why I have proposed to my fellow Commissioners a new rulemaking to determine how best to protect the public interest. The facts surrounding this dispute inform our findings in that proceeding, but we will not wait to act on behalf of consumers.” ###**Office of Media Relations: (202) 418-0500****TTY: (888) 835-5322****Twitter: @FCC**[**www.fcc.gov/office-media-relations**](http://www.fcc.gov/office-media-relations)*This is an unofficial announcement of Commission action. Release of the full text of a Commission order constitutes official action. See MCI v. FCC. 515 F 2d 385 (D.C. Circ 1974).* |