# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **SCHEDULE 13D/A**

Under the Securities Exchange Act of 1934 (Amendment No. 15)\*

## DISH NETWORK CORPORATION

(Name of Issuer)

## CLASS A COMMON STOCK, \$0.01 PAR VALUE PER SHARE

(Title of Class of Securities)

## 25470M 109

(CUSIP Number)

R. Stanton Dodge
Executive Vice President, General Counsel and Secretary
DISH Network Corporation
9601 S. Meridian Blvd.
Englewood, Colorado 80112
(303) 723-1000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

## December 2, 2013

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

**Note**: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

\* 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 disclosures provided in a prior cover page.

	The information required on 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).					
	Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.					
CUSIP	No. 2547	70M 109				
1.	. Name of Reporting Person Charles W. Ergen					
2.	. Cl	Check the Appropriate Box if a Member of a Group:				
	(a)	)	0			
	(b	)	X			
3.	. SI	EC Use On	ly			
		_				

4. Source of Funds

00			
<u> </u>			

5.	Check if Di	Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o			
6.	Citizenship or Place of Organization U.S.A.				
	7.	Sole Voting Power 204,032,169 VOTING SHARES (1) 925,000 SIXTY DAY SHARES (2)			
Number of Shares Beneficially Owned by	8.	Shared Voting Power 19,617,692 OTHER SHARES (3)			
Each Reporting Person With	9.	Sole Dispositive Power 204,032,169 VOTING SHARES (1) 925,000 SIXTY DAY SHARES (2)			
	10.	Shared Dispositive Power 19,617,692 OTHER SHARES (3)			
11.	Aggregate Amount Beneficially Owned by The Reporting Person 224,574,861				
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares* o				
13.	Percent of Class Represented by Amount in Row (11) Approximately 50.8 % (4)				

14. Type of Reporting Person IN

<sup>(1) &</sup>quot;Voting Shares" include all shares of Class A Common Stock ("Class A Common Stock") and Class B Common Stock ("Class B Common Stock") of DISH Network Corporation ("DISH Network") of which Mr. Ergen is the sole beneficial owner. The shares of Class B Common Stock are convertible into shares of Class A Common Stock on a one-for-one basis at any time. The Voting Shares represent: (i) 2,144,511 shares of Class A Common Stock owned beneficially directly by Mr. Ergen; (ii) 19,480 shares of Class A Common Stock owned beneficially indirectly by Mr. Ergen through DISH Network's 401(k) Employee Savings Plan; (iii) 14,320 shares of Class A Common Stock owned beneficially by Mr. Ergen as custodian for his minor children; (iv) 27,000 shares of Class A Common Stock held by a charitable foundation; and (v) 201,826,858 shares of Class B Common Stock owned beneficially directly by Mr. Ergen.

<sup>(2) &</sup>quot;Sixty Day Shares" are shares of Class A Common Stock deemed to be owned beneficially under Rule 13d- 3(d)(1) because Mr. Ergen has the right to acquire beneficial ownership of such shares within 60 days of the date hereof. Upon acquisition by Mr. Ergen, these shares will become Voting Shares.

<sup>(3) &</sup>quot;Other Shares" represent: (i) 235 shares of Class A Common Stock owned beneficially by Mr. Ergen's spouse Cantey Ergen; (ii) 1,920 shares of Class A Common Stock owned beneficially indirectly by Mrs. Ergen through DISH Network's 401(k) Employee Savings Plan; (iii) 9,192,670 shares of Class B Common Stock owned beneficially by Mrs. Ergen solely by virtue of her position as trustee of the Ergen Four-Year 2010 DISH GRAT; and (iv) 10,422,867 shares of Class B Common Stock owned beneficially by Mrs. Ergen solely by virtue of her position as trustee of the Ergen Five-Year 2010 DISH GRAT.

<sup>(4)</sup> Based on 219,609,284 shares of Class A Common Stock outstanding on November 29, 2013 and assuming conversion of the shares of Class B Common Stock held by Mr. Ergen into Class A Common Stock. Because such Class B Common Stock is convertible on a one-for-one basis into Class A Common

		2				
CUSIP No. 2	5470M 109					
1.	Name of Reporting Person Cantey M. Ergen					
2.	Check the	Appropriate Box if a Member of a Group:				
	(a)	0				
	(b)	x				
3.	SEC Use C	Only				
4.	Source of I	Funds				
5.	Check if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o				
6.	Citizenship or Place of Organization U.S.A.					
	7.	Sole Voting Power 19,617,692 VOTING SHARES (1)				
		13,017,032 VOTING SHAKES (1)				
Number of	8.	Shared Voting Power				
Shares Beneficially	0.	204,032,169 OTHER SHARES (2)				
Owned by Each						
Reporting Person With	9.	Sole Dispositive Power 19,617,692 VOTING SHARES (1)				
	10.	Shared Dispositive Power				
		204,032,169 OTHER SHARES (2)				
44	Δ	And the Proof of the Proof of				
11.	Aggregate 223,649,86	Amount Beneficially Owned by The Reporting Person				

12.

Check if the Aggregate Amount in Row (11) Excludes Certain Shares\* o

13.	Percent of Class Represented by Amount in Row (11) Approximately 50.7% (3)					
14.	Type of Reporting Person IN					
owner. The represent: (i beneficially beneficially Common Sto arrangement	Shares" include all shares of Class A Common Stock and Class B Common Stock of DISH Network of which Mrs. Ergen is the sole beneficial shares of Class B Common Stock are convertible into shares of Class A Common Stock on a one-for-one basis at any time. The Voting Shares i) 235 shares of Class A Common Stock owned beneficially directly by Mrs. Ergen; (ii) 1,920 shares of Class A Common Stock owned indirectly by Mrs. Ergen through DISH Network's 401(k) Employee Savings Plan; (iii) 9,192,670 shares of Class B Common Stock owned by Mrs. Ergen solely by virtue of her position as trustee of the Ergen Four-Year 2010 DISH GRAT; and (iv) 10,422,867 shares of Class B ock owned beneficially by Mrs. Ergen solely by virtue of her position as trustee of the Ergen Five-Year 2010 DISH GRAT. There is no tor agreement between any of the trusts identified in clauses (iii) and (iv) above to vote or dispose of any shares of DISH Network. Mrs. Ergen soing and dispositive power with respect to each such trust independently and in accordance with her fiduciary responsibilities to the beneficiaries test.					
shares of Class A Con	Shares" represent: (i) 2,144,511 shares of Class A Common Stock owned beneficially directly by Mr. Ergen, Mrs. Ergen's spouse; (ii) 19,480 ass A Common Stock owned beneficially indirectly by Mr. Ergen through DISH Network's 401(k) Employee Savings Plan; (iii) 14,320 shares of mmon Stock owned beneficially by Mr. Ergen as custodian for his minor children; (iv) 27,000 shares of Class A Common Stock held by a bundation; and (v) 201,826,858 shares of Class B Common Stock owned beneficially directly by Mr. Ergen.					
Stock held b Stock, assum that Mrs. Erg share, Mrs. I	in 219,609,284 shares of Class A Common Stock outstanding on November 29, 2013 and assuming conversion of the shares of Class B Common by Mrs. Ergen into Class A Common Stock. Because such Class B Common Stock is convertible on a one-for-one basis into Class A Common ming conversion of all shares of outstanding Class B Common Stock into Class A Common Stock, the percentage of the Class A Common Stock gen may be deemed to own beneficially would be approximately 48.8%. Because each share of Class B Common Stock is entitled to 10 votes per Ergen owns beneficially equity securities of DISH Network representing approximately 85.1% of the voting power of DISH Network (assuming on of the Class B Common Stock).					
	3					
CUSIP No.	25470M 109					
1.	Name of Reporting Person Ergen Four-Year 2010 DISH GRAT					
2.	Check the Appropriate Box if a Member of a Group:					
	(a) o					
	(b) x					
3.	SEC Use Only					
4.	Source of Funds OO					

	7.	Sole Voting Power 9,192,670 VOTING SHARES (1)				
Number of Shares Beneficially	8.	Shared Voting Power 0				
Owned by Each Reporting Person With	9.	Sole Dispositive Power 9,192,670 VOTING SHARES (1)				
	10.	Shared Dispositive Power 0				
11.	Aggregate 9,192,670	Amount Beneficially Owned by The Reporting Person				
12.	Check if th	e Aggregate Amount in Row (11) Excludes Certain Shares* o				
13.		Class Represented by Amount in Row (11) tely 4.0% (2)				
14.	Type of Reporting Person OO					
		cially held by the Ergen Four-Year 2010 DISH GRAT are shares of Class B Common Stock. The shares of Class B Common Stock of Class A Common Stock on a one-for-one basis at any time.				
Stock held by basis into Class the Class A Co share of Class	the Ergen Foss A Commo ommon Stoc B Common	shares of Class A Common Stock outstanding on November 29, 2013 and assuming conversion of the shares of Class B Common bur-Year 2010 DISH GRAT into Class A Common Stock. Because such Class B Common Stock is convertible on a one-for-one n Stock, assuming conversion of all shares of outstanding Class B Common Stock into Class A Common Stock, the percentage of k that the Ergen Four-Year 2010 DISH GRAT may be deemed to own beneficially would be approximately 2.0%. Because each Stock is entitled to 10 votes per share, the Ergen Four-Year 2010 DISH GRAT owns beneficially equity securities of DISH roximately 3.5% of the voting power of DISH Network (assuming no conversion of the Class B Common Stock).				
		<u> </u>				
CUSIP No. 2	5470M 109					
	N. CD					
1.	Name of Reporting Person Ergen Five-Year 2010 DISH GRAT					
2.	Check the	Appropriate Box if a Member of a Group:				
	(a)	0				
	(b)	x				

3.	SEC Use Only					
4.	Source of Funds OO					
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o					
6. Citizenship or Place of Organization Colorado						
	7.	Sole Voting Power 10,422,867 VOTING SHARES (1)				
Number of Shares Beneficially	8.	Shared Voting Power 0				
Owned by Each Reporting Person With	9.	Sole Dispositive Power 10,422,867 VOTING SHARES (1)				
	10.	Shared Dispositive Power 0				
11.	Aggregate Amount Beneficially Owned by The Reporting Person 10,422,867					
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares* o					
13.	Percent of Class Represented by Amount in Row (11) Approximately 4.5% (2)					
14.	Type of Reporting Person OO					
are convertibl	e into shares	cially held by the Ergen Five-Year 2010 DISH GRAT are shares of Class B Common Stock. The shares of Class B Common Stock of Class A Common Stock on a one-for-one basis at any time.				

Stock held by the Ergen Five-Year 2010 DISH GRAT into Class A Common Stock. Because such Class B Common Stock is convertible on a one-for-one basis into Class A Common Stock, assuming conversion of all shares of outstanding Class B Common Stock into Class A Common Stock, the percentage of the Class A Common Stock that the Ergen Five-Year 2010 DISH GRAT may be deemed to own beneficially would be approximately 2.3%. Because each share of Class B Common Stock is entitled to 10 votes per share, the Ergen Five-Year 2010 DISH GRAT owns beneficially equity securities of DISH Network representing approximately 4.0% of the voting power of DISH Network (assuming no conversion of the Class B Common Stock).

Item 2 is amended and restated as follows:

This statement is being filed jointly by: (a) Charles W. Ergen; (b) Cantey M. Ergen; (c) the Ergen Four-Year 2010 DISH GRAT ("2010 Four-Year GRAT"); and (d) the Ergen Five-Year 2010 DISH GRAT ("2010 Five-Year GRAT", and collectively with the 2010 Four-Year GRAT, the "2010 GRATs"), who are together referred to as the "Reporting Persons." This Schedule 13D relates solely to, and is being filed for, shares held by Mr. and Mrs. Ergen, and the 2010 GRATs.

#### (A) Charles W. Ergen

Mr. Ergen's principal occupation is Chairman of DISH Network and Chairman of EchoStar Corporation, and his principal address is 9601 S. Meridian Blvd., Englewood, Colorado 80112. Mr. Ergen has not, during the last five years, (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding been subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activity subject to, federal or state securities laws or finding any violation with respect to such laws. Mr. Ergen is a citizen of the United States.

#### (B) Cantey M. Ergen

Mrs. Ergen is a Senior Advisor and member of the Board of Directors of DISH Network and her principal address is 9601 S. Meridian Blvd., Englewood, Colorado 80112. Mrs. Ergen has not, during the last five years, (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding been subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activity subject to, federal or state securities laws or finding any violation with respect to such laws. Mrs. Ergen is a citizen of the United States.

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#### (C) 2010 Four-Year GRAT

The 2010 Four-Year GRAT was formed under the laws of the State of Colorado and its principal business is to hold a portion of the assets and estate of Mr. Ergen. Its address is c/o Mrs. Ergen, as Trustee, at 9601 S. Meridian Blvd., Englewood, Colorado 80112. The 2010 Four-Year GRAT has not, during the last five years, (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding been subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activity subject to, federal or state securities laws or finding any violation with respect to such laws. As trustee of the 2010 Four-Year GRAT, Mrs. Ergen is vested with sole voting and investment power over the 9,192,670 shares of Class B Common Stock held by the 2010 Four-Year GRAT, except as set forth in Item 6 below.

## (D) 2010 Five-Year GRAT

The 2010 Five-Year GRAT was formed under the laws of the State of Colorado and its principal business is to hold a portion of the assets and estate of Mr. Ergen. Its address is c/o Mrs. Ergen, as Trustee, at 9601 S. Meridian Blvd., Englewood, Colorado 80112. The 2010 Five-Year GRAT has not, during the last five years, (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding been subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activity subject to, federal or state securities laws or finding any violation with respect to such laws. As trustee of the 2010 Five-Year GRAT, Mrs. Ergen is vested with sole voting and investment power over the 10,422,867 shares of Class B Common Stock held by the 2010 Five-Year GRAT, except as set forth in Item 6 below.

## Item 4. Purpose of Transaction.

Item 4 is hereby amended and supplemented as follows:

During the fourth quarter of each year, Mr. Ergen receives an annuity amount from each of the 2010 GRATs under the trust agreements governing the 2010 GRATs, assuming that the particular GRAT has not expired. The number of shares of Class B Common Stock to be distributed as an annuity payment is based in part on the price of the Class A Common Stock on the distribution date and therefore cannot be calculated until the date of distribution. In addition to shares of Class B Common Stock, the annuity payments (and their associated timing) may include, and be based upon, amounts generated from the holdings of each GRAT including, among other things, stock recapitalizations or dividends paid or payable with respect to the Class B Common Stock held by each GRAT. On December 2, 2013, the 2010 Three-Year GRAT distributed 1,591,150 shares of Class B Common Stock held by the 2010 Three-Year GRAT to Mr. Ergen as an annuity payment, the 2010 Three-Year GRAT distributed the remaining 7,106,372 shares of Class B Common Stock held by the 2010 Three-Year GRAT to a trust, the beneficiaries of which are members of Mr. Ergen's family, and the 2010 Three-Year GRAT expired in accordance with its terms. On December 2, 2013, the 2010 Four-Year GRAT distributed 1,013,067 shares of Class B Common Stock held by the 2010 Four-Year GRAT to Mr. Ergen as an annuity payment. Therefore, the 2010 Four-Year GRAT currently has beneficial ownership of 9,192,670 shares of Class B Common Stock. The 2010 Four-Year GRAT will expire in accordance with its terms on November 30, 2014. On December 2, 2013, the 2010 Five-Year GRAT currently has beneficial ownership of 10,422,867 shares of Class B Common Stock. The 2010 Five-Year GRAT will expire in accordance with its terms on November 30, 2015.

## Item 5. Interest in Securities of the Issuer.

Item 5 is amended and restated as follows:

- (a) This filing is for the cumulative share holdings of an affiliated group as of the close of business on December 2, 2013. See Items 11 and 13 of the cover pages to this Amendment No. 15 for the aggregate number of shares of Class A Common Stock and percentage of Class A Common Stock beneficially owned by each of the Reporting Persons. The Reporting Persons' beneficial ownership of shares of Class A Common Stock excludes 16,992,813 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by certain trusts established by Mr. Ergen for the benefit of his family.
- (b) See Items 7 through 10 of the cover pages to this Amendment No. 15 for the number of shares of Class A Common Stock beneficially owned by each of the Reporting Persons as to which there is sole power to vote or to direct the vote, shared power to vote or to direct the vote and sole or shared power to dispose or to direct the disposition.
- (c) The Reporting Persons have not effected any transactions in the Class A Common Stock of DISH Network in the last sixty days other than as described herein.
  - (d) Not applicable.
  - (e) Not applicable.

## Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 is amended and restated as follows:

The trust agreements for each of the 2010 GRATs contain an irrevocable provision that provides that the trustee will not dispose of any shares of DISH Network held by any of the 2010 GRATs unless a Change of Control Event occurs. If a Change of Control Event occurs, the trustee of the 2010 GRATs will have sole discretion with respect to the disposition of any shares of DISH Network held by each of the 2010 GRATs.

A "Change of Control Event" will occur if (i) as the result of a transaction or a series of transactions any person other than Charles W. Ergen (or a Related Party) individually owns more than fifty percent (50%) of the total Equity Interests of either (A) DISH Network or (B) the surviving entity in any such transaction(s) or a controlling affiliate of such surviving entity in such transaction(s); and (ii) a majority of the members of the Board of Directors of DISH Network are no longer Continuing Directors; and (iii) as the result of a transaction or a series of transactions any person other than Charles W. Ergen (or a Related Party) individually owns more than fifty percent (50%) of the total voting power of either (A) DISH Network or (B) the surviving entity in any such transaction(s) or a controlling affiliate of such surviving entity in such transaction(s); and (iv) Charles W. Ergen sells Equity Interests of DISH Network such that he owns beneficially less than 50% of the total Equity Interests that he owned beneficially immediately following the grant of shares to the 2010 GRATS.

For purposes of the definition of "Change of Control Event":

"Continuing Director" means, as of any date of determination, any member of the Board of Directors of DISH Network who: (a) was a member of such Board of Directors on the date on which the applicable grantor retained annuity trust was established; or (b) was nominated for election or elected to such Board of Directors either (x) with the affirmative vote of a majority of the Continuing Directors who were members of such Board of Directors at the time of such nomination or election or (y) by Charles W. Ergen and his Related Parties.

"Equity Interest" means any capital stock of DISH Network and all warrants, options or other rights to acquire capital stock of DISH Network (but excluding any debt security that is convertible into, or exchangeable for, capital stock of DISH Network).

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"Related Party" means, (a) Charles W. Ergen's spouse and each of his immediate family members; (b) each trust, corporation, partnership or other entity of which Charles W. Ergen beneficially holds an eighty percent (80%) or more controlling interest or that was created for estate planning purposes including without limitation the grantor retained annuity trusts dated November 30, 2010; and (c) the personal representatives, administrators, executor, guardians, or any person(s) or entit(ies) to which Charles W. Ergen's shares of DISH Network are transferred as a result of a transfer by will or the applicable laws of descent and distribution.

## Item 7. Material to be Filed as Exhibits

Exhibit A: Agreement of Joint Filing

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### **SIGNATURE**

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

CHARLES W. ERGEN

/s/ Charles W. Ergen

Charles W. Ergen

CANTEY M. ERGEN

/s/ Cantey M. Ergen

Cantey M. Ergen

Dated: December 3, 2013

Dated: December 3, 2013

	2010 Four-Year GRAT
	/s/ Cantey M. Ergen
Dated: December 3, 2013	Cantey M. Ergen, Trustee
	2010 Five-Year GRAT
	/s/ Cantey M. Ergen
Dated: December 3, 2013	Cantey M. Ergen, Trustee
Attention: Intentional misstatemen constitutes Federal criminal violation	
10	
EXHIBIT INDE	
Exhibit A: Agreement of Joint Filing	
11	
EXHIBIT A	
Agreement of Joint	Filing
Pursuant to Rule 13d-1(k)(l)(iii) of Regulation 13D-G of the General Rules and Regulation Exchange Act of 1934, as amended, the undersigned agree that the statement on Schedthem in the capacities set forth below.	ations of the Securities and Exchange Commission under the Securities
	CHARLES W. ERGEN
	/s/ Charles W. Ergen
Dated: December 3, 2013	Charles W. Ergen
	CANTEY M. ERGEN
	/s/ Cantey M. Ergen
Dated: December 3, 2013	Cantey M. Ergen
	2010 Four-Year GRAT
	/s/ Cantey M. Ergen
Dated: December 3, 2013	Cantey M. Ergen, Trustee
	2010 Five-Year GRAT
Dated: December 3, 2013	/s/ Cantey M. Ergen Cantey M. Ergen, Trustee
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