Clearwire Corp /DE Form SC 13D December 05, 2008

#### SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 **SCHEDULE 13D** (Rule 13d-101) INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2(a) \_\_\_)\* (Amendment No. **CLEARWIRE CORPORATION** (Name of Issuer) **Class A Common Stock** (Title of Class of Securities) 18538Q 105 (CUSIP Number) Michael J. Egan King & Spalding LLP 1180 Peachtree Street, N.E. Atlanta, Georgia 30309 (404) 572-4600 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

cc:

David L. Caplan Davis Polk & Wardwell 450 Lexington Avenue New York, New York 10017 Robert B. Schumer Paul, Weiss, Rifkind, Wharton & Garrison LLP 1285 Avenue of the Americas New York, New York 10019-6064 Arthur J. Steinhauer, Esq. Sabin, Bermant & Gould LLP Four Times Square New York, New York 10036

Marcus J. Williams Davis Wright Tremaine LLP 1201 Third Avenue, Suite 2200 Seattle, WA 98101

# Professional Corporation 650 Page Mill Road Palo Alto, California 94304

David J. Segre Wilson Sonsini Goodrich & Rosati

#### November 28, 2008

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box: o

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 for other parties to whom copies are to be sent.

\* The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (the <u>Act</u>) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the *Notes*). (Continued on following pages)

CUSIP No	o. 18	3538Q	105 13D	Page	2	of	79	Pages
1			EPORTING PERSON:					
2	CHECI (a) o (b) þ	K TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP					
3	SEC U	SE O	NLY					
4	SOUR	CE O	F FUNDS:					
	Not Ap	_	ole X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU	UIRED PI	J <b>RS</b> UA	ANT 1	ГО	
5	ITEMS o	2(d)	OR 2(e)					
6			IP OR PLACE OF ORGANIZATION:					
	Kansas							
		7	SOLE VOTING POWER:					
NUMBE	ER OF		0					
SHARES BENEFICIALLY			SHARED VOTING POWER:					
OWNE			370,000,000*					
EACH		9	SOLE DISPOSITIVE POWER:					

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

370,000,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

370,000,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

66.1%\*

TYPE OF REPORTING PERSON:

14

HC

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 185380	Q 105		13D		Page	3	of	79	Pages			
				-									
1	NAME OF	REPORTING	PERSON:										
1	Sprint Hold	Co, LLC											
	~~~~~~	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP											
2	CHECK TH	E APPROPRI	ATE BOX IF A	MEMBER OF A G	ROUP								
	(a) o (b) þ												
	SEC USE O	NI Y											
3													
4	SOURCE O	F FUNDS:											
	WC												
	CHECK BO ITEMS 2(d)		SURE OF LEG	AL PROCEEDING	S IS REQU	IRED PU	RSUA	NT T	0				
5	11EWIS 2(d)	OK 2(C)											
	0												
6	CITIZENSH	HIP OR PLACE	E OF ORGANIZ	ZATION:									
	Delaware												
	7	SOLE VOT	ING POWER:										
NUMBE		0											
SHAR	ES	SHARED V	OTING POWEI	R:									
BENEFIC OWNEI	IALLY 8	370,000,000	)*										
EACH		SOLE DISP	OSITIVE POW	EK:									

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

370,000,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

370,000,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

66.1%\*

TYPE OF REPORTING PERSON:

14

00

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 185	538Q	105 <b>13D</b>	Page	4	of	79	Pages			
1	NAME		EPORTING PERSON:								
2	CHECK (a) o (b) þ	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP								
3	SEC US	E ON	ΊLΥ								
4	SOURC WC	SOURCE OF FUNDS: WC									
5	CHECK ITEMS		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU DR 2(e)	JIRED PU	JRSUA	NT T	O				
6	o CITIZEI Pennsylv		P OR PLACE OF ORGANIZATION:								
NUMBE	R OF	7	SOLE VOTING POWER:								
SHARES BENEFICIALLY OWNED BY		8	SHARED VOTING POWER: 52,500,000*								
EAC	EACH		SOLE DISPOSITIVE POWER:								

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

52,500,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

52,500,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

21.7%\*

TYPE OF REPORTING PERSON:

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 185	538Q	105 <b>13D</b>	Page	5	of	79	Pages				
1			EPORTING PERSON: eless Investment I, Inc.									
2	CHECK (a) o (b) þ	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP									
3	SEC US	E ON	ILY									
4	SOURC AF	SOURCE OF FUNDS:										
5	CHECK	AF CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)										
6	o CITIZEI Delawar		P OR PLACE OF ORGANIZATION:									
NUMBE	R OF	7	SOLE VOTING POWER:									
SHARES BENEFICIALLY OWNED BY		8	SHARED VOTING POWER: 10,500,000*									
EACH		9	SOLE DISPOSITIVE POWER:									

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

10,500,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

10,500,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

5.3%\*

TYPE OF REPORTING PERSON

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 18:	538Q	105 <b>13D</b>	Page	6	of	79	Pages				
1			EPORTING PERSON: eless Investment II, Inc.									
2	CHECK (a) o (b) þ	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP									
3	SEC US	SE ON	NLY									
4	SOURC AF	SOURCE OF FUNDS:										
5			K IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU OR 2(e)	JIRED PU	RSUA	NT T	Ό					
6			P OR PLACE OF ORGANIZATION:									
NUMBE	R OF	7	SOLE VOTING POWER:									
SHARES BENEFICIALLY OWNED BY		8	SHARED VOTING POWER: 10,500,000*									
EAC	EACH <b>9</b>		SOLE DISPOSITIVE POWER:									

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

10,500,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

10,500,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

5.3%\*

TYPE OF REPORTING PERSON:

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 18	8538Q	105 <b>13D</b>	Page	7	of	79	Pages
			150					
1	NAME	E OF R	EPORTING PERSON:					
1	Comca	st Wir	eless Investment III, Inc.					
2	CHEC	K THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a) o (b) þ							
	SEC U		II X					
3	SEC U	SE OF						
4	SOUR	CE OF	FUNDS:					
	AF							
			K IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU	JIRED PU	IRSUA	NT T	Ό	
5	TIEMS	s 2(a) (	OR 2(e)					
	0							
6	CITIZI	ENSHI	P OR PLACE OF ORGANIZATION:					
	Delawa	are						
		_	SOLE VOTING POWER:					
NUMBER OF		7	0					
SHAR	ES		SHARED VOTING POWER:					
BENEFIC	IALLY	ALLY 8						
OWNEI			10,500,000*					
EAC	Н	9	SOLE DISPOSITIVE POWER:					

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

10,500,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

10,500,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

5.3%\*

TYPE OF REPORTING PERSON:

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 1	8538Q	105 <b>13D</b>	Page	8	of	79	Pages
			150					
1	NAME	E OF R	EPORTING PERSON:					
1	Comca	ıst Wir	eless Investment IV, Inc.					
2	CHEC	K THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a) o (b) þ							
3	SEC U	SE ON	NL Y					
4	SOUR	CE OF	F FUNDS:					
	AF							
			K IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU	JIRED PU	JRSUA	NT T	O	
5	TTEMS	s 2(d) (	OR 2(e)					
	0							
6	CITIZ	ENSHI	P OR PLACE OF ORGANIZATION:					
-	Delawa	are						
			SOLE VOTING POWER:					
NUMBE	R OF	7	0					
SHAR	FS		SHARED VOTING POWER:					
BENEFIC	IALLY	ALLY 8						
OWNEI	O BY		10,500,000*					
EACH		9	SOLE DISPOSITIVE POWER:					

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

10,500,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

10,500,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

5.3%\*

TYPE OF REPORTING PERSON:

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 18	538Q	105 <b>13D</b>	Page	9	of	79	Pages				
1			EPORTING PERSON: eless Investment V, Inc.									
2	СНЕСК (а) о (b) þ	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP									
3	SEC US	SE ON	NLY									
4	SOURC AF	SOURCE OF FUNDS:										
5	CHECK ITEMS	AF CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)										
6	o CITIZE Delawar		P OR PLACE OF ORGANIZATION:									
NUMBE	R OF	7	SOLE VOTING POWER:									
SHARES BENEFICIALLY OWNED BY		8	SHARED VOTING POWER: 10,500,000*									
EAC	EACH		SOLE DISPOSITIVE POWER:									

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

10,500,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

10,500,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

5.3%\*

TYPE OF REPORTING PERSON:

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 185	538Q	105 <b>13D</b>	Page	10	of	79	Pages				
1			EPORTING PERSON: Cable Inc.									
2	CHECK (a) o (b) þ	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP									
3	SEC US	E ON	ΊLΥ									
4	SOURC	E OF	FUNDS:									
5	CHECK	WC CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)										
6	þ CITIZEN Delawar		P OR PLACE OF ORGANIZATION:									
NUMBE	ER OF	7	SOLE VOTING POWER:									
SHARES BENEFICIALLY OWNED BY		8	SHARED VOTING POWER: 27,500,000*									
EACH		9	SOLE DISPOSITIVE POWER:									

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

27,500,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

27,500,000 \*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

12.7%\*

TYPE OF REPORTING PERSON:

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 185	538Q		Page	11	of	79	Pages
			13D					
1			EPORTING PERSON: Cable LLC					
2	CHECK (a) o (b) þ	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP					
3	SEC US	E ON	LY					
4		E OF	FUNDS:					
	WC							
5	CHECK ITEMS		IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUER 2(e)	JIRED PI	URSUA	NT 1	0	
	0							
6	CITIZE	NSHI	P OR PLACE OF ORGANIZATION:					
	Delawar	e						
		7	SOLE VOTING POWER:					
NUMBE	R OF		0					
SHARES BENEFICIALLY		8	SHARED VOTING POWER:					
OWNEI	) BY		27,500,000*					
EAC	EACH		SOLE DISPOSITIVE POWER:					

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

27,500,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

27,500,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

12.7%\*

TYPE OF REPORTING PERSON:

14

00

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 1853	38Q		Page	12	of	79	Pages		
			13D							
1			EPORTING PERSON: 8 Holdings I LLC							
2	CHECK 7 (a) o (b) þ	ТНЕ	APPROPRIATE BOX IF A MEMBER OF A GROUP							
3	SEC USE	E ON	LY							
4	SOURCE OF FUNDS:									
	WC									
5	CHECK I ITEMS 20		IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUER 2(e)	UIRED PU	JRSUA	NT T	O'			
	0									
6	CITIZEN	SHI	POR PLACE OF ORGANIZATION:							
	Delaware	;								
		7	SOLE VOTING POWER:							
NUMBE	R OF		0							
SHAR BENEFIC		8	SHARED VOTING POWER:							
OWNEI			9,166,667*							
EAC		9	SOLE DISPOSITIVE POWER:							

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

9,166,667\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

9,166,667\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

4.6%\*

TYPE OF REPORTING PERSON:

14

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CUSIP No	o. 18	538Q	105			13D		Page	13	of	79	Pages
						15D						
1	NAME	OF R	EPORTING	PERSON:								
	TWC W	Vireles	ss Holdings I	I LLC								
	CHECK	K THE	E APPROPRI	ATE BOX	IF A MI	EMBER OF A	A GROUP					
2	(a) o											
	(b) þ											
	SEC US	SE ON	NLY									
3												
4	SOURC	CE OF	F FUNDS:									
4	WC											
5			X IF DISCLC OR 2(e)	SURE OF	LEGAL	PROCEEDI	NGS IS REQU	JIRED P	URSUA	ANT I	0	
5												
	0											
6	CITIZE	NSHI	IP OR PLAC	E OF ORC	GANIZA	TION:						
0	Delawa	re										
		7	SOLE VOT	ING POW	EK:							
NUMBE	ER OF		0									
SHAF	RES		SHARED V	OTING P	OWER:							
BENEFIC		ALLY 8										
OWNE	DBA		9,166,667*									
EACH		9	SOLE DISF	POSITIVE	POWER	•						

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

9,166,667\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

9,166,667\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

4.6%\*

TYPE OF REPORTING PERSON:

14

00

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 18538Q 105 <b>13D</b>				Page	14	of	79	Pages		
				100							
	NAME OF	F REPOI	RTING PERSON:								
1	TWC Wireless Holdings III LLC										
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP										
2	(a) o										
	(b) þ										
2	SEC USE (	ONLY									
3											
	SOUDCE		JDS.								
4	SOURCE OF FUNDS:										
	WC										
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)										
5	$\frac{112}{10} \frac{1}{10} \frac{1}{10}$										
	0										
6	CITIZENSHIP OR PLACE OF ORGANIZATION:										
Ū	Delaware										
		SOL	LE VOTING POWI	ER:							
	7										
NUMBE	ROF	0									
SHAR BENEFIC	-		ARED VOTING PO	OWER:							
OWNEI		9,16	66,666*								
EAC	H 9		LE DISPOSITIVE I	POWER:							

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

9,166,666\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

9,166,666\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

4.6%\*

TYPE OF REPORTING PERSON:

14

00

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	No. 18538Q 105		105 <b>13D</b>	Page	15	of	79	Pages			
	NAME O	F RI	EPORTING PERSON:								
1			Networks, LLC								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP										
2	(a) o (b) þ										
3	SEC USE	E ON	LY								
	GOUDOE		FUNDO								
4	SOURCE	UF	FUNDS:								
5	CHECK I ITEMS 20		T IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU DR 2(e)	JIRED PU	JRSUA	NT T	O				
5	0										
6	CITIZEN	SHI	P OR PLACE OF ORGANIZATION:								
	Delaware										
	7		SOLE VOTING POWER:								
NUMBE	R OF		0								
SHAR BENEFIC		8	SHARED VOTING POWER:								
OWNEI	O BY		5,000,000*								
EAC	H 9		SOLE DISPOSITIVE POWER:								

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

5,000,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

5,000,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

2.6%\*

TYPE OF REPORTING PERSON:

14

00

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	o. 18538Q 105		105 <b>13D</b>	Page	16	of	79	Pages			
1	NAMI	E OF R	EPORTING PERSON:								
	BHN	Spectru	m Investments, LLC								
_	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP										
2	(a) o (b) þ										
3	SEC U	JSE ON	ILY								
5											
4	SOUR	CE OF	FUNDS:								
•	WC										
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)										
5	0										
	CITIZENSHIP OR PLACE OF ORGANIZATION:										
6	Delaw	are									
		7	SOLE VOTING POWER:								
NUMBE	R OF	,	0								
SHAR BENEFIC		× 8	SHARED VOTING POWER:								
OWNEI			5,000,000*								
EAC	H 9		SOLE DISPOSITIVE POWER:								

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

5,000,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

5,000,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

2.6%\*

TYPE OF REPORTING PERSON:

14

00

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 18	538Q	105 <b>13D</b>	Page	17	of	79	Pages			
1			EPORTING PERSON: roadcasting Corporation								
2	<ul> <li>CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP</li> <li>(a) o</li> <li>(b) p</li> </ul>										
3	SEC USE ONLY										
4	SOURC	CE OF	FUNDS:								
-	WC										
5	CHECK ITEMS		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU OR 2(e)	ЛRED PU	JRSUA	NT T	Ό				
	0										
6	CITIZENSHIP OR PLACE OF ORGANIZATION:										
	New Yo	ork									
		7	SOLE VOTING POWER:								
NUMBE	R OF		0								
SHAR BENEFIC OWNEI	IALLY 8		SHARED VOTING POWER: 5,000,000*								
EAC		9	SOLE DISPOSITIVE POWER:								

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10

5,000,000\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

5,000,000\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

2.6%\*

TYPE OF REPORTING PERSON:

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	lo. 18538Q 105		13D		Page	18	of	79	Pages			
				150								
1	NAME OF F	REPORTING PE	RSON:									
	Google Inc.											
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP											
2	(a) o											
	(b) þ											
	SEC USE O	NLY										
3												
4	SOURCE OF FUNDS:											
	WC											
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO											
5	ITEMS 2(d) OR 2(e)											
	þ											
(	CITIZENSHIP OR PLACE OF ORGANIZATION:											
6	Delaware											
		SOLE VOTIN	G POWER.									
	7	SOLL VOIN	GTOWER.									
NUMBE	ER OF	25,000,000										
SHAR		SHARED VO	TING POWER:									
BENEFIC OWNEI		*										
EAC	°H 9	SOLE DISPOS	SITIVE POWE	R:								

PERSON 25,000,000

10

WITH SHARED DISPOSITIVE POWER:

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

25,000,000 \*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

13.2%\*

TYPE OF REPORTING PERSON:

14

CO

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

CUSIP No	. 185380	0 105	13D		Page	19	of	79	Pages
			15D						
1		REPORTING PERSO Holdings, LLC	N:						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o (b) p								
3	SEC USE ONLY								
4	SOURCE O	F FUNDS:							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)								
6	o CITIZENSH Washington	IP OR PLACE OF O	RGANIZATION:						
NUMBE	7 ER OF	SOLE VOTING PC 36,911,291	OWER:						
SHAR BENEFIC OWNEI	IALLY 8	SHARED VOTING	G POWER:						
EAC	°H 9	SOLE DISPOSITIV	E POWER:						

#### REPORTING

PERSON 36,911,291

10

WITH SHARED DISPOSITIVE POWER:

\*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

36,911,291 \*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

19.4%\*

TYPE OF REPORTING PERSON:

14

00

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

\*\* See the footnotes to the table in Item 5(a)-(b) of this Statement on Schedule 13D.

CUSIP No	. 185	538Q	105 <b>13D</b>	Page	20	of	79	Pages
1	NAME	OF R	EPORTING PERSON:					
	Craig O	. McC	Caw					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
2 (a) o								
	(a) o (b) p							
	SEC US	E ON	ILY					
3								
	SOURC	'E OF	FUNDS:					
4								
	00							
5	CHECK		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU DR 2(e)	JIRED PU	JRSUA	NT T	O	
5	0							
	CITIZE	NSHI	P OR PLACE OF ORGANIZATION:					
6								
	United S	States						
		7	SOLE VOTING POWER:					
NUMBE	R OF		38,689,623					
SHARES		8	SHARED VOTING POWER:					
BENEFIC OWNEI		0	*					
EACH		9	SOLE DISPOSITIVE POWER:					

## REPORTING

PERSON 38,689,623

10

WITH SHARED DISPOSITIVE POWER:

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

38,689,623\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

20.1%\*

TYPE OF REPORTING PERSON:

14

IN

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

\*\* See the footnotes to the table in Item 5(a)-(b) of this Statement on Schedule 13D.

CUSIP No	. 185	538Q	105 <b>13D</b>	Page	21	of	79	Pages
1	NAME	OF R	EPORTING PERSON:					
Ĩ	CWCI, LLC							
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
2	2							
	(a) o (b) þ							
	SEC US	EON	ILY					
3								
4	SOURC	E OF	FUNDS:					
	00							
-	CHECK		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQU DR 2(e)	JIRED PU	JRSUA	NT T	O	
5								
	þ							
CITIZE 6		NSHI	P OR PLACE OF ORGANIZATION:					
	Washing	gton						
		7	SOLE VOTING POWER:					
NUMBE	ER OF		111,666					
SHARES		Ø	SHARED VOTING POWER:					
BENEFIC OWNEI		8	*					
EACH		9	SOLE DISPOSITIVE POWER:					

## REPORTING

PERSON 111,666

WITH SHARED DISPOSITIVE POWER:

10

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11

111,666\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

þ \*\*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):

13

Less than 1%\*

TYPE OF REPORTING PERSON:

14

00

\* See discussion in Items 4 through 6 of this Statement on Schedule 13D. As more fully described in the responses to Items 4 through 6 of this Statement on Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of a group under Section 13(d) of the Act by virtue of the Equityholders Agreement described below. Neither the filing of this Statement on Schedule 13D nor any of its contents shall be deemed to constitute an admission by any Reporting Person that, except as expressly set forth herein, it has or shares beneficial ownership of any shares of Class A Common Stock held by any other person for purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership thereof is expressly disclaimed.

\*\* See the footnotes to the table in Item 5(a)-(b) of this Statement on Schedule 13D.

## Item 1. Security and the Issuer.

The class of equity securities to which this Statement on Schedule 13D relates is the Class A common stock, par value \$0.0001 per share (the <u>Class A Common Stock</u>), of Clearwire Corporation, a Delaware corporation (<u>Clearwire</u> or the <u>Issuer</u>). The address of the Issuer s principal executive offices is 4400 Carillon Point, Kirkland, Washington 98033.

## Item 2. Identity and Background.

(a) (c) and (f) This Statement on Schedule 13D is being jointly filed on behalf of Sprint Nextel Corporation, a Kansas corporation (<u>Sprint</u>), Sprint HoldCo, LLC, a Delaware limited liability company (<u>Sprint Hol</u>dCo and together with Sprint, the <u>Sprint Entities</u>), Comcast Corporation, a Pennsylvania corporation (Comcast), Comcast Wireless Investment I, Inc., a Delaware corporation (<u>Comcast I</u>), Comcast Wireless Investment II, Inc., a Delaware corporation (<u>Comcast II</u>), Comcast Wireless Investment III, Inc., a Delaware corporation (<u>Comcast III</u>), Comcast Wireless Investment IV, Inc., a Delaware corporation (<u>Comcast IV</u>), Comcast Wireless Investment V, Inc., a Delaware corporation (<u>Comcast V</u> and, collectively with Comcast, Comcast I, Comcast II, Comcast III and Comcast IV, the <u>Comcast Entities</u>), Time Warner Cable Inc., a Delaware corporation (<u>TWC</u>), Time Warner Cable LLC, a Delaware limited liability company (<u>TWC LLC</u>), TWC Wireless Holdings I LLC, a Delaware limited liability company (<u>TWC</u>) I), TWC Wireless Holdings II LLC, a Delaware limited liability company (TWC II), TWC Wireless Holdings III LLC, a Delaware limited liability company (<u>TWC III</u> and, collectively with TWC, TWC LLC, TWC I and TWC II, the <u>TWC Entities</u>), Bright House Networks, LLC, a Delaware limited liability company (<u>BHN</u>), BHN Spectrum Investments, LLC, a Delaware limited liability company (\_BHN Spectrum\_), Newhouse Broadcasting Corporation, a New York corporation (<u>NBC</u>o, and collectively with BHN and BHN Spectrum, the <u>BHN Entities</u>), Google Inc., a Delaware corporation (<u>Google</u>), Eagle River Holdings, LLC, a State of Washington limited liability company (<u>ERH</u>), Craig O. McCaw, an individual (<u>Mr. McCaw</u>), and CWCI LLC, a State of Washington limited liability company (<u>CWCI</u>, and collectively with ERH and Mr. McCaw, the <u>ERH Entities</u>). We refer to the Sprint Entities, the Comcast Entities, the TWC Entities, the BHN Entities, Google and the ERH Entities collectively as the <u>Reporting Persons</u> and to each as a Reporting Person .

Sprint is included as a Reporting Person solely because of its indirect interest in Sprint HoldCo, which is a wholly-owned subsidiary of Sprint.

Comcast is included as a Reporting Person solely because of its direct interest in the other Comcast Entities, which are wholly-owned subsidiaries of Comcast.

Each of TWC and TWC LLC is included as a Reporting Person solely because of its indirect and direct interest, respectively, in the other TWC Entities, which are wholly-owned subsidiaries of TWC and TWC LLC.

NBCo is included as a Reporting Person solely because of its indirect interest in BHN through two intermediate companies, Advance/Newhouse Partnership, a New York general partnership ( $\underline{A/NP}$ ), and Newhouse Cable Holdings LLC, a New York limited liability company ( $\underline{NCH}$ ). NCH is a wholly-owned subsidiary of NBCo. NCH holds a controlling interest in A/NP, and A/NP controls and receives 100% of the economic benefit of BHN.

BHN is included as a Reporting Person solely because of its direct interest in BHN Spectrum, which is wholly-owned subsidiary of BHN.

Mr. McCaw is included as a Reporting Person because he owns all of the voting membership interests in ERH and is the sole shareholder of Eagle River, Inc. (<u>ERI</u>), the manager of ERH. In addition, Mr. McCaw controls all of the voting interests in CWCI.

Page 23 of 79 Pages

Sprint
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•	
(a) Name of Person Filing	Sprint
(b) Address of Principal Business Office	6200 Sprint Parkway, Overland Park, Kansas 66251
(c) Principal Business	Wireless and wireline communications.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither Sprint nor, to Sprint s knowledge, any of the individuals referred to in Appendix A-1, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization Sprint	Kansas HoldCo
(a) Name of Person Filing	Sprint HoldCo
(b) Address of Principal Business Office	6200 Sprint Parkway, Overland Park, Kansas 66251
(c) Principal Business	Wireless broadband communications.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither Sprint HoldCo nor, to Sprint HoldCo s knowledge, any of the individuals referred to in Appendix A-2, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization	Delaware

Page 24 of 79 Pages

#### Comcast

(a) Name of Person Filing	Comcast
(b) Address of Principal Business Office	One Comcast Center, Philadelphia, PA 19103-2838
(c) Principal Business	Development, management and operation of broadband cable networks, and in the provision of programming content.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither Comcast nor, to Comcast s knowledge, any of the individuals referred to in Appendix B-1, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization Con	Pennsylvania ncast I
(a) Name of Person Filing	Comcast I
(b) Address of Principal Business Office	One Comcast Center, Philadelphia, PA 19103-2838
(c) Principal Business	Wholly-owned subsidiary of Comcast formed for purposes of holding Comcast s indirect interest in the Issuer.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither Comcast I nor, to Comcast I s knowledge, any of the individuals referred to in Appendix B-2, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.

Delaware

Page 25 of 79 Pages

# **Comcast II**

(a) Name of Person Filing	Comcast II
(b) Address of Principal Business Office	One Comcast Center, Philadelphia, PA 19103-2838
(c) Principal Business	Wholly-owned subsidiary of Comcast formed for purposes of holding Comcast s indirect interest in the Issuer.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither Comcast II nor, to Comcast II s knowledge, any of the individuals referred to in Appendix B-3, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization Com-	Delaware cast III
(a) Name of Person Filing	Comcast III
(b) Address of Principal Business Office	One Comcast Center, Philadelphia, PA 19103-2838
(c) Principal Business	Wholly-owned subsidiary of Comcast formed for purposes of holding Comcast s indirect interest in the Issuer.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither Comcast III nor, to Comcast III s knowledge, any of the individuals referred to in Appendix B-4, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations

Delaware

Page 26 of 79 Pages

### **Comcast IV**

(a) Name of Person Filing	Comcast IV
(b) Address of Principal Business Office	One Comcast Center, Philadelphia, PA 19103-2838
(c) Principal Business	Wholly-owned subsidiary of Comcast formed for purposes of holding Comcast s indirect interest in the Issuer.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither Comcast IV nor, to Comcast IV s knowledge, any of the individuals referred to in Appendix B-5, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization Com	Delaware cast V
(a) Name of Person Filing	Comcast V
(b) Address of Principal Business Office	One Comcast Center, Philadelphia, PA 19103-2838
(c) Principal Business	Wholly-owned subsidiary of Comcast formed for purposes of holding Comcast s indirect interest in the Issuer.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither Comcast V nor, to Comcast V s knowledge, any of the individuals referred to in Appendix B-6, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.

Delaware

Page 27 of 79 Pages

## TWC

(a) Name of Person Filing	TWC
(b) Address of Principal Business Office	One Time Warner Center North Tower New York, New York 10019
(c) Principal Business	Owner and operator of cable systems in the U.S.
(d) (e) Criminal and Civil Proceedings	Except as indicated on Appendix C-1 hereto, during the last five years, neither TWC nor, to TWC s knowledge, any of the individuals referred to in Appendix C-1, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization TV	Delaware VC LLC
(a) Name of Person Filing	TWC LLC
(b) Address of Principal Business Office	One Time Warner Center North Tower New York, New York 10019
(c) Principal Business	Owner and operator of cable systems in the U.S.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither TWC LLC nor, to TWC LLC s knowledge, any of the individuals referred to in Appendix C-2, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization	Delaware

Page 28 of 79 Pages

# TWC I

(a) Name of Person Filing	TWC I
(b) Address of Principal Business Office	One Time Warner Center North Tower New York, New York 10019
(c) Principal Business	Wholly-owned subsidiary of TWC formed for purposes of holding TWC s indirect interest in the Issuer.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither TWC I nor, to TWC I s knowledge, any of the individuals referred to in Appendix C-3, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization <b>TV</b>	Delaware VC II
(a) Name of Person Filing	TWC II
(b) Address of Principal Business Office	One Time Warner Center North Tower New York, New York 10019
(c) Principal Business	Wholly-owned subsidiary of TWC formed for purposes of holding TWC s indirect interest in the Issuer.

Delaware

Page 29 of 79 Pages

# TWC III

(a) Name of Person Filing	TWC III
(b) Address of Principal Business Office	One Time Warner Center North Tower New York, New York 10019
(c) Principal Business	Wholly-owned subsidiary of TWC formed for purposes of holding TWC s indirect interest in the Issuer.
(d) (e) Criminal and Civil Proceedings	During the last five years, neither TWC III nor, to TWC III s knowledge, any of the individuals referred to in Appendix C-5, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization	Delaware

Page 30 of 79 Pages

## BHN

(a) Name of Person Filing	BHN
(b) Address of Principal Business Office	5000 Campuswood Drive East Syracuse, New York 13057-4250
(c) Principal Business	Cable operator in the U.S.
(d) (e)	During the last five years, neither BHN nor, to BHN s knowledge, any of the individuals referred to in Appendix D-1, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
(f) Place of Organization BHN S	Delaware Spectrum
(a) Name of Person Filing	BHN Spectrum
(b) Address of Principal Business Office	5000 Campuswood Drive East Syracuse, New York 13057-4250
(c) Principal Business	A wholly-owned subsidiary of BHN that holds interests in the Issuer and other spectrum related assets.
(d) (e)	During the last five years, neither BHN Spectrum nor, to BHN Spectrum s knowledge, any of the individuals referred to in Appendix D-2, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.
	midning violations with respect to such laws.

Page 31 of 79 Pages

# NBCo

(a) Name of Person Filing	NBCo		
(b) Address of Principal Business Office	5000 Campuswood Drive East Syracuse, New York 13057-4250		
(c) Principal Business	Holds an indirect interest in a cable operator and other cable related companies in the U.S.		
(d) (e)	During the last five years, neither NBCo nor, to NBCo s knowledge, any of the individuals referred to in Appendix D-3, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.		
(f) Place of Organization Ge	New York oogle		
(a) Name of Person Filing	Google		
(b) Address of Principal Business Office	1600 Amphitheatre Parkway Mountain View, CA 94043		
(c) Principal Business	Provider of Internet search technologies and targeted advertising program.		
(d) (e)	Except as indicated on Appendix E hereto, during the last five years, neither Google nor, to Google s knowledge, any of the individuals referred to in Appendix E, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding violations with respect to such laws.		
(f) Place of Organization	Delaware		

Page 32 of 79 Pages

## ERH

(a) Name of Person Filing	ERH			
(b) Address of Principal Business Office	2300 Carillon Point Kirkland, WA 98033			
(c) Principal Business	Build equity value for its members by acquiring, investing, holding and disposing of securities and other investments.			
(d) (e)	Not applicable.			
(f) Place of Organization Mr. M	Washington Mr. McCaw			
(a) Name of Person Filing	Mr. McCaw			
(b) Address of Principal Business Office	2300 Carillon Point Kirkland, WA 98033			
(c) Principal Business	Chairman of the Board of Directors of the Issuer.			
(d) (e)	Not applicable.			
(f) Place of Citizenship CW	United States /CI			
(a) Name of Person Filing	CWCI			
(b) Address of Principal Business Office	2300 Carillon Point Kirkland, WA 98033			
(c) Principal Business	A holding company of securities of the Issuer.			
(d) (e)	Not applicable.			
(f) Place of Organization	Washington			

#### Item 3. Source and Amount of Funds or Other Consideration.

The following table shows the source and amount of funds or other consideration for the acquisition of the Issuer s securities pursuant to the Transaction Agreement described in Item 4. Capitalized terms used in this Item 3, but not otherwise defined herein, shall have the meanings ascribed to them in Item 4.

Amount	Source of Funds or Other Consideration		
Approximately \$7.4	Contribution of equity interests in the entity holding		
billion*	the Sprint Assets		
\$37,000	Working Capital		
\$1.05 billion	Working Capital		
\$550 million	Working Capital		
\$100 million	Working Capital		
\$500 million	Working Capital		
	Approximately \$7.4 billion* \$37,000 \$1.05 billion \$550 million \$100 million		

\* Based on the assumptions set forth in Item 4.

#### Item 4. Purpose of Transaction.

On May 7, 2008, Clearwire Corporation (<u>Old Clearwire</u>) entered into a transaction agreement with Sprint, Comcast, TWC, BHN, Google and Intel Corporation (<u>Intel</u>) (as amended or supplemented, the <u>Transaction</u> <u>Agreement</u>) to combine Old Clearwire s and Sprint s respective Worldwide Inter-Operability for Microwave Access (<u>WiMAX</u>) businesses in conjunction with Comcast, TWC, BHN, Google and Intel contributing an aggregate of \$3.2 billion in capital to the Issuer. The transactions contemplated by the Transaction Agreement (the <u>Transactions</u>) are governed by the terms of the Transaction Agreement and the various other agreements related to the Transactions. The closing of the Transactions occurred on November 28, 2008 (the <u>Closing</u>).

#### **Transaction Agreement**

In accordance with the Transaction Agreement, at or before the Closing:

Old Clearwire formed the Issuer as its direct, wholly-owned subsidiary, which in turn formed Clearwire Communications LLC, a Delaware limited liability company as its direct, wholly-owned subsidiary (<u>Clearwire Communications</u>), which in turn formed Clearwire Sub LLC, a Delaware limited liability company as its direct, wholly-owned subsidiary (<u>Clearwire LLC</u>);

the Class B common stock, par value \$0.0001 per share, of Old Clearwire (<u>Old Clearwire Class B Common Stock</u>) was converted into Class A common stock, par value \$0.0001 per share, of Old Clearwire (<u>Old Clearwire Class A Common Stock</u>) on a 1:1 basis (the <u>Conversion</u>);

following the Conversion, Old Clearwire merged with and into Clearwire LLC, with Clearwire LLC surviving as a direct, wholly-owned subsidiary of Clearwire Communications (the <u>Clearwire Merger</u>);

in the Clearwire Merger, each share of Old Clearwire Class A Common Stock was converted into the right to receive one share of Class A Common Stock, and each option and warrant to purchase shares of Old Clearwire Class A Common Stock was converted into an option or warrant, as applicable, to purchase the same number of shares of Class A Common Stock;

which shares are entitled to one vote each but have only nominal equity rights (collectively, the <u>Sprint</u> <u>Contribution</u>);

following completion of the Sprint Contribution, the Issuer contributed the cash that it received from Sprint HoldCo to Clearwire Communications in exchange for voting equity interests in Clearwire Communications (<u>Clearwire Communications Voting Interests</u>);

following completion of the Clearwire Merger and the Sprint Contribution, Comcast, through the other Comcast Entities, invested \$1.05 billion, Intel, through Intel Capital Wireless Investment Corporation 2008A, a Delaware corporation (<u>Intel A</u>), Intel Capital Wireless Investment Corporation 2008B, a Delaware corporatio<u>n</u> (<u>Intel B</u>), and Intel Capital Wireless Investment Corporation 2008C, a Delaware corporation (<u>Intel C</u>, and collectively with Intel A and Intel B, the <u>Intel Entities</u>), invested \$1.0 billion, TWC, through the other TWC Entities, invested \$550 million and BHN, through BHN Spectrum, invested \$100 million in Clearwire Communications in exchange for Clearwire Communications Voting Interests and Clearwire Communications Class B Common Interests and, immediately thereafter, each of Comcast, Intel, TWC and BHN contributed its Clearwire Communications Voting Interests to the Issuer in exchange for an equal number of shares of Class B Common Stock; and Google invested \$500 million in exchange for Class A Common Stock, for an aggregate contribution to the Issuer of \$3.2 billion by Comcast, TWC, BHN, Intel and Google (collectively, the <u>Investors Contribution</u>).

The number of shares of Class A Common Stock, Class B Common Stock and Clearwire Communications Class B Common Interests, as applicable, that the Comcast Entities, the TWC Entities, the BHN Entities, the Intel Entities and Google (collectively, the <u>Investors</u>, and each <u>an Investor</u>) received pursuant to the Transaction Agreement was initially based on a purchase price of \$20.00 per share or interest, as applicable, but is subject to a post-closing adjustment based on the trading prices of Class A Common Stock on the Nasdaq Global Select Market over 15 randomly selected trading days during the 30-trading day period ending on the 90th day after the Closing. The final price per share or interest, as applicable, will be based on the volume weighted average on those randomly selected trading days and is subject to a cap of \$23.00 per share or interest, as applicable, and a floor of \$17.00 per share or interest, as applicable. The aggregate number of shares or interests, as applicable, that each of the Investors ultimately receives for its investment in the Issuer and Clearwire Communications, as applicable, will be equal to its investment amount divided by the volume weighted average price per share of Class A Common Stock on those randomly selected trading days. The number of shares of Class B Common Stock ultimately received by each Investor, other than Google, will be equal to the number of Clearwire Communications Class B Common Interests held by such Investor, as so adjusted. The number of Clearwire Communications Class B Common Interests and shares of Class B Common Stock received by Sprint HoldCo in connection with the Sprint Contribution will not be adjusted.

Subject to certain limited exceptions, beginning on the date that is 181 days after the Closing, each share of Class B Common Stock, together with one Clearwire Communications Class B Common Interest, is exchangeable at any time, at the option of the holder, into one fully paid and nonassessable share of Class A Common Stock of the Issuer.

Upon completion of the Transactions, Sprint became the Issuer s largest stockholder with approximately 51% of the Issuer s voting power on a fully-diluted basis, assuming an investment price of \$20.00 per share. Upon completion of the Transactions, the stockholders of Old Clearwire received approximately 27% of the Issuer s voting power, and the Investors collectively received, in exchange for the Investors Contribution, approximately 22% of the Issuer s voting power, both on a fully-diluted basis, assuming the investment price of \$20.00 per share. The initial purchase price of \$20.00 per share or interest, as applicable, implies a total equity value of approximately \$3.9 billion for the previously existing business of Old Clearwire and approximately \$7.4 billion for the Sprint Contribution.

The foregoing summary of certain provisions of the Transaction Agreement is not intended to be complete and is qualified in its entirety by reference to the full text of such agreement. The Transaction Agreement is filed as Exhibit 99.1 hereto and is incorporated herein by reference.

Each Reporting Person s beneficial ownership of the Class A Common Stock reported herein was acquired

for investment purposes.

Executive officers of Sprint and nominees of Sprint, Comcast, TWC, Google, Intel and ERH currently serve or will be nominated to serve as members of the board of directors of the Issuer. As a result of such Reporting Persons ongoing review and evaluation of the business of the Issuer, these Reporting Persons may, through such executive officer s and such Reporting Persons nominees representation on the board of directors of the Issuer and otherwise, continue to communicate with the board of directors, members of management and/or other stockholders of the Issuer from time to time with respect to operational, strategic, financial or governance matters or otherwise work with management and the board of directors to create stockholder value.

Except as set forth in this Item 4, the Transaction Agreement or the Equityholders Agreement (see Item 6), none of (i) the Reporting Persons, (ii) to the Sprint Entities knowledge, the persons set forth on Appendix A-1 and A-2 hereto, (iii) to the Comcast Entities knowledge, the persons set forth on Appendices B-1 through B-6 hereto, (iv) to the TWC Entities knowledge, the persons set forth on Appendices C-1 through C-5 hereto, (v) to the BHN Entities knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendix E hereto, has any plans or proposals that relate to or would result in any of the actions specified in clauses (a) through (j) of Item 4 of Schedule 13D (although each Reporting Person reserves the right to develop such plans).

#### Item 5. Interest in Securities of the Issuer.

(a)-(b) As of the Closing and as a result of (i) the Transactions and (ii) the Equityholders Agreement (see Item 6), each Reporting Person may be deemed to have beneficial ownership (within the meaning of Rule 13d-3 under the Act) and shared power to vote or direct the vote of up to the amounts listed in the table below and may be deemed to constitute a group under Section 13(d) of the Act.

% of Class						
	Class A	Α	Class B			
	Common Stock		Common	% of Class	%	
<b>Reporting Person (1):</b>	(2)	(2)	Stock	В	Voting	
Sprint Entities (3)	370,000,000	66.1%	370,000,000	73.3%	53.3%	
Comcast (4)	52,500,000	21.7%	52,500,000	10.4%	7.6%	
Comcast I (5)	10,500,000	5.3%	10,500,000	2.1%	1.5%	
Comcast II (5)	10,500,000	5.3%	10,500,000	2.1%	1.5%	
Comcast III (5)	10,500,000	5.3%	10,500,000	2.1%	1.5%	
Comcast IV (5)	10,500,000	5.3%	10,500,000	2.1%	1.5%	
Comcast V (5)	10,500,000	5.3%	10,500,000	2.1%	1.5%	
ERH (6)	36,911,291	19.4%			5.2%	
Google (7)	25,000,000	13.2%			3.6%	
TWC (8)	27,500,000	12.7%	27,500,000	5.4%	4.0%	
TWC LLC (8)	27,500,000	12.7%	27,500,000	5.4%	4.0%	
TWC I (9)	9,166,667	4.6%	9,166,667	1.8%	1.3%	
TWC II (9)	9,166,667	4.6%	9,166,667	1.8%	1.3%	
TWC III (9)	9,166,666	4.6%	9,166,666	1.8%	1.3%	
Craig O. McCaw (10)	38,689,623	20.1%			5.2%	
BHN Entities (11)	5,000,000	2.6%	5,000,000	*%	*%	

\* Less than 1%

It is assumed that the number of shares of Class A Common Stock and Class B Common Stock purchased in the Transactions was based on a purchase price of \$20.00 per share, and not adjusted pursuant to the post-closing adjustment. See

the section titled The Transaction Agreement in Item 4.

(1) By virtue of the Equityholders Agreement entered into at the Closing, each of the Reporting Persons, together with the Intel Entities, Intel Capital Corporation, a Delaware corporation (<u>Intel Capital</u>), Intel Capital (Cayman) Corporation, a Cayman Islands corporation (<u>Intel Cayman</u>), and Middlefield Ventures, Inc., a Delaware corporation (<u>Middlefield</u>), may be deemed to be a member of a group under Section 13(d) of the Act, which may be deemed to beneficially own, have shared power to vote or direct the vote over and have shared dispositive power over 370,000,000 shares of Class A Common Stock beneficially

owned by the Sprint Entities, 86,759,999 shares of Class A Common Stock beneficially owned by Intel (which includes 33,333,333 shares of Class A Common Stock held by Intel Capital, 3,333,333 shares of Class A Common Stock held by Intel Cayman, and 93,333 shares of Class A Common Stock issuable on exercise of warrants held by Middlefield), 52,500,000 shares of Class A Common Stock beneficially owned by the Comcast Entities, 36,911,291 shares of Class A Common Stock beneficially owned by ERH (which includes 375,000 shares of Class A Common Stock issuable on exercise of warrants issued to ERH and 613,333 shares

of Class A Common Stock issuable on exercise of warrants issued to ERH), 25,000,000 shares of Class A Common Stock beneficially owned by Google, 27,500,000 shares of Class A Common Stock beneficially owned by the **TWC Entities** and 5,000,000 shares of Class A Common Stock beneficially owned by the BHN Entities. As described in Item 6, the Equityholders (as defined in Item 6) have entered into the Equityholders Agreement in connection with the completion of the Transactions which includes a voting agreement under which such Equityholders and their respective affiliates share the ability to elect a majority of the Issuer s directors. The

persons listed in the table disclaim beneficial ownership of the shares of capital stock beneficially owned by such other Equityholders (other than the shares of capital stock beneficially owned by their affiliates).

(2) Shares of

Class A Common Stock beneficially owned and the respective percentages of beneficial ownership of Class A Common Stock assumes the conversion of all shares of Class B Common Stock beneficially owned by

Page 37 of 79 Pages

such person or entity into Class A Common Stock, and the exercise of all options, warrants and other securities convertible into common stock beneficially owned by such person or entity currently exercisable or exercisable within 60 days of the Closing, including any shares that were issued and options that became exercisable on the Closing of the Transactions. Shares issuable pursuant to the conversion of Class B Common Stock or the exercise of stock options and warrants exercisable within 60 days are deemed outstanding and held by the holder of such shares of Class B Common Stock, options or warrants for computing the percentage of

outstanding common stock beneficially owned by such person, but are not deemed outstanding for computing the percentage of outstanding common stock beneficially owned by any other person. The respective percentages of beneficial ownership of Class A Common Stock is based on 189,483,742 shares of Class A Common Stock outstanding immediately following the Closing (which includes 25,000,000 shares of Class A Common Stock issued to Google upon Closing). As noted above in Item 4, subject to certain limited exceptions, each share of Class B Common Stock, together with one Clearwire Communications Class B Common Interest, is not exchangeable, at the option of the holder, into one fully paid and nonassessable share of Class A Common Stock

of the Issuer until the 181st day after the Closing, but each **Reporting Person** that beneficially owns Class B Common Stock has included its shares of Class B Common Stock in the calculation of its respective ownership percentage of Class A Common Stock. (3) Consists of 370,000,000 shares of Class B Common Stock issued to Sprint HoldCo upon Closing. (4) Consists of 52,500,000 shares of Class B Common Stock issued to the **Comcast Entities** upon Closing. By virtue of the fact that each of Comcast I, Comcast II, Comcast III, Comcast IV and Comcast V is a wholly-owned subsidiary of Comcast, Comcast may be deemed to have shared voting and dispositive power with respect to the shares of Class B Common Stock owned by

each of Comcast I, Comcast II, Comcast III, Comcast IV and Comcast V.

 (5) Consists of 10,500,000 shares of Class B Common Stock issued to each of Comcast I, Comcast II, Comcast III, Comcast IV and Comcast V upon Closing.

(6) Consists of

35,922,958 shares of Class A Common Stock, 375,000 shares of Class A Common Stock issuable on exercise of warrants and 613,333 shares of Class A Common Stock issuable on exercise of warrants. ERH is controlled by Mr. McCaw. The manager of ERH is ERI, an entity controlled by and wholly-owned by Mr. McCaw.

- (7) Consists of 25,000,000 shares of Class A Common Stock issued to Google upon Closing.
- (8) Consists of 27,500,000 shares of Class B Common Stock

issued to the **TWC Entities** upon Closing. By virtue of the fact that each of TWC I, TWC II and TWC III is a wholly-owned subsidiary of TWC and TWC LLC, TWC and TWC LLC may be deemed to have shared voting and dispositive power with respect to the shares of Class B Common Stock owned by each of TWC I, TWC II and TWC III. (9) Consists of 9,166,667; 9,166,667; and 9,166,666 shares of Class B Common Stock issued to TWC I, TWC II, and TWC III, respectively, upon Closing. (10) Consists of options to purchase 1,666,666 shares of Class A Common Stock, 111,666 shares of Class A Common

Class A Common Stock held by CWCI, 35,922,958 shares of Class A Common Stock issued to ERH, and 988,333 shares of Class A Common Stock issuable on exercise of warrants issued to ERH. Mr. McCaw owns all of the voting membership interests in ERH and also controls and wholly-owns ERI, the manager of ERH.

(11) Consists of

5,000,000 shares of Class A Common Stock issued to BHN Spectrum upon Closing.

Except as set forth above or in the appendices hereto, none of (i) the Reporting Persons, (ii) to the Sprint Entities knowledge, the persons set forth on Appendix A-1 and A-2 hereto, (iii) to the Comcast Entities knowledge, the persons set forth on Appendices B-1 through B-6 hereto, (iv) to the TWC Entities knowledge, the persons set forth on Appendices C-1 through C-5 hereto, (v) to the BHN Entities knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendix E hereto, beneficially owns any shares of Old Clearwire Class A Common Stock or Class A Common Stock.

## Page 38 of 79 Pages

In addition to the beneficial ownership of the Reporting Persons described herein, the Intel Entities, Intel Capital, Intel Cayman and Middlefield may be deemed to be members of a group under Section 13(d) of the Act with the Reporting Persons by virtue of the Equityholders Agreement and are reporting their ownership separately on a Statement on Schedule 13D to be filed on or before December 8, 2008 (the <u>Intel 13D</u>). The Intel 13D reports beneficial ownership of 86,759,999 shares of Class A Common Stock (which consists of 50,000,000 shares of Class B Common Stock issued to the Intel Entities upon Closing, 33,333,333 shares of Class A Common Stock held by Intel Capital, 3,333,333 shares of Class A Common Stock held by Intel Cayital, 3,333,333 shares of Class A Common Stock issuable on exercise of warrants held by Middlefield), representing 36.2% of the Class A Common Stock. For additional information regarding the Intel Entities, Intel Capital, Intel Cayman and Middlefield and their beneficial ownership, see the Intel 13D.

(c) Except as set forth above or incorporated herein, none of (i) the Reporting Persons, (ii) to the Sprint Entities knowledge, the persons set forth on Appendix A-1 and A-2 hereto, (iii) to the Comcast Entities knowledge, the persons set forth on Appendices B-1 through B-6 hereto, (iv) to the TWC Entities knowledge (during the 60 days prior to November 25, 2008), the persons set forth on Appendices C-1 through C-5 hereto, (v) to the BHN Entities knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set forth on Appendices D-1 through D-3 hereto, and (vi) to Google s knowledge, the persons set fort

(d) Not applicable.

(e) Not applicable.

# Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer. *Equityholders Agreement*

In accordance with the terms of the Transaction Agreement, on November 28, 2008, the Issuer entered into an equityholders agreement (the Equityholders Agreement ) with Sprint HoldCo, ERH, Intel A, Intel B, Intel C, Intel Capital, Intel Cayman, Middlefield, Comcast I, Comcast II, Comcast III, Comcast IV, Comcast V, Google, TWC I, TWC II, TWC III, and BHN Spectrum (collectively, the Equityholders and, each individually, an Equityholder ), which sets forth certain rights and obligations of the parties with respect to the governance of the Issuer (as described below), transfer restrictions on the Issuer s Common Stock, rights of first refusal, pre-emptive rights and tag-along rights, among other things.

The Equityholders Agreement provides that the board of directors of Clearwire will consist of 13 directors, of which, initially:

seven directors will be nominated by Sprint (one of whom must qualify (for so long as there are not more than two independent designees) as an independent director and for service on Clearwire s Audit Committee under NASDAQ rules and federal securities laws and be willing to serve on the Audit Committee);

one director will be nominated by ERH;

one director will be nominated by Intel;

two directors will be nominated by the Comcast Entities, the TWC Entities, BHN Spectrum and Google (collectively, the <u>Strategic Investors</u> and, as a group, the <u>Strategic Investor Group</u>);

one independent director (who must qualify for service on the Audit Committee under NASDAQ rules and federal securities laws and be willing to serve on the Audit Committee) will be nominated by Intel and the Strategic Investor Group; and

one independent director (who must qualify for service as chairman of the Audit Committee under NASDAQ rules and federal securities laws and be willing to serve as chairman of the Audit Committee) will be

nominated by the Nominating Committee.

#### Page 39 of 79 Pages

The number of nominees that an Equityholder has the right to nominate will be subject to adjustment if the number of shares of Common Stock held by such Equityholder is reduced below a certain level, generally 50% of the number of shares it held at the Closing of the Transactions, as adjusted pursuant to the Transaction Agreement. In addition, subject to certain exceptions, if Sprint transfers 25% of the number of shares of Common Stock or equity interests of Clearwire Communications received by it in the Transactions to any other Equityholder, the number of nominees that each of Sprint and such transferee Equityholder will be entitled to nominate will be adjusted to be a number equal to the percentage of its respective voting power of Clearwire multiplied by thirteen; and if Sprint undergoes certain change of control transactions, Sprint will only be entitled to nominate a number of directors equal to the lesser of (1) the percentage of its voting power of Clearwire multiplied by thirteen; and if Sprint (1) each of ERH and Intel will have the right to designate a board observer for so long as ERH and Intel, respectively, has the right to nominate a person for service as a director of Clearwire and (2) each of BHN and the Strategic Investor Group, will have the right to designate a board observer for so long as each of BHN and the Strategic Investor Group, respectively, owns at least 50% of the number of shares of Clearwire Common Stock received by them in the Transactions.

The Equityholders Agreement provides, among other things, that:

Clearwire s Audit Committee will initially consist of three or more independent directors, including Sprint s designated director that qualifies as an independent director and the independent director designated by Intel and the Strategic Investor Group. The Audit Committee will perform the duties usually reserved for an audit committee, including reviewing and recommending to the full board of directors any transaction involving Clearwire or any of its controlled affiliates on the one hand, and any Equityholder, any affiliate of any Equityholder or any director, officer, employee or associate of Clearwire, an Equityholder or any affiliate of any Equityholder on the other hand (a <u>Related Party Transaction</u>) and the approval of a majority of the Audit Committee will be required to approve any matter before it.

Subject to certain limitations and qualifications, Clearwire s Nominating Committee will consist of five members, including two of Sprint s designated directors, ERH s designated director, one of the Strategic Investors designated directors and Intel s designated director. The Nominating Committee will perform the functions usually reserved for a nominating committee, and the approval of four of the five members of the Nominating Committee will be required to nominate any director the Nominating Committee is responsible for nominating.

Subject to certain limitations and qualifications, Clearwire s Compensation Committee will consist of four members, including one of Sprint s designated directors, one of the Strategic Investors designated directors, ERH s designated director and the independent director designated by Intel and the Strategic Investors. The Compensation Committee will, among other things, determine compensation for the chief executive officer of Clearwire and Clearwire Communications and all executive officers of Clearwire and Clearwire Communications who report directly to the chief executive officer, and the approval of two-thirds of the Compensation Committee will be required to approve such compensation and no other approval of Clearwire s board of directors will be required with respect to such matters.

Clearwire s Transactions Committee will consist of all directors other than those directors designated by Sprint who are employees or directors of Sprint or any its affiliates, or who would not be independent directors of Sprint if they were to sit on the board of directors of Sprint or any of its affiliates. Other than the Audit Committee, the Nominating Committee, the Compensation Committee, the Transactions Committee and a possible executive committee, Clearwire will establish no other committees other than special committee that may be created from time to time. If Clearwire s board of directors delegates any authority to a special committee or to an executive committee, then each of Sprint, Intel, ERH and the Strategic Investors will be entitled to designate at least one designee to any such committee for so long as it has the right to nominate at least one director, unless such designation would, in the good faith determination of a majority of the independent directors, be inappropriate as a result of a conflict of interest on the part of such designee, the party designating such designee or any of their respective affiliates. Any such designation by Sprint, Intel, ERH or the Strategic Investors must be initially made within a reasonable period of time following receipt of written notification of the formation of such committee.

Under the Equityholders Agreement, Clearwire is required to deliver to Sprint, ERH, Intel and each Strategic Investor certain quarterly and annual financial statements as well as certain budget variance analyses,

subject to certain minimum Clearwire stock ownership requirements on the part of each Equityholder.

The Equityholders Agreement provides that certain actions will require the prior approval of at least ten of the 13 directors of Clearwire, except that if there are ten or fewer directors on the board of directors at any time, these actions will require the unanimous approval of the board of directors. These actions include:

the appointment or removal of the chief executive officer of Clearwire and Clearwire Communications or of any officer that reports directly to the chief executive officer (except that if Sprint s ownership in Clearwire falls below 50% of its ownership at the Closing, as adjusted pursuant to the Transaction Agreement, and Sprint no longer nominates a majority of board of directors, the removal of those officers (other than the chief executive officer) will no longer require such approval);

the acquisition or disposition of, or the entry into a joint venture involving the contribution by Clearwire or any of its subsidiaries of, assets with a book value in excess of 20% of the consolidated book value of the assets of Clearwire and its subsidiaries, subject to certain exceptions;

any change of control of Clearwire or any of its subsidiaries;

any action not in accordance with the business purpose of Clearwire; and

the funding of (1) the expansion of the business purpose of Clearwire, (2) activities outside of the United States, other than the maintenance of Clearwire s current operations and assets located outside of the United States, or (3) the acquisition of spectrum outside of the United States.

The Equityholders Agreement further provides that the following actions will require the prior approval of a majority of the disinterested directors of Clearwire:

any Related Party Transaction; and

any transfer of shares by the holder of the largest voting interest in Clearwire as between Sprint, the Strategic Investors (treated as a single holder) and Intel (as long as such holder holds at least 26% of the aggregate voting power of Clearwire) (the <u>Principal Equityholder</u>) that constitutes a change of control of Clearwire or any of its material subsidiaries.

Under the Equityholders Agreement, the approval of each of Sprint, Intel and the representative of the Strategic Investors, so long as Sprint, Intel or the Strategic Investor Group own at least 5% of the outstanding voting power of Clearwire, is required to:

amend the restated certificate of incorporation of Clearwire (the <u>Clearwire Charter</u>), the bylaws of Clearwire (the <u>Clearwire Bylaws</u>) or the amended and restated operating agreement governing Clearwire Communications (the <u>Operating Agreement</u>);

change the size of the board of directors of Clearwire;

liquidate Clearwire or Clearwire Communications or declare bankruptcy of Clearwire or its material subsidiaries;

effect any material capital reorganization of Clearwire or any of its material subsidiaries, other than a financing transaction in the ordinary course of business;

take any action that would cause Clearwire Communications or any of its material subsidiaries to be taxed as a corporation for federal income tax purposes; and

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subject to certain exceptions, issue any Clearwire Class B Common Stock or any equity interests of Clearwire Communications.

#### Page 41 of 79 Pages

The Equityholders Agreement also provides that amending the Clearwire Charter, the Clearwire Bylaws or the Operating Agreement or changing the size of Clearwire s board of directors will also require the approval of ERH if ERH then owns at least 50% of the shares of Clearwire Common Stock held by it immediately before the Closing of the Transactions and the proposed action would disproportionately and adversely affect ERH, the public stockholders of Clearwire or Clearwire in its capacity as a member of Clearwire Communications in any material respect as compared to the impact of such action on Sprint, Intel and the Strategic Investors as stockholders of Clearwire and members of Clearwire Communications.

The Equityholders Agreement also provides that any amendment to the Operating Agreement requires the prior approval of a majority of the directors who have been nominated as independent directors by the Nominating Committee and those directors who are independent directors nominated by one or more Equityholders other than those independent directors who are current or former directors, officers or employees of the nominating Equityholder. For as long as any of Sprint, Intel, or the Strategic Investor Group owns at least 50% of the number of shares of Clearwire stock received by it in the Transactions and holds securities representing at least 5% of the outstanding voting power of Clearwire, the written consent of such party will be required before Clearwire enters into a transaction involving the sale of a certain percentage of the consolidated assets of Clearwire and its subsidiaries to, or the merger of Clearwire with, certain specified competitors of Sprint, Intel and the Strategic Investors.

The approval of securities representing at least 75% of the outstanding voting power of Clearwire is required to approve (1) any merger, consolidation, share exchange, recapitalization, business combination or other similar transaction involving Clearwire or Clearwire Communications, (2) any issuance of capital stock of Clearwire or Clearwire Communications that constitutes a change of control of Clearwire or Clearwire Communications, respectively or (3) any sale or disposition of all or substantially all the assets of Clearwire or Clearwire Communications.

Under the Equityholders Agreement, the Equityholders and their respective permitted transferees and designees under the Equityholders Agreement will not be able to purchase any Common Stock for at least five years after the Closing, subject to certain exceptions, including the acquisition by an Equityholder of 100% of the outstanding Common Stock that has been approved by a majority of the disinterested directors and a majority of the disinterested stockholders of the Issuer. By virtue of the Equityholders Agreement, the Reporting Persons may be deemed to be members of a group under Section 13(d) of the Act.

#### Strategic Investor Agreement

On November 28, 2008, the Comcast Entities, the TWC Entities, the BHN Entities and Google entered into a Strategic Investor Agreement (the <u>Strategic Investor Agreement</u>), which sets forth certain agreements and arrangements among the Strategic Investors with respect to the exercise of the rights and obligations of the Strategic Investor Group under the Equityholders Agreement. The Strategic Investor Agreement contains provisions governing, among other things:

the allocation of the Strategic Investor Group s right under the Equityholders Agreement to designate Strategic Investor Designees and Strategic Investor Observers (as such terms are defined in the Equityholders Agreement) among the Strategic Investors;

the allocation of the Strategic Investor Group s right under the Equityholders Agreement to designate members of the Issuer s Nominating and Compensation Committees, or any other standing or special committees of the Board of Directors, among the Strategic Investors;

the approval, as among the Strategic Investors, needed for the Strategic Investor Group to take action under the Equityholders Agreement or to approve matters arising under the Equityholders Agreement that require the approval or consent of the Strategic Investor Group; and

agreements regarding rights of first refusal with respect to transfers of equity securities of Clearwire and Clearwire Communications among the Strategic Investors and purchase of such equity securities allocated to the Strategic Investor Group pursuant to the Equityholders Agreement.

# **Registration Rights Agreement**

At the Closing, the Issuer entered into a registration rights agreement with Sprint, ERH and the Investors (the <u>Registration Rights Agreement</u>), with respect to their shares of Common Stock. Under the Registration Rights Agreement, each of the Strategic Investors, Sprint, ERH and Intel is entitled to a specified number of demands, varying from one to eight, that the Issuer prepare and file with the Securities and Exchange Commission (the <u>SEC</u>) a registration statement relating to the sale of the Class A Common Stock and any common stock of the Issuer issued in respect of Class A Common Stock or other securities of the Issuer issued with respect to such common stock (<u>Registrable Securities</u>), including in an underwritten offering, provided that such Registrable Securities have an aggregate price to the public of not less than \$50 million. In addition, if the Issuer prepare and file with the SEC a registration statement on Form S-3 relating to the sale of their Registrable Securities, provided that the Registrable Securities to be sold have an aggregate price to the public of not less than \$10 million. After the Issuer becomes eligible to use Form S-3, the Issuer is required to file a shelf registration statement with the SEC providing for the registration and sale of the Registrable Securities on a delayed or continuous basis.

With respect to a shelf registration, the Issuer must (a) prepare and file a shelf registration statement with the SEC as promptly as practicable, but no later than 60 days, after the Issuer becomes eligible to use Form S-3 and (b) use its commercially reasonable efforts to have the shelf registration statement declared effective as promptly as reasonably practicable after filing. The Issuer will be required to use reasonable efforts to keep the shelf registration effective, subject to certain limitations, until the earlier of the date on which (1) all the Registrable Securities have been sold thereunder and (2) another registration statement is filed. For as long as the Strategic Investors, Sprint, ERH and Intel are entitled to demand registration of their Issuer securities, they will be entitled to demand that the Issuer effect an offering (a <u>Takedown</u>), under the shelf registration statement. On that demand, the Issuer will be required to promptly give notice of such requested Takedown to all persons that may be entitled to participate in such offering, and promptly supplement the prospectus included in the shelf registration statement so as to permit the sale of the securities covered by the requested Takedown and any other securities requested to be included by those entitled to participate in such sale, provided that such securities have an aggregate price to the public of not less than \$10 million. For as long as the Strategic Investors, Sprint, ERH and Intel are entitled to demand registration of their Issuer securities, they will be entitled to demand that the Issuer securities, hey will be entitled to demand that the Issuer securities, they will be entitled to demand that the Issuer securities requested to be included by those entitled to participate in such sale, provided that such securities have an aggregate price to the public of not less than \$10 million. For as long as the Strategic Investors, Sprint, ERH and Intel are entitled to demand registration of their Issuer securities, they will be ent

No demands for registration may be made between the Closing and the date of the purchase price adjustment pursuant to the Transaction Agreement.

In addition, with respect to underwritten offerings of securities, each of the Strategic Investors, Sprint, ERH and Intel has agreed that, for a period of 90 days (subject to one extension of not more than 17 days in certain circumstances) after the effective date of the registration statement, it will not (1) transfer or purchase, or enter any agreement to transfer or purchase, any shares of Common Stock or any securities convertible into Common Stock held immediately before the effectiveness of the registration statement for such offering, or (2) subject to certain exceptions, enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of Common Stock.

The Registration Rights Agreement also provides each of the Strategic Investors, Sprint, ERH and Intel with piggyback registration rights such that if the Issuer proposes to file a registration statement in connection with a public offering of any class of Common Stock, with certain limited exceptions, the Issuer will be required to give prompt written notice of such proposed filing to each of the Strategic Investors, Sprint, ERH and Intel and register such number of securities as each of the Strategic Investors, Sprint, ERH and Intel and register such number of such notice.

In addition, the Issuer will bear all registration expenses specified in the Registration Rights Agreement as well as all other expenses incurred by it in connection with the performance of its obligations under the Registration Rights Agreement. The Registration Rights Agreement requires the Issuer to indemnify each holder of Registrable Securities against certain losses that may be suffered by such holders in connection with registrations made pursuant to the Registration Rights Agreement.

### **Operating Agreement**

#### General

At the Closing, the Issuer entered into the Clearwire Communications Amended and Restated Operating Agreement (the Operating Agreement ), which will govern Clearwire Communications. The Operating Agreement provides that the business and operations of Clearwire Communications will be managed by the Issuer, as managing member, and sets forth, among other things, certain transfer restrictions on membership interests in Clearwire Communications, rights of first refusal and preemptive rights.

# Allocations and Distributions

Under the Operating Agreement, items of income, gain, loss or deduction of Clearwire Communications generally will be allocated among the members for capital account purposes and for tax purposes in a manner that results in the capital account balance of each member, immediately after making the allocation, being as nearly as possible equal to the amount of the distributions that would be made to the member if Clearwire Communications sold all of its assets for cash and distributed its net assets in liquidation. Under the Operating Agreement, liquidating distributions made by Clearwire Communications generally will be made on a pro rata basis to the holders of Clearwire Communications Class B Common Interests and holders of Class A non-voting common interests in Clearwire Communications Class B Common Interests, the <u>Clearwire Communications Class B</u> of Section 704(c) immediately below, items of income, gain, loss or deduction of Clearwire Communications generally will be allocated among the members, including the Issuer, on a pro rata basis in proportion to the number of Clearwire Communications Common Interests held by each member.

The Issuer (through the Clearwire Merger) and Sprint transferred to Clearwire Communications assets (<u>built-in</u> gain assets ), whose fair market value is greater than the current basis of those assets for tax purposes. Section 704(c) of the Internal Revenue Code of 1986, as amended (the <u>Code</u>) and the Treasury regulations thereunder require taxpayers that contribute built-in-gain property to a partnership to take into account the difference between the value of the contributed property for capital account purposes (initially equal to the fair market value of the contributed property on contribution) and the tax basis of the property through allocations of income, gain, loss and deduction of the partnership, using one of the permissible methods described in the Treasury regulations under Section 704(c). Under the Operating Agreement, all of the built-in gain assets contributed by the Issuer and 50% of the built-in gain in the assets contributed by Sprint will be accounted for under the so-called remedial method. Under that method, the non-contributing members will be allocated phantom tax amortization deductions in the amount necessary to cause their tax amortization deductions to be equal to their amortization with respect to the built-in gain assets for capital account purposes, and the contributing member (the Issuer, in the case of former Issuer assets) will be allocated a matching item of phantom ordinary income. Under the Operating Agreement, the remaining 50% of the built-in gain in the assets contributed by Sprint will be accounted for under the so-called traditional method. Under that method, the tax amortization deductions allocated to the non-contributing members with respect to a built-in gain asset are limited to the actual tax amortization arising from that asset. The effect of the traditional method is that some of the burden of the built-in gain on a built-in gain asset is shifted to the non-contributing members, in the form of reduced tax amortization deductions.

If Clearwire Communications sells a built-in gain asset in a taxable transaction, then the tax gain on the sale of the asset generally will be allocated first to the contributing member (the Issuer or Sprint) in an amount up to the remaining (unamortized) portion of the built-in gain that was previously credited to the Issuer or Sprint (as the case may be) for capital account purposes.

In general, under the Operating Agreement, Clearwire Communications may make distributions to its members, including the Issuer, from time to time at the discretion of the Issuer, in its capacity as managing member of Clearwire Communications. Such distributions generally will be made to the members, including the Issuer, on a pro rata basis in proportion to the number of Clearwire Communications Common Interests held by each member at the record date

for the distribution. Clearwire Communications generally may not make any distributions, other

than tax distributions, to its members unless a corresponding distribution or dividend is paid by the Issuer to its stockholders contemporaneously with the distributions made to the members of Clearwire Communications.

If the Issuer would be liable for tax on the income and gains of Clearwire Communications allocated to it under the Operating Agreement, then three business days prior to each date on which the Issuer is required to make a deposit or payment of taxes, Clearwire Communications will be required to make distributions to its members, generally on a pro rata basis in proportion to the number of Clearwire Communications Common Interests held by each member, in amounts so that the aggregate portion distributed to the Issuer in each instance will be the amount necessary to pay all taxes then reasonably determined by the Issuer to be payable with respect to its distributive share of the taxable income of Clearwire Communications (including any items of income, gain, loss or deduction allocated to the Issuer under the principles of Section 704(c) of the Code), after taking into account all net operating loss deductions and other tax benefits reasonably expected to be available to the Issuer.

#### Exchange of Interests

The Operating Agreement provides that holders of Clearwire Communications Class B Common Interests (other than the Issuer and its subsidiaries) have the right to exchange one Clearwire Communications Class B Common Interest and one share of Class B Common Stock for one share of Class A Common Stock, subject to adjustment of the exchange rate as provided in the Operating Agreement. In addition, under the Operating Agreement, Sprint or an Investor may effect an exchange of Clearwire Communications Class B Common Stock for Class A Common Stock by transferring to the Issuer a holding company that owns the Clearwire Communications Class B Common Interests and Class B Common Stock in a transaction which the Operating Agreement refers to as a holding company exchange.

At any time that a share of Class B Common Stock is exchanged for a share of Class A Common Stock, one Clearwire Communications Class B Common Interest will be cancelled without any further consideration, and one Clearwire Communications Class A Common Interest and one Clearwire Communications Voting Interest will be issued to the Issuer. In general, at any time that shares of Class A Common Stock are redeemed, repurchased, acquired, cancelled or terminated by the Issuer, the managing member will cause the same number of Clearwire Communications Voting Interests held by the Issuer to be redeemed, repurchased, acquired, cancelled or terminated by the consideration paid by the Issuer for the Class A Common Stock, with the intention that the number of Clearwire Communications Class A Common Stock outstanding.

At any time that the Issuer issues any equity securities (other than compensatory options issued pursuant to an incentive plan or equity securities issued to fund other business activities of the Issuer that have been approved by the Issuer's board of directors), the following will occur: (1) the Issuer will contribute to the capital of Clearwire Communications an amount of cash equal to the issue price of the Class A Common Stock or other equity securities and (2) Clearwire Communications will issue Clearwire Communications Common Interests or other securities as follows: (a) in the case of an issuance of a number of shares of Class A Common Stock, Clearwire Communications will issue an equal number of Clearwire Communications Class A Common Interests to the Issuer and an equal number of Clearwire Communications Voting Interests registered in the name of the Issuer; and (b) in the case of an issuance of any securities not covered under (a) above, Clearwire Communications will issue to the Issuer an equal number of Clearwire Communications Common Interests (including Clearwire Communications Voting Interests, if applicable) with rights, terms and conditions that are substantially the same as those of the Issuer equity securities issued.

#### Restrictions on Transfer

Subject to certain conditions, members may transfer their interests in Clearwire Communications (either with or without the corresponding shares of Class B Common Stock) to then-existing holders of interests in Clearwire Communications or to certain affiliates of the member. However, the Operating Agreement provides that each member of Clearwire Communications will not permit its interests in Clearwire Communications to be held (whether

by initial holders or transferees) by more than a specified number of holders, and will not transfer (whether directly or indirectly) any interest in Clearwire Communications, or take any other action, that would result in

Clearwire Communications having more than 100 partners for United States federal income tax purposes. Further, a member or its transferee may transfer its interests in Clearwire Communications only on notice to Clearwire Communications, in accordance with the Operating Agreement and, in the case of a transferee, on delivery of a required transfer agreement to Clearwire Communications. Unless certain conditions are satisfied, none of Sprint, Intel, the Strategic Investors or their permitted transferees may transfer their respective interests in Clearwire Communications if such transfer or transfers would result in the transferee having voting power in the Issuer equal to or greater than 50% of the voting power that Sprint has at the Closing, as adjusted pursuant to the Transaction Agreement. A member that is a Securities Holding Company (as defined in the Operating Agreement) may transfer its interests in Clearwire Communications through the transfer by the holder of 100% of the securities in such Securities Holding Company, subject to certain restrictions. *Preemptive Rights* 

If Clearwire Communications proposes to issue any new equity securities, other than in certain issuances, each member of Clearwire Communications, including ERH but excluding the Issuer, has the right to purchase its pro rata share of such equity securities, based on the number of equity securities held by such holder before such issuance. ERH s pro rata share will be determined based on the number of equity securities that correspond to the number of shares of Common Stock that ERH would have been entitled to purchase as its pro rata share under the Equityholders Agreement had the issued equity securities been Common Stock issued by the Issuer. *Rights of First Offer* 

If a member desires to transfer any of its Clearwire Communications Common Interests to a person other than a member or permitted transferee of such member, it must first offer to sell such Clearwire Communications Common Interests to the other members (and to ERH) on the same terms and conditions as it had proposed to make such transfer. The subject Clearwire Communications Common Interests will be allocated among the accepting members pro rata based on their ownership of Clearwire Communications Common Interests. If the other members accept the offer, collectively, for all but not less than all of the subject Clearwire Communications Common Interests, the members will consummate such purchase. If the offer to the other members is over-subscribed, the subject Clearwire Communications Common Interests. If the offer to the other members is not fully subscribed, the offer shall be deemed to have been rejected and the selling member may proceed with the proposed sale, subject to certain limitations. If ERH exercises its right of first offer and acquires Clearwire Communications by the managing member. Certain transfers are not subject to this right of first offer, however, including transfers that are part of a business combination that constitutes a change of control of the Issuer or Clearwire Communications and certain spin-off transactions.

# Tag-Along Rights

If the Principal Member (as defined in the Operating Agreement) elects to sell all or any portion of its Clearwire Communications Common Interests (the <u>Sale Interests</u>), in a transaction after which the transferee would hold voting power of Clearwire Communications greater than 50% of the voting power that Sprint has at the Closing, as adjusted pursuant to the Transaction Agreement, each other member (excluding the Issuer, but including ERH if ERH has become a member) will have the option to sell a pro rata portion of its Clearwire Communications Common Interests, instead of the Sale Interests, and the number of Sale Interests to be sold by the Principal Member will be reduced by the applicable number of Clearwire Communications Common Interests to be included in the sale by the other members.

# Other Tax Matters

The Operating Agreement provides that Clearwire Communications will be treated as a partnership for federal and all applicable state and local income tax purposes unless the Issuer causes Clearwire Communications to be treated other than as a partnership in accordance with, and subject to the conditions of, the Equityholders Agreement.

Unless there is a bona fide non-tax business need (as defined in the Operating Agreement) for doing so, Clearwire Communications and its subsidiaries are precluded from entering into a taxable disposition of former Issuer assets or former Sprint assets that are intangible property and that would cause the recognition of built-in gain in excess of \$10 million to be allocated to the Issuer or Sprint under Section 704(c) of the Code during any period of 36 months. Certain notification procedures must be complied with prior to Clearwire Communications entering into such a disposition.

If Clearwire Communications or any of its subsidiaries enters into a transaction that results in the recognition of any portion of the built-in gain with respect to a former Sprint asset, subject to certain exceptions, Clearwire Communications is required, upon request by Sprint, to make a tax loan to Sprint on specified terms. The principal amount of any tax loan to Sprint will be the amount by which the built-in gain recognized by Sprint on the sale of former Sprint assets exceeds any tax losses allocated by Clearwire Communications to Sprint in the taxable year in which the sale of such built-in gain assets occurs, multiplied by specified tax rates. Interest on any tax loan will be payable by Sprint semiannually at a specified floating rate.

In addition, the information set forth, or incorporated by reference, in Items 3 through 5 is hereby incorporated by reference herein.

Other than as described in Items 3 through 6, to the knowledge of the Reporting Persons, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons named in Item 2 or between such persons and any person with respect to any securities of the Issuer, including, but not limited to, transfer or voting of any of the securities, finder s fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies, including any securities pledged or otherwise subject to a contingency the occurrence of which would give another person voting power or investment power over such securities other than standard default and similar provisions contained in loan agreements.

The foregoing summaries of certain provisions of the Equityholders Agreement, the Strategic Investor Agreement, the Registration Rights Agreement and the Operating Agreement are not intended to be complete and are qualified in their entirety by reference to the full text of such agreements, which are filed as Exhibit 99.3, 99.4, 99.5 and 99.6, respectively, hereto and each is incorporated herein by reference.

# Item 7. Material to be filed as Exhibits.

- 99.1 Transaction Agreement and Plan of Merger, dated as of May 7, 2008, by and among Sprint Nextel Corporation, Clearwire Corporation, Comcast Corporation, Time Warner Cable Inc., Bright House Networks, LLC, Google Inc., and Intel Corporation (incorporated herein by reference to Exhibit 2.1 of Clearwire Corporation s Current Report on Form 8-K filed May 7, 2008) (File No. 001-33349).
- 99.2 Amendment No. 1 to the Transaction Agreement and Plan of Merger, dated as of November 21, 2008, by and among Sprint Nextel Corporation, Clearwire Corporation, Comcast Corporation, Time Warner Cable Inc., Bright House Networks, LLC, Google Inc., and Intel Corporation (incorporated herein by reference to Exhibit 2.1 of Clearwire Corporation s Current Report on Form 8-K filed December 1, 2008).
- 99.3 Equityholders Agreement, dated as of November 28, 2008, by and among Clearwire Corporation, Sprint HoldCo, LLC, Eagle River Holdings, LLC, Intel Capital Wireless Investment Corporation 2008A, Intel Capital Wireless Investment Corporation 2008A, Intel Capital Corporation, Intel Capital (Cayman) Corporation, Middlefield Ventures, Inc., Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment III, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., Google Inc., TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, BHN Spectrum Investments, LLC and, for the limited purpose of Sections 2.13, 2.14, 2.15 and Article 4, Sprint Nextel Corporation (incorporated herein by reference to Exhibit 4.1 of Clearwire Corporation s Current Report on Form 8-K filed December 1, 2008).
- 99.4 Strategic Investor Agreement, dated as of November 28, 2008, by and among Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment III, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, BHN Spectrum Investments, LLC, Google Inc., Comcast Corporation, Time Warner Cable Inc. and Bright House Networks, LLC.
- 99.5 Registration Rights Agreement, dated as of November 28, 2008, among Clearwire Corporation, Sprint Nextel Corporation, Eagle River Holdings, LLC, Intel Corporation, Comcast Corporation, Google Inc., Time Warner Cable Inc. and BHN Spectrum Investments LLC (incorporated herein by reference to Exhibit 4.2 of Clearwire Corporation s Current Report on Form 8-K filed December 1, 2008).
- 99.6 Amended and Restated Operating Agreement of Clearwire Communications LLC, dated as of November 28, 2008 (incorporated herein by reference to Exhibit 10.1 of Clearwire Corporation s Current Report on Form 8-K filed December 1, 2008).
- 99.7 Joint Filing Agreement, dated as of November 28, 2008, among the Reporting Persons and, solely for purposes of Sections 7, 8, 9 and 10, the Intel Entities, Intel Capital, Intel Cayman and Middlefield.

Page 48 of 79 Pages

### **SIGNATURE**

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct. Dated: December 5, 2008

#### **Sprint Nextel Corporation**

By /s/ Timothy P. O Grady Name: Timothy P. O Grady Title: Vice President

#### **Sprint HoldCo, LLC**

By /s/ Timothy P. O Grady Name: Timothy P. O Grady Title: Vice President

#### **Comcast Corporation**

By /s/ Arthur R. Block Name: Arthur R. Block Title: Senior Vice President

#### **Comcast Wireless Investment I, Inc.**

By /s/ Arthur R. Block Name: Arthur R. Block Title: Senior Vice President

# **Comcast Wireless Investment II, Inc.**

By /s/ Arthur R. Block Name: Arthur R. Block Title: Senior Vice President

#### **Comcast Wireless Investment III, Inc.**

By /s/ Arthur R. Block Name: Arthur R. Block Title: Senior Vice President

Page 49 of 79 Pages

#### **Comcast Wireless Investment IV, Inc.**

By /s/ Arthur R. Block Name: Arthur R. Block Title: Senior Vice President

#### **Comcast Wireless Investment V, Inc.**

By /s/ Arthur R. Block Name: Arthur R. Block Title: Senior Vice President

# **Time Warner Cable Inc.**

By /s/ Satish R. Adige Name: Satish R. Adige Title: Senior Vice President, Investments

### **Time Warner Cable LLC**

By /s/ Satish R. Adige Name: Satish R. Adige Title: Senior Vice President, Investments

#### **TWC Wireless Holdings I LLC**

By /s/ Satish R. Adige Name: Satish R. Adige Title: Senior Vice President, Investments

#### **TWC Wireless Holdings II LLC**

By /s/ Satish R. Adige Name: Satish R. Adige Title: Senior Vice President, Investments

#### **TWC Wireless Holdings III LLC**

By /s/ Satish R. Adige Name: Satish R. Adige Title: Senior Vice President, Investments

#### **Bright House Networks, LLC**

By /s/ Donald E. Newhouse Name: Donald E. Newhouse Title: Vice President

Page 50 of 79 Pages

# **BHN Spectrum Investments, LLC**

By /s/ Donald E. Newhouse Name: Donald E. Newhouse Title: Vice President

# **Newhouse Broadcasting Corporation**

By /s/ Donald E. Newhouse Name: Donald E. Newhouse Title: Vice President

# **Google Inc.**

By /s/ Kent Walker Name: Kent Walker Title: Vice President and General Counsel

# **Eagle River Holdings, LLC**

By /s/ Craig O. McCaw Name: Craig O. McCaw Title: Chief Executive Officer

# Craig O. McCaw

By /s/ Craig O. McCaw Name: Craig O. McCaw

# CWCI, LLC

By /s/ Craig O. McCaw Name: Craig O. McCaw Title: Manager

Page 51 of 79 Pages

Name and Address of Corporation

# Appendix A-1 EXECUTIVE OFFICERS AND DIRECTORS OF SPRINT

Set forth below is a list of each executive officer and director of Sprint setting forth the business address and present principal occupation or employment (and the name and address of any corporation or organization in which such employment is conducted) of each person. Unless otherwise indicated, each individual is a United States citizen.

Name and Business Address Daniel R. Hesse* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	<b>Present Principal Occupation</b> ( <b>principal business of employer</b> ) President and Chief Executive Officer of Sprint Nextel Corporation	or Other Organization (if different from address provided in Column 1)
Robert H. Brust Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Chief Financial Officer of Sprint Nextel Corporation	
Paget L. Alves Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	President Sales and Distribution of Sprint Nextel Corporation	
Steven L. Elfman Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	President Network Operations and Wholesale of Sprint Nextel Corporation	
Keith O. Cowan Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	President Strategy and Corporate Development of Sprint Nextel Corporation	
Robert Johnson 6200 Sprint Parkway, Overland Park, Kansas 66251	Chief Service Officer of Sprint Nextel Corporation	
Charles R. Wunsch 6200 Sprint Parkway, Overland Park, Kansas 66251	General Counsel and Corporate Secretary of Sprint Nextel Corporation	

Barry West Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251

Christopher J. Gregoire Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Chief Technology Officer and President of Sprint Nextel Corporation

Vice President and Principal Accounting Officer of Sprint Nextel Corporation

Page 52 of 79 Pages

Name and Business Address Robert R. Bennett* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	<b>Present Principal Occupation</b> ( <b>principal business of employer</b> ) President of Discovery Holding Company, provider of creative, media management and network services and non-fiction entertainment.	Name and Address of Corporation or Other Organization (if different from address provided in Column 1) Discovery Holding Company 12300 Liberty Blvd. Englewood, Colorado 80112
Gordon M. Bethune* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Retired	
Larry C. Glasscock* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Chairman of the Board of WellPoint, Inc., a health benefits company.	WellPoint, Inc. 120 Monument Circle Indianapolis, IN 46204
James J. Hance, Jr.* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Chairman of the Board of Sprint Nextel Corporation	
V. Janet Hill* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Vice President of Alexander & Associates, Inc., a corporate consulting firm.	Alexander & Associates, Inc. 400 C St. NE, Washington, DC, 20002
Irvine O. Hockaday, Jr.* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Retired	
Sven-Christer Nilsson, a citizen of Sweden* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Founder/Owner of Ripasso AB, a business advisory company	Ripasso AB Utsiktsvägen 2 SE-260 83 Vejbystrand/Sweden
William R. Nuti* Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Chairman of the Board, Chief Executive Officer and President of NCR Corporation, a global technology company	NCR Corporation 1700 S. Patterson Blvd. Dayton, OH 45479
Rodney O Neal* Sprint Nextel Corporation	Chief Executive Officer and President of Delphi Corporation	Delphi Corporation 5725 Delphi Drive

6200 Sprint Parkway, Overland Park, Kansas 66251 Troy, Michigan 48098-2815

\* Director

Page 53 of 79 Pages

# Appendix A-2 EXECUTIVE OFFICERS AND DIRECTORS OF SPRINT HOLDCO

Set forth below is a list of each executive officer and director of Sprint HoldCo setting forth the business address and present principal occupation or employment (and the name and address of any corporation or organization in which such employment is conducted) of each person. Unless otherwise indicated, each individual is a United States citizen.

# Present Principal Occupation (principal business of employer)

# Name and Address of Corporation or Other Organization (if different from address provided in Column 1)

# Name and Business Address Directors

None managed by: SN UHC 4, Inc., a Delaware corporation c/o Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251

# **Executive Officers**

Barry West Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251

Gregory D. Block Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251

Timothy P. O Grady Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251

Christopher J. Gregoire Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251

Charles R. Wunsch Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Vice President and Treasurer of Sprint HoldCo, LLC

President of Sprint HoldC, LLC

Vice President and Secretary of Sprint HoldCo, LLC

Vice President of Sprint HoldCo, LLC

Vice President of Sprint HoldCo, LLC

Paget L. Alves Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Vice President of Sprint HoldCo, LLC

Page 54 of 79 Pages

# Name and Business Address Keith O. Cowan Sprint Nextel Corporation

6200 Sprint Parkway, Overland Park, Kansas 66251 **Present Principal Occupation** (principal business of employer) Vice President of Sprint HoldCo, LLC Name and Address of Corporation or Other Organization (if different from address provided in Column 1)

Page 55 of 79 Pages

# Appendix B-1 EXECUTIVE OFFICERS AND DIRECTORS OF COMCAST

Set forth below is a list of each executive officer and director of Comcast setting forth the business address and present principal occupation or employment (and the name and address of any corporation or organization in which such employment is conducted) of each person. Unless otherwise indicated, each occupation set forth opposite an individual s name refers to such individual s employment with Comcast and each individual is a United States citizen.

Name and Business Address Michael J. Angelakis Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	<b>Present Principal Occupation</b> ( <b>principal business of employer</b> ) Executive Vice President, Chief Financial Officer	Name and Address of Corporation or Other Organization (if different from address provided in Column 1)
S. Decker Anstrom* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	President and Chief Operating Officer of Landmark Communications, Inc.	Landmark Communications, Inc. 150 W. Brambleton Ave. Norfolk, VA 23510
Kenneth J. Bacon* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Executive Vice President of Housing and Community Development of Fannie Mae	Fannie Mae 3900 Wisconsin Ave., NW Washington, DC 20016
Sheldon M. Bonovitz* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Chairman Emeritus of Duane Morris LLP	Duane Morris LLP 30 South 17th Street Philadelphia, PA 19103
Arthur R. Block, Esq. Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Senior Vice President, General Counsel and Secretary	
Edward D. Breen* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Chairman and Chief Executive Officer of Tyco International Ltd.	Tyco International US Inc. 9 Roszel Road Princeton, NJ 08540
Julian A. Brodsky* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Non-Executive Vice Chairman of the Board of Directors	

Page 56 of 79 Pages

Name and Business Address Stephen B. Burke Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	<b>Present Principal Occupation</b> ( <b>principal business of employer</b> ) President, Comcast Cable Communications; Chief Operating Officer	Name and Address of Corporation or Other Organization (if different from address provided in Column 1)
David L. Cohen Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Executive Vice President	
Joseph J. Collins* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Retired Chairman and Chief Executive Officer of Time Warner Cable; Chairman of Aegis, LLC	155 Long Neck Point Road Darien, CT 06820
J. Michael Cook* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Retired Chairman and Chief Executive Officer of Deloitte & Touche LLP; Member of the Advisory Board of the Securities Regulation Institute; Chairman Emeritus of the Board of Catalyst; Chairman of the Accountability Advisory Panel to the Comptroller General of the United States	980 Lake Avenue Greenwich, CT 06831
Gerald L. Hassell* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	President of The Bank of New York Mellon Corporation	The Bank of New York Mellon Corporation One Wall Street New York, New York 10286
Jeffrey A. Honickman* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Chief Executive Officer of Pepsi-Cola and National Brand Beverages, Ltd.	Pepsi-Cola and National Brand Beverages, Ltd. 8275 N Route 130 Pennsauken, NJ 08110-1435
Brian L. Roberts* Comcast Corporation One Comcast Center Philadelphia, PA 19103-2838	Chairman and Chief Executive Officer	

Ralph J. Roberts\*