



1250 I St., N.W., Suite 901
Washington, D.C. 20005

Sept. 14, 2011

Via Electronic Filing

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

Notice of Oral *Ex Parte* Communication

RE: (1) *Applications of AT&T Inc. and Deutsche Telekom AG for Consent to Assign or Transfer Control of Licenses and Authorizations: WT Docket No. 11-65*

(2) *Fixed and Mobile Services in the Mobile Satellite Service Bands at 1525-1559 MHz and 1626.5-1660.5 MHz, 1610-1626.5 MHz and 2483.5-2500 MHz and 2000-2020 MHz and 2180-2200 MHz: ET Docket No. 10-142*

Dear Ms. Dortch:

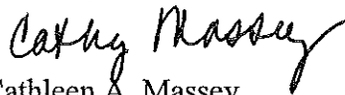
On Sept. 12, 2011, on behalf of Clearwire Corporation, Erik Prusch, Chief Executive Officer, Dr. John Saw, Chief Technology Officer, John Stanton, Chairman of Clearwire's Board of Directors and Cathy Massey, VP Regulatory & Public Policy met with FCC Commissioner Mignon Clyburn, Legal Advisor Louis Peraertz and Legal Intern Katherine Mereand.

During the meeting, the participants generally discussed Clearwire's successful rollout of its 4G WiMAX network in major markets across the country and its publicly announced plans for deploying a TDD LTE overlay network, pending available funding. The Clearwire representatives explained that Clearwire is in a critical phase of its business as it positions itself primarily as a wholesale carrier capable of meeting the needs of other service providers striving to meet the escalating capacity demands of mobile wireless customers. They explained that as a wholesale provider, Clearwire's presence in the market promotes a more robust retail market and efficient use of spectrum by providing network capacity for large and small carriers, both national and regional. The Clearwire representatives stated that the ramifications to the wholesale and device markets of the merger of T-Mobile with AT&T must be carefully considered and properly mitigated before the transaction is approved. They stated that the removal of T-Mobile, one of the largest prospective wholesale customers, may have wide ranging implications for the wholesale and device markets, the companies participating in those markets, innovation and customers. As explained in Clearwire's comments in the above-referenced proceeding, if the transaction is allowed to proceed, the Commission should ensure that these concerns have been fully addressed.

In response Mr. Peraertz's question, Clearwire confirmed that it has opposed LightSquared's contention that it is other than solely responsible under FCC Rule Section 25.255 for the mitigation of interference associated with its ATC operations.

Pursuant to Section 1.1206(b)(2) of the Commission's Rules, notice of this *ex parte* communication is being filed electronically. If you have any questions regarding this matter, please do not hesitate to contact the undersigned at 202-351-5033.

Sincerely,


Cathleen A. Massey

cc: Meeting participants