Clearwire

815 Connecticut Avenue, N.W., Suite 610
Washington, D.C. 20006
October 6, 2006

Via Electronic Filing
Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, DC 20554

RE: Request to Withdraw Incorrect Notice of Oral Ex Parte Communication and Request to Substitute with the Attached Corrected Notices

Dear Ms. Dortch:

Earlier today, Clearwire Corporation (“Clearwire”) filed a single Notice of Oral Ex Parte Communication referencing AT&T Inc. and BellSouth Corporation, Application for Approval of Transfer of Control, WC Docket No. 06-74 and IP-Enabled Services, WC Docket No. 04-36. Clearwire inappropriately submitted a single ex parte notice relating to two separate meetings it had yesterday. Clearwire is submitting this request to withdraw that ex parte notice, pursuant to section 1.8 of the rules, 47 C.F.R.§ 1.8, which erroneously indicates or suggests that the exact same subject-matter was addressed or discussed at both meetings. Indeed, that was not the case, and Clearwire is now submitting two separate ex parte notices to accurately reflect only what was addressed at each individual meeting. Should you have any questions regarding this matter, please do not hesitate to contact the undersigned at 202-429-0107 or at Terri.Natoli@Clearwire.com.

Sincerely,

Terri B. Natoli

Chairman Kevin J. Martin
Commissioner Michael J. Copps.
Commissioner Jonathan S. Adelstein
Commissioner Deborah Taylor Tate
Commissioner Robert M. McDowell
Michelle Carey
Fred Campbell
Scott Deutchman
Bruce Gottlieb
Scott Bergman
Barry Ohlson
Ian Dillner
Aaron Goldberger
John Hunter
Angela Giancarlo
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Federal Communications Commission
445 Twelfth Street, S.W.
Washington, DC 20554

RE: Corrected Notice of Oral Ex Parte Communication
IP-Enabled Services, WC Docket No. 04-36

Dear Ms. Dortch:

Yesterday, October 5, 2006, Craig McCaw, Gerard Salemme and Terri Natoli of Clearwire Corporation ("Clearwire"), a licensee, lessee, and operator of 2.5 GHz spectrum, met Commissioner Robert M. McDowell and his legal advisor, Angela Giancarlo. The purpose of the meeting was to discuss wireless broadband service, generally. During the meeting, the parties discussed Clearwire's current and planned wireless broadband network deployment in the 2.5 GHz band, its future spectrum needs, and the development of WiMax technology for 2.5 GHz broadband operations and services.

In addition, Clearwire discussed its current efforts to roll out facilities-based IP-telephony over its wireless broadband facilities, and the difficulties facilities-based VoIP providers encounter in obtaining interconnection to the Public Switched Telephone Network (PSTN). Clearwire noted that if facilities-based IP-telephony services over wireless broadband, or other intermodal platforms, are to flourish to provide consumers real competitive choice for telephone service, facilities-based IP-telephony providers must be given the ability to interconnect directly with incumbent local telephone providers, which are the only access to the PSTN in many local exchange areas throughout the country.
Pursuant to Section 1.1206(b)(2) of the Commission’s Rules, this presentation is being filed electronically. If you have any questions regarding this matter, please do not hesitate to contact the undersigned at 202-429-0107 or at Terri.Natoli@Clearwire.com.

Sincerely,

[Signature]
Terri B. Natoli

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Bruce Gottlieb
Scott Bergman
Barry Ohlson
Ian Dillner
Aaron Goldberger
John Hunter
Angela Giancarlo
Dear Ms. Dortch:

Yesterday, October 5, 2006, Craig McCaw, Gerard Salemme and Terri Natoli of Clearwire Corporation ("Clearwire"), a licensee, lessee, and operator of 2.5 GHz spectrum, met with Commissioner Deborah Taylor Tate and her legal advisor, Aaron Goldberger. The purpose of the meeting was to discuss wireless broadband service, generally. During the meeting, the parties discussed Clearwire’s current and planned wireless broadband network deployment in the 2.5 GHz band, its future spectrum needs, and the development of WiMax technology for 2.5 GHz broadband operations and services. During the discussions, issues Clearwire raised in its comments and reply comments in the AT&T/BellSouth Corporation merger proceeding were briefly mentioned. Any views expressed by Clearwire regarding the merger are all a matter of record before the Commission in Clearwire’s filings in WC Docket No. 06-74.

In addition, during the meeting, Clearwire discussed its current efforts to roll out facilities-based IP-telephony over its wireless broadband facilities, and the difficulties facilities-based VoIP providers encounter in obtaining interconnection to the Public Switched Telephone Network (PSTN). Clearwire noted that if facilities-based IP-telephony services over wireless broadband, or other intermodal platforms, are to flourish to provide consumers real competitive choice for telephone service, facilities-based IP-telephony providers must be given the ability to interconnect directly with incumbent local telephone providers, which are the only access to the PSTN in many local exchange areas throughout the country.
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