



2000 Pennsylvania Avenue, Suite 4400  
Washington, D.C. 20006

October 7, 2005

Via Electronic Filing

Ms. Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 Twelfth Street, SW  
Washington, DC 20554

Re: Amendment of Parts 1, 21, 73, 74 and 101 of the  
Commission's Rules to Facilitate the Provision of  
Fixed and Mobile Broadband Access, Education  
and other Advanced Services in the 2150-2162 and  
2500-2690 MHz Bands, WT Docket No. 03-66  
**Notice of Ex Parte Presentation**

Dear Ms. Dortch:

Yesterday, Gerard Salemmé, Brandon Bullis and Nadja Sodos-Wallace of Clearwire Corporation, ("Clearwire") met with John Giusti of Commissioner Copp's office. During that meeting, Clearwire provide and update on its deployment and operations and discussed Clearwire's position on a number of the outstanding issues in this rulemaking that have already been put forth in its various pleadings.

In particular, Clearwire emphasized its continued support for the existing technical rules that have already been adopted in this proceeding and its opposition for industry requests for more complicated rules. In addition it stressed the importance of continued application of the Secondary Markets rules to leases for the 2.5 GHz band. It also indicated its support for the adoption of BTAs, as opposed to MEAs, for both Transition and auction. Clearwire emphasized the need for the Commission to require operators and licenses to make a showing of substantial service expeditiously. Clearwire also confirmed its belief that the Commission should not adopt an automatic opt-out for MVPDs, but rather should allow opt-outs on a case by case basis, as it has already stated it would. Clearwire also discussed its belief that the FCC should expeditiously auction vacant or defaulted EBS spectrum (white space) and defaulted BTA licenses.

Pursuant to Section 1.1206(b)(2) of the Commission's Rules, this presentation is being filed electronically. Should any questions arise concerning this matter, kindly contact the undersigned.

Sincerely,

/s/ R. Gerard Salemmé

R. Gerard Salemmé  
Nadja S. Sodos-Wallace

cc: John Giusti