



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

11 August 2009

**WT Docket No. 06-136**

Office of the Secretary  
Federal Communications Commission  
The Portals  
445 Twelfth Street, S.W.  
12th Street Lobby, TW-A325  
Washington, DC 20554

RE: Post-Transition Notification - Clearwire Corporation  
Transition of the 2500-2690 MHz Band for BRS and EBS  
Transition Area: BTA Number 430: Staunton-Waynesboro, VA

Dear Ms. Dortch:

Clearwire Corporation ("Clearwire"), the designated Proponent for the market, hereby notifies the Commission, pursuant to Section 27.1235 of its Rules, that it has completed the Transition for BTA Number 430: Staunton-Waynesboro, VA.

As required by Section 21.1235, attached hereto are the following:

- **Exhibit 1** which contains a list of the licensees that have transitioned to the new band plan;
- and
- **Exhibit 2** listing each station in the MBS including
    - the station coordinates,
    - antenna make and model,
    - the horizontal and vertical pattern of the antenna,
    - the EIRP of the main lobe,
    - antenna orientation,
    - height of the antenna center of radiation,
    - transmitter output power, and
    - the line and combiner losses.

As required by Section Section 27.1235(c), a copy of the subject Post-Transition Notification is being served on all parties to the transition of this market as listed in **Exhibit 1**.

If you have any questions regarding this matter please contact Brandon Bullis, Director of Spectrum Development, at (202) 351-5021 or the undersigned at (202) 330-4011.

Sincerely,



Nadja Sodos-Wallace

cc: Joel Taubenblatt, Chief, Broadband Division, WTB  
John Schauble, Deputy Chief, Broadband Division, WTB  
Consuela Kearney, Industry Analyst, Broadband Division, WTB

**Exhibit 1**  
**List of Facilities That Have Been Transitioned**

The authorizations listed below have been transitioned by Clearwire to the frequencies assigned to them under §27.5(i)(2). In the case of authorizations for BRS channels 1 and/or 2 (identified by "M1" and "M2"), the Proponent has no responsibility for transitioning facilities operating on these channels. The post-transition frequency assignments for BRS channels 1 and 2 are being reserved for future accommodation of services licensed for these channels.

**BTA #430: Staunton-Waynesboro, VA**

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B430, NTELOS Licenses Inc.

Channels:  
M1M2AE1E2E3E4F1F2F3F4  
H1H2H3

**Exhibit 2**

List of Required Technical Parameters for Stations In The MBS

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**Clearwire**

**BTA #430: Staunton-Waynesboro, VA**

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**B430, NTELOS Licenses Inc.**

*Post-Transition MBS Parameters:*

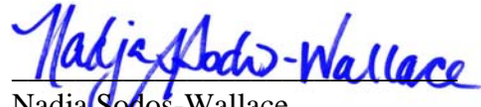
MBS Channel E4: 2608.0 - 2614.0 MHz

MBS Channel F4: 2602.0 - 2608.0 MHz

*This licensee is not currently operating in the Mid-Band Segment.*

## Certification

Pursuant to Section 27.1235 of the Commission's Rules, Clearwire Corporation certifies that it has completed the transition of the Staunton-Waynesboro, VA Basic Trading Area, BTA #430.



Nadja Sodos-Wallace

Regulatory Counsel and Assistant Secretary