



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

13 November 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 - Fixed Wireless Holdings, LLC
Transition of the 2500-2690 MHz Band for BRS and EBS
Transition Area: BTA Number 323: Norfolk, NE

Dear Ms. Dortch:

Fixed Wireless Holdings, LLC, a wholly-owned subsidiary of Clearwire Corporation (together "Clearwire"), and the designated Proponent for the market, hereby notifies the Commission, pursuant to Section 27.1235 of its Rules, that it has timely completed the Transition for BTA Number 323: Norfolk, NE.

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 #323: Norfolk, NE

B323, Fixed Wireless Holdings, LLC

Channels:
M1M2AE1E2E3E4F1F2F3F4
H1H2H3

Exhibit 2

List of Required Technical Parameters for Stations In The MBS

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Clearwire

BTA #323: Norfolk, NE

B323, Fixed Wireless Holdings, LLC

Post-Transition MBS Parameters:

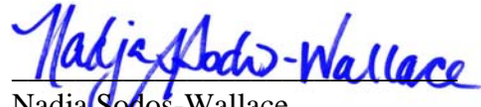
MBS Channel E4: 2608.0 - 2614.0 MHz

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, Fixed Wireless Holdings, LLC certifies that it has completed the transition of the Norfolk, NE Basic Trading Area, BTA #323.



Nadja Sodos-Wallace

Regulatory Counsel and Assistant Secretary