

**Broadband Spectrum Development III, L.L.C.**  
**Broadband Mobile Data IV, L.L.C.**  
**Blake Twedt**  
**800 Lowry Lane**  
**Tampa, FL 33604**

July 23, 2008

Via Electronic Filing

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

**RE: Applications of Sprint Nextel Corporation and Clearwire Corporation For Consent to Transfer Control of Licenses and Authorizations File Nos. 0003462540 and 0003368272 et al., WT Docket No. 08-94**

Dear Ms. Dortch:

I am filing this letter as an individual licensee as well as President of Broadband Spectrum Development III, L.L.C. and Broadband Mobile Data IV, L.L.C., all of which hold Broadband Radio Service (“BRS”) licenses,<sup>1</sup> in support of the proposed transaction between Sprint Nextel Corporation (“Sprint Nextel”) and Clearwire Corporation (“Clearwire”) to create New Clearwire Corporation (“New Clearwire”). I have been involved in the 2.5 GHz industry for almost two decades and have both leased and sold spectrum to subsidiaries of both Sprint Nextel and Clearwire.

I believe that the formation of New Clearwire will accelerate the deployment of the first nationwide mobile WiMAX broadband network creating a unique opportunity to deliver new broadband products and services in the 2.5 GHz band – combining mobility and speed, with access anytime and anywhere, whether at home, at school or on the road. The transaction will enable New Clearwire to utilize the 2.5 GHz spectrum to create a long-awaited nationwide broadband network.

I understand that the transaction enables New Clearwire to receive essential capital funding--\$3.2 billion—necessary to build and operate the critical broadband infrastructure needed to deploy the next-generation nationwide mobile wireless broadband services and for which neither Sprint Nextel nor Clearwire possesses sufficient financial or spectrum resources to deploy alone.

I understand that New Clearwire will have the capacity, scale, and money necessary to unleash the promise of the historically underutilized 2.5 GHz spectrum to the benefit of the educational community, consumers, and businesses. Combining Clearwire and Sprint Nextel’s 2.5 GHz spectrum licenses maximizes spectrum build-out capability across the country by minimizing challenging network deployment and operational effects arising from the 2.5 GHz’s bands unique and varied historical service and licensing schemes.

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<sup>1</sup> Broadband Spectrum Development III, L.L.C. holds licenses for BRS stations WNTU756, WNT817 and WNT887; Broadband Mobile Data IV, L.L.C. holds licenses for BRS stations WNTJ713, WNTJ739 and WNTJ809; and Mr. Twedt holds a license for WMX233.

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I understand that expeditious FCC approval is an essential condition precedent to New Clearwire's ability to get the capital funding necessary to deploy the 2.5 GHz nationwide mobile WiMAX network that will enable EBS licensees and their surrounding communities to obtain the substantial public interest and educational benefits from a nationwide mobile WiMAX network at in the 2.5 GHz band. That is why I am filing this letter expressing support for expeditious grant of this transaction.

Sincerely,



Blake Twedt  
President, Broadband Spectrum Development III, L.L.C.  
President, Broadband Mobile Data IV, L.L.C.  
Individual Licensee