Clearwire Corp /DE Form SC 13D/A December 16, 2011 Table of Contents

# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **SCHEDULE 13D/A**

(Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO  $\S$  240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO

§ 240.13d-2(a)

(Amendment No. 8)\*

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

David J. Segre

Wilson Sonsini Goodrich & Rosati Da

**Professional Corporation** 

650 Page Mill Road

Palo Alto, California 94304

November 30, 2011

(Date of Event Which Requires Filing of this Statement)

Steven C. Davis

**Davis Wright Tremaine LLP** 

1201 Third Avenue, Suite 2200

Seattle, Washington 98101

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:

**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.

<sup>\*</sup> 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)

(Page 1 of 44 Pages)

#### TABLE OF CONTENTS

Item 3. Source and Amount of Funds or Other Consideration	23
Item 4. Purpose of Transaction	23
Item 5. Interest in Securities of the Issuer	26
Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer	28
Item 7. Material to be Filed as Exhibits	29
<u>SIGNATURE</u>	30
EXHIBIT INDEX	43
EX-99.17	
EX-99.18	
EX-99.19	
EX-99.20	

CUSI	P No. 1853	38Q	05 <b>13D</b>	Page 3 of 44 Page		
(1)	Name of reporting person:					
(2)	Sprint Ne Check the	extel (	Corporation opriate box if a member of a group			
	(a) "					
(3)	(b) þ SEC use o	only				
(4)	Source of	func	5:			
(5)	Not Appli Check box		isclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)			
(6)	 Citizenshi	ip or	place of organization:			
	Kansas nber of nares	(7)	Sole voting power:			
bene	ficially	(8)	0 Shared voting power:			
e	ach					
rep	orting	(9)	627,945,914* Sole dispositive power:			
pe	erson					
V	vith (	10)	0 Shared dispositive power:			

(11)	627,945,914*
(11)	Aggregate amount beneficially owned by each reporting person:
(12)	627,945,914* Check box if the aggregate amount in Row (11) excludes certain shares
(13)	p** Percent of class represented by amount in Row (11):
(14)	58.1%* Type of reporting person:
	HC

\* See discussion in Items 4 through 6 of the Statement on Schedule 13D filed on December 5, 2008, as amended (the Schedule 13D). As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment No. 8 to Statement on Schedule 13D (this Amendment) 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 Amendment.

CUSI	IP No. 18538Q	105	13D	Page 4 of 44 Pages
(1)	Name of repo	orting person:		
(2)	Sprint HoldC Check the ap	o, LLC propriate box if a member of a	group	
	(a) "			
(3)	(b) b SEC use only	,		
(4)	Source of fur	ds:		
(5)	WC Check box if	disclosure of legal proceeding	s is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship o	r place of organization:		
	Delaware nber of (7)	Sole voting power:		
bene	eficially (8) ned by	0 Shared voting power:		
e	each			
rep	orting (9)	627,945,914* Sole dispositive power:		
pe	erson			
\	with (10)	0 Shared dispositive power:		

(1.1)	627,945,914*
(11)	Aggregate amount beneficially owned by each reporting person:
(12)	627,945,914* Check box if the aggregate amount in Row (11) excludes certain shares
,	
(13)	p** Percent of class represented by amount in Row (11):
` '	
(14)	58.1%* Type of reporting person:
` '	
	00

\* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSI	P No. 18:	538Q	105 <b>13D</b>	Page 5 of 44 Page		
(1)	Name of reporting person:					
(2)	Comcast Check th	Corp ne app	oration ropriate box if a member of a group			
	(a) "					
(3)	(b) þ SEC use	only				
(4)	Source o	of fund	ls:			
(5)	WC Check b	ox if d	disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)			
(6)	 Citizens	hip or	place of organization:			
	Pennsylv nber of nares	vania (7)	Sole voting power:			
bene	ficially ned by	(8)	0 Shared voting power:			
e	ach					
	orting	(9)	88,504,132* Sole dispositive power:			
pe	erson					
V	vith	(10)	0 Shared dispositive power:			

(11)	88,504,132* Aggregate amount beneficially owned by each reporting person:
(12)	88,504,132* Check box if the aggregate amount in Row (11) excludes certain shares:
(13)	p** Percent of class represented by amount in Row (11):
(14)	16.4%* Type of reporting person:
	CO
*	See discussion in Items 4 through 6 of the Schedule 12D. As more fully described in the responses to Items 4 through 6 of the Schedule

See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSI	P No. 185380	Q 105	13D	Page 6 of 44 Page
(1)	Name of rep	orting person:		
(2)		reless Investment I, Inc.	r of a group	
	(a) "			
(3)	(b) b SEC use onl	y		
(4)	Source of fu	nds:		
(5)	AF Check box i	f disclosure of legal proces	edings is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship	or place of organization:		
		Sole voting power:		
bene	ficially (8) ned by	0 Shared voting power:		
e	ach			
rep	orting (9)	12,352,941* Sole dispositive power:		
pe	erson			
V	vith (10	0 Shared dispositive pow	er:	

12	352	0/1	1

(11)	Aggregate amount beneficially owned by each reporting person:
(12)	12,352,941* Check box if the aggregate amount in Row (11) excludes certain shares
(13)	p** Percent of class represented by amount in Row (11):

2.7%\*

(14) Type of reporting person:

CO

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSI	P No. 185380	Q 105	13D	Page 7 of 44 Page
(1)	Name of rep	orting person:		
(2)		reless Investment II, Inc. ppropriate box if a membe	r of a group	
	(a) "			
(3)	(b) b SEC use onl	y		
(4)	Source of fu	nds:		
(5)	AF Check box i	f disclosure of legal proceed	edings is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship	or place of organization:		
	Delaware nber of (7)	Sole voting power:		
bene	eficially (8) ned by	0 Shared voting power:		
e	ach			
rep	orting (9)	12,352,941* Sole dispositive power:		
pe	erson			
V	vith (10)	0 Shared dispositive pow	er:	

(11)	12,352,941* Aggregate amount beneficially owned by each reporting person:
(12)	12,352,941* Check box if the aggregate amount in Row (11) excludes certain shares
(13)	p** Percent of class represented by amount in Row (11):
(14)	2.7%* Type of reporting person:
	со
*	See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this

Amendment 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 Amendment.

CUSIP No. 18538Q 105			13D	Page 8 of 44 Page
(1)	Name of repo	ting person:		
(2)		less Investment III, Inc. ropriate box if a member of a group	)	
	(a) "			
(3)	(b) b SEC use only			
(4)	Source of fun	ds:		
(5)	AF Check box if	lisclosure of legal proceedings is red	quired pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship or	place of organization:		
		Sole voting power:		
bene	eficially (8) ned by	0 Shared voting power:		
e	each			
rep	orting (9)	12,352,941* Sole dispositive power:		
pe	erson			
V	with (10)	0 Shared dispositive power:		

12.352.941\*

(11)	12,332,741
(11)	Aggregate amount beneficially owned by each reporting person:
	12,352,941*
(12)	Check box if the aggregate amount in Row (11) excludes certain shares
	p**
(13)	Percent of class represented by amount in Row (11):

2.7%\*

(14) Type of reporting person

CO

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSI	IP No. 18538Q	105	13D	Page 9 of 44 Page
(1)	Name of repo	ting person:		
(2)		less Investment IV, Inc. ropriate box if a member of a group		
	(a) "			
(3)	(b) b SEC use only			
(4)	Source of fun	ls:		
(5)	AF Check box if	lisclosure of legal proceedings is requir	red pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship or	place of organization:		
		Sole voting power:		
bene	eficially (8) ned by	0 Shared voting power:		
e	each			
rep	orting (9)	12,352,941* Sole dispositive power:		
pe	erson			
\	with (10)	0 Shared dispositive power:		

12,352,941\*

(11)	Aggregate amount beneficially owned by each reporting person:
(12)	12,352,941* Check box if the aggregate amount in Row (11) excludes certain shares
(13)	b** Percent of class represented by amount in Row (11):

2.7%\*

(14) Type of reporting person

CO

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUS	P No. 18538Q	105 <b>13D</b>	Page 10 of 44 Pages
(1)	Name of repo	ting person:	
(2)		less Investment V, Inc. ropriate box if a member of a group	
	(a) "		
(3)	(b) b SEC use only		
(4)	Source of fund	ds:	
(5)	AF Check box if o	lisclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship or	place of organization:	
	Delaware nber of (7)	Sole voting power:	
bene	ficially	0 Shared voting power:	
e	ach		
rep	orting (9)	12,352,941* Sole dispositive power:	
pe	erson		
`	vith (10)	0 Shared dispositive power:	

(11) Aggregate amount beneficia	ally owned by	each reporting person:
---------------------------------	---------------	------------------------

12,352,941\*

(12) Check box if the aggregate amount in Row (11) excludes certain shares

þ\*\*

(13) Percent of class represented by amount in Row (11):

2.7%\*

(14) Type of reporting person:

CO

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSI	P No.18538Q	105	13D	Page 11 of 44 Page
(1)	Name of repo	rting person:		
(2)	Comcast Win Check the ap	eless Investment VI, Inc. propriate box if a member of a group		
	(a) "			
(3)	(b) b SEC use only			
(4)	Source of fur	ds:		
(5)	AF Check box if	disclosure of legal proceedings is required pursua	ant to Items 2(d) or 2(e)	
(6)	 Citizenship o	place of organization:		
	Delaware nber of (7)	Sole voting power:		
bene	ficially (8) ned by	0 Shared voting power:		
e	ach			
	orting (9)	26,739,427* Sole dispositive power:		
pe	erson			
V	vith (10)	0 Shared dispositive power:		

26	730	427

(11) Aggregate amount beneficially owned by each reporting person:

26,739,427\*

(12) Check box if the aggregate amount in Row (11) excludes certain shares

b\*\*

(13) Percent of class represented by amount in Row (11):

5.6%\*

(14) Type of reporting person:

CO

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSIP No. 18538Q 105			13D	Page 12 of 44 Page
(1)	Name of repo	orting person:		
(2)	Time Warner Check the ap	Cable Inc. propriate box if a member of a	a group	
	(a) "			
(3)	(b) b SEC use only	I		
(4)	Source of fur	nds:		
(5)	WC Check box if	disclosure of legal proceeding	gs is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship o	or place of organization:		
Nun	Delaware nber of (7)	Sole voting power:		
bene	eficially (8) ned by	0 Shared voting power:		
e	each	46,404,782*		
	orting (9)			
pe	erson			
V	with (10)	0 Shared dispositive power:		

46,404,782\*
(11) Aggregate amount beneficially owned by each reporting person:

46,404,782\*

(12) Check box if the aggregate amount in Row (11) excludes certain shares

b\*\*

(13) Percent of class represented by amount in Row (11):

9.3%\*

(14) Type of reporting person:

CO

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUS	IP No. 185380	Q 105	13D	Page 13 of 44 Pages
1.	Name of repo	orting person:		
2.	Time Warner Check the ap	Cable LLC propriate box if a member of a group		
	(a) "			
3.	(b) b SEC use only	,		
4.	Source of fur	ads:		
<ol> <li>6.</li> </ol>		disclosure of legal proceedings is requ r place of organization:	uired pursuant to Items 2(d) or 2(e)	
		Sole voting power:		
bene	eficially 8. ned by	0 Shared voting power:		
(	each	46,404,782*		
	porting 9.	Sole dispositive power:		
,	with <b>10.</b>	0 Shared dispositive power:		

11.	46,404,782* Aggregate amount beneficially owned by each reporting person:
12.	46,404,782* Check Box if the aggregate amount in Row (11) excludes certain shares
13.	p*** Percent of class represented by amount in Row (11):
14.	9.3%* Type of reporting person:
	00
*	See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSIP No. 18538Q 105		38Ç	105 <b>13D</b>	Page 14 of 44 Page
1.	Name of 1	repo	rting person:	
2.	TWC Win	reles e app	s Holdings I LLC propriate box if a member of a group	
	(a) "			
3.	(b) þ SEC use o	only		
4.	Source of	fun	ds:	
5.	WC Check box	x if	disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
6.	 Citizenshi	ip oı	place of organization:	
			Sole voting power:	
beno	hares eficially ned by		0 Shared voting power:	
(	each		15,468,261*	
		9.	Sole dispositive power:	
	erson with 1		0 Shared dispositive power:	

11.	15,468,261* Aggregate amount beneficially owned by each reporting person:
12.	15,468,261* Check Box if the aggregate amount in Row (11) excludes certain shares
13.	p** Percent of class represented by amount in Row (11):
14.	3.3%* Type of reporting person:
	00
*	See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the Schedule

\* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUS	SIP No. 18538	Q 105	13D	Page 15 of 44 Pages
1.	Name of repo	orting person:		
2.	TWC Wirele Check the ap	ss Holdings II LLC propriate box if a member of a gro	ир	
	(a) "			
3.	(b) b SEC use only			
4.	Source of fur	ds:		
	WC  Check box if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)   6. Citizenship or place of organization:			
	Delaware mber of 7.	Sole voting power:		
ben	eficially	0 Shared voting power:		
	each	15 460 261*		
rep	porting 9.	15,468,261* Sole dispositive power:		
p	erson			
	with <b>10.</b>	0 Shared dispositive power:		

	15,468,261*
11.	Aggregate amount beneficially owned by each reporting person:
12.	15,468,261* Check Box if the aggregate amount in Row (11) excludes certain shares
13.	p** Percent of class represented by amount in Row (11):
14.	3.3%* Type of reporting person:
	00
*	See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSIP No. 18538Q 105			13D	Page 16 of 44 Pages
(1)	Name of repo	orting person:		
(2)	TWC Wirele Check the ap	ss Holdings III LLC propriate box if a member o	of a group	
	(a) "			
(3)	(b) þ SEC use only	,		
(4)	Source of fur	ds:		
(5)	WC Check box if	disclosure of legal proceed	ings is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship o	r place of organization:		
Nun	Delaware nber of (7)	Sole voting power:		
sł	nares			
bene	ficially (8)	0 Shared voting power:		
OWI	ned by			
e	each	15,468,260*		
rep	orting (9)	Sole dispositive power:		
pe	erson			
V	vith (10)	0 Shared dispositive power	:	

15.468.260\*

(11)	Aggregate amount beneficially owned by each reporting person:
(12)	15,468,260* Check box if the aggregate amount in Row (11) excludes certain shares
(13)	p** Percent of class represented by amount in Row (11):
(14)	3.3%* Type of reporting person:

OO

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSI	P No. 18538Q	105	13D	Page 17 of 44 Page
(1)	Name of repor	ting person:		
(2)	Bright House Check the app	Networks, LLC ropriate box if a member of a	group	
	(a) "			
(3)	(b) b SEC use only			
(4)	Source of fund	is:		
(5)	WC Check box if o	lisclosure of legal proceedings	s is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship or	place of organization:		
	Delaware nber of (7)	Sole voting power:		
bene	eficially (8) ned by	0 Shared voting power:		
e	each			
rep	orting (9)	8,474,440* Sole dispositive power:		
pe	erson			
V	with (10)	0 Shared dispositive power:		

Q	474	1/1/	∩∗

	8,474,440
(11)	Aggregate amount beneficially owned by each reporting person:

8,474,440\*

(12) Check box if the aggregate amount in Row (11) excludes certain shares

b\*;

(13) Percent of class represented by amount in Row (11):

1.8%\*

(14) Type of reporting person:

oo

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSIP No. 18538Q 105			13D	Page 18 of 44 Page
(1)	Name of repo	rting person:		
(2)		m Investments, LLC propriate box if a member of a	group	
	(a) "			
(3)	(b) b SEC use only			
(4)	Source of fun	ds:		
(5)	WC Check box if	lisclosure of legal proceeding	s is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship or	place of organization:		
	Delaware nber of (7)	Sole voting power:		
bene	eficially (8) ned by	0 Shared voting power:		
e	each	8,474,440*		
	oorting (9)	Sole dispositive power:		
	erson with			
\		0 Shared dispositive power:		

0	474	4.4	0
×	474	. 44	()?

(11) Aggregate amount beneficially owned by each reporting person:

8,474,440\*

(12) Check box if the aggregate amount in Row (11) excludes certain shares

b\*\*

(13) Percent of class represented by amount in Row (11):

1.8%\*

(14) Type of reporting person:

oo

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSI	P No. 18538Q	105	13D	Page 19 of 44 Page
(1)	Name of repo	ting person:		
(2)		padcasting Corporation ropriate box if a member of a gr	roup	
	(a) "			
(3)	(b) b SEC use only			
(4)	Source of fund	is:		
(5)	WC Check box if o	lisclosure of legal proceedings is	s required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenship or	place of organization:		
	New York nber of (7)	Sole voting power:		
bene	eficially (8) ned by	0 Shared voting power:		
e	each			
rep	orting (9)	8,474,440* Sole dispositive power:		
pe	erson			
V	vith (10)	0 Shared dispositive power:		

0	171	440:	٠

(11)	8,4/4,440* Aggregate amount beneficially owned by each reporting person:
(12)	8,474,440* Check box if the aggregate amount in Row (11) excludes certain shares
(13)	p** Percent of class represented by amount in Row (11):

СО

1.8%\*

(14) Type of reporting person:

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSI	IP No. 18	538Q	05 13	3D	Page 20 of 44 Page
(1)	Name of	f repoi	ing person:		
(2)	Google Check the		opriate box if a member of a group		
	(a) "				
(3)	(b) þ SEC use	e only			
(4)	Source of	of fund	s:		
(5)	WC Check b	ox if o	sclosure of legal proceedings is required pursuant to	Items 2(d) or 2(e)	
(6)	þ Citizens	hip or	place of organization:		
	Delawarnber of	re (7)	Sole voting power:		
	eficially	(8)	29,411,765 Shared voting power:		
e	each		*		
	orting	(9)	Sole dispositive power:		
	erson with	(10)	29,411,765 Shared dispositive power:		

(11) Aggregate amount beneficially owned by each reporting person:

29,411,765\*

(12) Check box if the aggregate amount in Row (11) excludes certain shares

þ\*\*

(13) Percent of class represented by amount in Row (11):

6.5%\*

(14) Type of reporting person:

CO

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

person

with

34,026,470 (10) Shared dispositive power:

USI	IP No. 185	38Q	105	13D	Page 21 of 44 Page
(1)	Name of	repoi	ting person:		
(2)			oldings, LLC ropriate box if a member of a group		
	(a) "				
(3)	(b) b SEC use	only			
(4)	Source of	func	ds:		
(5)	WC Check bo	x if c	lisclosure of legal proceedings is required pursuant	to Items 2(d) or 2(e)	
(6)	 Citizensh	ip or	place of organization:		
Nur	Washingt nber of	on (7)	Sole voting power:		
sł	nares				
	eficially	(8)	34,026,470 Shared voting power:		
	ned by				
e	each		*		
rep	orting	(9)	Sole dispositive power:		

	*
(11)	Aggregate amount beneficially owned by each reporting person:
(12)	34,026,470* Check box if the aggregate amount in Row (11) excludes certain shares
	b**
(13)	•
(14)	7.5%* Type of reporting person:
	00
*	See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the Schedule 13D, the Reporting Persons and certain other beneficial owners of Class A Common Stock named herein may be deemed to be members of

\* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSIP No. 18538Q 105			05 <b>13D</b>	Page 22 of 44 Page
(1)	Name of r	epor	ing person:	
(2)	Craig O. M Check the	AcCapp	w opriate box if a member of a group	
	(a) "			
(3)	(b) þ SEC use o	only		
(4)	Source of	fund	:	
(5)	OO Check box	x if d	sclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
(6)	 Citizenshi	p or	place of organization:	
	United Stanber of (		Sole voting power:	
	eficially (ned by	(8)	34,042,970 Shared voting power:	
e	each		*	
rep	orting	(9)	Sole dispositive power:	
pe	erson			
W	vith:	0)	34,042,970 Shared dispositive power:	

	0
(11)	Aggregate amount beneficially owned by each reporting person:

34.042.970\*

(12) Check box if the aggregate amount in Row (11) excludes certain shares

b\*\*

(13) Percent of class represented by amount in Row (11):

7.5%\*

(14) Type of reporting person:

IN

- \* See discussion in Items 4 through 6 of the Schedule 13D. As more fully described in the responses to Items 4 through 6 of the 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 in the Schedule 13D. Neither the filing of this Amendment 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 Amendment.

CUSIP No. 18538Q 105 13D Page 23 of 44 Pages

This Amendment No. 8 (this Amendment ) amends and supplements the Statement on Schedule 13D which was jointly filed on December 5, 2008, as amended by Amendment No. 1 to the Statement on Schedule 13D which was jointly filed on February 27, 2009, as amended by Amendment No. 2 to the Statement on Schedule 13D which was jointly filed on November 12, 2009, as amended by Amendment No. 3 to the Statement on Schedule 13D which was jointly filed on December 22, 2009, as amended by Amendment No. 4 to the Statement on Schedule 13D which was jointly filed on December 7, 2010, as amended by Amendment No. 5 to the Statement on Schedule 13D which was jointly filed on December 14, 2010, as amended by Amendment No. 6 to the Statement on Schedule 13D which was jointly filed on May 13, 2011 and as amended by Amendment No. 7 to the Statement on Schedule 13D which was jointly filed on June 8, 2011 (collectively, the Schedule 13D) on behalf of Sprint Nextel Corporation, a Kansas corporation (<u>Sprint</u>), Sprint HoldCo, LLC, a Delaware limited liability company (<u>Sprint HoldCo</u> and together with Sprint, the Sprint Entities ), Comcast Corporation, a Pennsylvania corporation (Comcast ), Comcast Wireless Investment I, Inc., a Delaware corporation (<u>Comcast</u> I), Comcast Wireless Investment II, Inc., a Delaware corporation (<u>Comcast</u> II), Comcast Wireless Investment III, Inc., a Delaware corporation (Comcast III), Comcast Wireless Investment IV, Inc., a Delaware corporation (Comcast IV), Comcast Wireless Investment V, Inc., a Delaware corporation (Comcast V), Comcast Wireless Investment VI, Inc., a Delaware corporation (Comcast VI and, collectively with Comcast, Comcast I, Comcast II, Comcast III and Comcast IV, the Comcast Entities ), Time Warner Cable Inc., a Delaware corporation (\_TWC\_), Time Warner Cable LLC, a Delaware limited liability company (\_TWC\_LLC\_), TWC Wireless Holdings I LLC, a Delaware limited liability company (<u>TWC</u> I ), TWC Wireless Holdings II LLC, a Delaware limited liability company (<u>TW</u>C II ), TWC Wireless Holdings III LLC, a Delaware limited liability company (TWC III and, collectively with TWC, TWC LLC, TWC I and TWC II, the TWC Entities ), Bright House Networks, LLC, a Delaware limited liability company (<u>BH</u>N ), BHN Spectrum Investments, LLC, a Delaware limited liability company (BHN Spectrum), Newhouse Broadcasting Corporation, a New York corporation (NBCo, and collectively with BHN and BHN Spectrum, the BHN Entities ), Google Inc., a Delaware corporation ( Google ), Eagle River Holdings, LLC, a Washington limited liability company ( ERH ) and Craig O. McCaw, an individual (Mr. McCaw and, together with ERH, the ERH Entities), with respect to the Class A common stock, par value \$0.0001 per share (the Class A Common Stock), of Clearwire Corporation, a Delaware corporation (Clearwire or the Issuer). We refer to the Sprint Entities, the Comcast Entities, the TWC Entities, the BHN Entities, Google and the ERH Entities collectively as the Reporting Persons and to each as a Reporting Person . All capitalized terms used in this Amendment and not defined herein have the meanings ascribed to such terms in the Schedule 13D.

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

Item 3 of the Schedule 13D is amended and supplemented by adding the following to the end of the disclosure:

The source of funds or other consideration in the amount of \$331,399,761 for the acquisition of the Issuer s securities pursuant to the Commitment Agreement and the 2011 Investment Agreement, as described in Item 4, was from Sprint s working capital. The source of funds or other consideration for the Note, as described in Item 4, is expected to be from Sprint s working capital. The amount of funds for the Note, if executed and delivered, would be \$150,000,000. Amounts set forth in the foregoing sentences are in addition to the amounts previously disclosed in Item 3 of the Schedule 13D. Capitalized terms used in this Item 3, but not otherwise defined herein, shall have the meanings ascribed to them in Item 4.

#### Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is amended and supplemented by adding the following to the end of the disclosure under a new subheading:

## **Commitment Agreement and Related Agreements**

On November 30, 2011, the Sprint Entities, Clearwire and Clearwire Communications (together with Clearwire, the <u>Clearwire Parties</u>) entered into a Commitment Agreement (the <u>Commitment Agreement</u>). Among other things, the Commitment Agreement provides that, in connection with an offering by the Clearwire Parties of New Securities (as defined in the Equityholders Agreement) with gross proceeds of at least \$400,000,000 (inclusive of the amounts invested by Sprint HoldCo as described below) (the <u>Equity Offering</u>) by the Clearwire Parties:

with respect to up to \$700,000,000 of the gross proceeds of such Equity Offering (inclusive of the amounts invested by Sprint HoldCo), Sprint HoldCo would fully exercise its preemptive rights under Section 3.5 of the Equityholders Agreement; and

with respect to any amount of gross proceeds of such Equity Offering in excess of \$700,000,000 (inclusive of the amounts invested by Sprint HoldCo), Sprint HoldCo may (but would not be obligated to) exercise all or any part of its preemptive rights under Section 3.5 of the Equityholders Agreement.

CUSIP No. 18538Q 105 13D Page 24 of 44 Pages

The terms of the Commitment Agreement provide that Sprint HoldCo would receive at least the same rights received by any other participant in the Equity Offering (but it would only be entitled to a commitment fee if the Clearwire Parties pay a commitment fee to all other participants in such Equity Offering). In connection with the Equity Offering, the Sprint Entities agreed to:

execute a written consent to an amendment to Clearwire s charter increasing the number of authorized shares of Class A Common Stock and Class B Common Stock (the <u>Charter Amendment</u>);

vote, at any meeting of stockholders and to the extent required by the rules of the Nasdaq Global Market, in favor of any payments by Clearwire of any customary fees required to be paid to an unaffiliated third party in respect of a backstop commitment by such third party to purchase securities in such Equity Offering; and

if requested by any managing underwriter or backstop purchaser of such Equity Offering, execute a customary lock-up agreement on the date of consummation of the Equity Offering with respect to the transfer by the Sprint Entities of Class A Common Stock or Class B Common Stock, which lock-up agreement would provide for a lock-up period not to exceed ninety days.

In addition, pursuant to the Commitment Agreement, Clearwire has agreed to use commercially reasonable best efforts to do the following:

to consummate at the earliest practicable time after the Equity Offering an offering of first lien senior secured debt for an aggregate principal amount equal to the maximum amount of first lien senior secured indebtedness that Clearwire Communications is permitted to incur or issue in compliance with its outstanding debt agreements;

subject to certain exceptions relating to the fiduciary duties of the members of the board of directors of Clearwire, effect sales of spectrum, other assets and/or equity of the Clearwire Parties, or take such other actions, as may be necessary from time to time to permit the Clearwire Parties to meet their obligations as they become due and to maintain a reasonable level of liquidity in light of their accrued and committed obligations; and

to obtain and deliver, or cause to be delivered, to the Sprint Entities settlement and release agreements in the form attached to the Commitment Agreement from each of the Equityholders (other than Sprint HoldCo).

Pursuant to a letter agreement, dated November 30, 2011, entered into with the Clearwire Parties (the <u>Letter Agreement</u>), the Sprint Entities also agreed that upon the exercise of preemptive rights by Sprint HoldCo under Section 3.5 of the Equityholders Agreement, as contemplated by the Commitment Agreement, Sprint HoldCo would purchase only shares of Class B Common Stock and a corresponding number of Clearwire Communications Class B Common Interests and will not take any action, or exercise any right, to cause such shares to be converted into shares of Class A Common Stock, unless and until the Charter Amendment becomes effective. The Clearwire Parties have agreed to use their commercially reasonable best efforts to cause the Charter Amendment to become effective as soon as reasonably practicable.

Concurrently with the Commitment Agreement, Sprint Spectrum L.P., a wholly owned subsidiary of Sprint (<u>Sprint Spectrum</u>), and Clearwire Communications entered into an amendment (the <u>MVNO Agreement Amendment</u>) to the 4G MVNO Agreement, dated November 28, 2008, by and among Clearwire Communications, Comcast MVNO II, LLC, TWC Wireless, LLC, BHN Spectrum Investments, LLC and Sprint Spectrum L.P. d/b/a Sprint, as amended, and related agreements (the <u>MVNO Agreement</u>). The Commitment Agreement and the MVNO Agreement Amendment provide that, on January 3, 2012, Sprint Spectrum will loan \$150,000,000 of unsecured indebtedness to Clearwire Communications pursuant to a promissory note in the form attached to the Commitment Agreement (the <u>Note</u>). The principal amount of the Note will accrue interest at a rate of 11.50% per annum and will mature as follows: (i) \$75 million of the principal amount will be due and payable on January 2, 2013; and (ii) the remaining \$75 million of the principal amount will be due and payable on January 2, 2014. If and to the extent any portion of the loan or any interest thereon or other amounts payable under the Note remain due and owing by Clearwire Communications on either January 2, 2014, and any payments are then required to be paid by Sprint Spectrum to Clearwire Communications pursuant to

the MVNO Agreement (any such payments, the <u>Sprint Payments</u>), then Sprint Spectrum, at its sole option, may retain, offset and recoup any such Sprint Payments against such payments then due from Clearwire Communications under the Note. The Note has customary events of default and acceleration provisions as well as events of default and acceleration relating to a material breach under, or termination of, the MVNO Agreement.

CUSIP No. 18538Q 105 Page 25 of 44 Pages

#### Public Offering and the 2011 Investment Agreement

On December 7, 2011, Clearwire announced that it (i) was offering \$350.0 million of its Class A Common Stock in a registered public offering (the <a href="Public Offering">Public Offering</a> at a price of \$2.00 per share to the public and (ii) in connection with the Public Offering, it granted the underwriters of the Public Offering a 30-day option to purchase up to an additional \$45.0 million of its Class A Common Stock (the <a href="Overallotment Option">Overallotment Option</a> ). Clearwire subsequently announced that the underwriters of the Public Offering exercised the Overallotment Option in full. The Public Offering constituted an Equity Offering within the meaning of the Commitment Agreement. Consequently, pursuant to a letter dated December 12, 2011 (the <a href="Sprint Preemptive Rights Exercise Letter">Sprint Preemptive Rights Exercise Letter</a> ) and in accordance with the Commitment Agreement, Sprint HoldCo exercised its preemptive rights under Section 3.5 of the Equityholders Agreement to purchase its preemptive rights pro rata share (approximately 49.6%) of the Class A Common Stock issued in the Public Offering representing gross proceeds of \$700 million (inclusive of the amount to be invested by Sprint HoldCo). On December 13, 2011, Sprint HoldCo purchased (the <a href="Purchase">Purchase</a> ) 173,635,000 shares of Class B Common Stock and a corresponding number of Clearwire Communications Class B Common Interests, for an aggregate purchase price of \$331,399,761. In accordance with the Commitment Agreement, the Purchase was made pursuant to an investment agreement, dated December 13, 2011, by and among Sprint HoldCo, Clearwire and Clearwire Communications (the <a href="2011 Investment Agreement">2011 Investment Agreement</a> ). The 2011 Investment Agreement contains representations and warranties of Clearwire and Clearwire Communications that are substantially similar to those provided to the underwriters of the Public Offering in an underwriting agreement. As a result of the Purchase, Sprint

In addition, Item 4 of the Schedule 13D is amended and supplemented by replacing the second section of Item 4 in its entirety with the following:

The foregoing summaries of certain provisions of the Transaction Agreement, Investment Agreement, Stockholders Consent, Commitment Agreement, Letter Agreement, Note, Sprint Preemptive Rights Exercise Letter and 2011 Investment Agreement are not intended to be complete and are qualified in their entirety by reference to the full text of such documents. The Transaction Agreement is filed as Exhibit 99.1 hereto and is incorporated herein by reference, the Investment Agreement is filed as Exhibit 99.8 hereto and is incorporated herein by reference, the Stockholders Consent is filed as Exhibit 99.9 hereto and is incorporated herein by reference, the Commitment Agreement (including the form of Note attached as Exhibit B thereto) is filed as Exhibit 99.15 hereto and is incorporated herein by reference, the Letter Agreement is filed as Exhibit 99.16 hereto and is incorporated herein by reference, and the 2011 Investment Agreement is filed as Exhibit 99.18 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 may serve or 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, the Equityholders Agreement (see Item 6), the Commitment Agreement (see Item 6), the Letter Agreement (see Item 6), or the Sprint Preemptive-Rights Exercise Letter (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-7 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 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).

CUSIP No. 18538Q 105 13D Page 26 of 44 Pages

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

Item 5(a), (b) and (c) of the Schedule 13D are hereby replaced in their entirety with the following:

(a)-(b) As of December 16, 2011 and after giving effect to the transactions identified in Item 5(c), 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.

	Class A		Class B		
		% of Class A		% of	%
Reporting Person (1):	Common Stock (2)	<b>(2)</b>	Common Stock	Class B	Voting
Sprint Entities (3)	627,945,914	58.1%	627,945,914	74.8%	48.6%
Comcast (4)	88,504,132	16.4%	88,504,132	10.5%	6.9%
Comcast I (5)	12,352,941	2.7%	12,352,941	1.5%	1.0%
Comcast II (5)	12,352,941	2.7%	12,352,941	1.5%	1.0%
Comcast III (5)	12,352,941	2.7%	12,352,941	1.5%	1.0%
Comcast IV (5)	12,352,941	2.7%	12,352,941	1.5%	1.0%
Comcast V (5)	12,352,941	2.7%	12,352,941	1.5%	1.0%
Comcast VI (6)	26,739,427	5.6%	26,739,427	3.2%	2.1%
ERH (7)	34,026,470	7.5%	2,728,512	*	2.6%
Google (8)	29,411,765	6.5%			2.3%
TWC (9)	46,404,782	9.3%	46,404,782	5.5%	3.6%
TWC LLC (9)	46,404,782	9.3%	46,404,782	5.5%	3.6%
TWC I (10)	15,468,261	3.3%	15,468,261	1.8%	1.2%
TWC II (10)	15,468,261	3.3%	15,468,261	1.8%	1.2%
TWC III (10)	15,468,260	3.3%	15,468,260	1.8%	1.2%
Craig O. McCaw (11)	34,042,970	7.5%	2,728,512	*	2.6%
BHN Entities (12)	8 474 440	1.8%	8 474 440	1.0%	*

#### \* Less than 1%

(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 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 December 16, 2011. 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

<sup>(1)</sup> By virtue of the Equityholders Agreement, each of the Reporting Persons, together with the Intel Entities, Intel Capital, Intel Cayman, and Middlefield, 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 627,945,914 shares of Class A Common Stock beneficially owned by the Sprint Entities, 95,355,178 shares of Class A Common Stock beneficially owned by Intel (which includes 26,377,033 shares of Class A Common Stock held by Intel Capital, 3,333,333 shares of Class A Common Stock held by Intel Cayman, and 65,644,812 shares of Class B Common Stock held by the Intel Entities), 88,504,132 shares of Class A Common Stock beneficially owned by the Concast Entities, 34,026,470 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), 29,411,765 shares of Class A Common Stock beneficially owned by Google, 46,404,782 shares of Class A Common Stock beneficially owned by the TWC Entities and 8,474,440 shares of Class A Common Stock beneficially owned by the BHN Entities. As described in Item 6 of the Schedule 13D, the Equityholders Agreement 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 their affiliates).

percentages of beneficial ownership of Class A Common Stock are based on 452,214,513 shares of Class A Common Stock, comprised of 250,964,513 shares of Class A Common Stock outstanding on December 12, 2011 plus 201,250,000 shares of Class A Common Stock issued in the Public Offering.

CUSIP No. 18538Q 105 13D Page 27 of 44 Pages

- (3) Consists of 627,945,914 shares of Class B Common Stock beneficially owned by Sprint HoldCo. As described in Item 5(c), in connection with the Public Offering and its obligations under the Commitment Agreement, Sprint HoldCo purchased 173,635,000 shares of Class B Common Stock and a corresponding number of Clearwire Communications Class B Common Interests on December 13, 2011.
- (4) Consists of 88,504,132 shares of Class B Common Stock beneficially owned by the Comcast Entities. By virtue of the fact that each of Comcast I, Comcast II, Comcast III, Comcast IV, Comcast V and Comcast VI 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 IV, Comcast V and Comcast VI.
- (5) Consists of 12,352,941 shares of Class B Common Stock beneficially owned by each of Comcast I, Comcast II, Comcast IV and Comcast V.
- (6) Consists of 26,739,427 shares of Class B Common Stock beneficially owned by Comcast VI.
- (7) Consists of 30,922,958 shares of Class A Common Stock beneficially owned by ERH, 375,000 shares of Class A Common Stock issuable on exercise of warrants, and 2,728,512 shares of Class B Common beneficially owned by ERH. ERH is controlled by Mr. McCaw. The manager of ERH is Eagle River Inc., an entity controlled by and wholly-owned by Mr. McCaw.
- (8) Consists of 29,411,765 shares of Class A Common Stock beneficially owned by Google.
- (9) Consists of 46,404,782 shares of Class B Common Stock beneficially owned by the TWC Entities. 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.
- (10) Consists of 15,468,261, 15,468,261, and 15,468,260 shares of Class B Common Stock beneficially owned by TWC I, TWC II, and TWC III, respectively.
- (11) Consists of 16,500 shares of Class A Common Stock beneficially owned by Mr. McCaw, 30,922,958 shares of Class A Common Stock beneficially owned by ERH, 375,000 shares of Class A Common Stock issuable on exercise of warrants issued to ERH, and 2,728,512 shares of Class B Common.
- (12) Consists of 8,474,440 shares of Class B Common Stock beneficially owned by the BHN Entities.

Except as set forth or incorporated herein or in the Appendices to the Schedule 13D, none of (i) the Reporting Persons, (ii) to the Sprint Entities knowledge, the persons set forth on Appendix A-1 and A-2 of the Schedule 13D, (iii) to the Comcast Entities knowledge, the persons set forth on Appendices B-1 through B-7 of the Schedule 13D, (iv) to the TWC Entities knowledge, the persons set forth on Appendices C-1 through C-5 of the Schedule 13D, (v) to the BHN Entities knowledge, the persons set forth on Appendices D-1 through D-3 of the Schedule 13D, and (vi) to Google s knowledge, the persons set forth on Appendix E of the Schedule 13D, beneficially owns any shares of Class A Common Stock as of December 16, 2011.

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 have reported their beneficial ownership of securities of the Issuer separately, including the disclosure contained in Amendment No. 9 to Statement on Schedule 13D filed on December 16, 2011 (the Intel 13D/A). The Intel 13D/A reports beneficial ownership of 94,076,878 shares of Class A Common Stock (which consists of 25,098,733 shares of Class A Common Stock held by Intel Capital, 3,333,333 shares of Class A Common Stock held by Intel Cayman and 65,644,812 shares of Class B Common Stock held by the Intel Entities), representing 18.2% of the Class A Common Stock.

(c) In connection with the Public Offering and pursuant to the Sprint Entities obligations under the Commitment Agreement, on December 13, 2011 Sprint HoldCo purchased 173,635,000 shares of Class B Common Stock and a corresponding number of Clearwire Communications Class B Common Interests. These transactions are reflected in the beneficial ownership of the Sprint Entities reported in this Amendment. The

information set forth under the heading Commitment Agreement and Related Agreements and Public Offering and the 2011 Investment Agreement in Item 4 of this Schedule 13D is hereby incorporated by reference.

Further, Eagle River previously held a warrant to purchase 613,333 shares of Class A Common Stock, which warrant expired by its terms on May 17, 2011. In addition, Mr. McCaw previously held an option to purchase 1,666,666 shares of Class A Common Stock, which option expired by its terms on March 31, 2011. The expiration of the warrant held by Eagle River and the stock option held by Mr. McCaw are reflected in the beneficial ownership of Eagle River and Mr. McCaw reported in this Amendment.

CUSIP No. 18538Q 105 13D Page 28 of 44 Pages

Except as set forth or incorporated herein or in the Appendices to the Schedule 13D, none of (i) the Reporting Persons, (ii) to the Sprint Entities knowledge, the persons set forth on Appendices A-1 and A-2 of the Schedule 13D, (iii) to the Comcast Entities knowledge, the persons set forth on Appendices B-1 through B-7 of the Schedule 13D, (iv) to the TWC Entities knowledge, the persons set forth on Appendices C-1 through C-5 of the Schedule 13D, (v) to the BHN Entities knowledge, the persons set forth on Appendices D-1 through D-3 of the Schedule 13D, and (vi) to Google s knowledge, the persons set forth on Appendix E of the Schedule 13D, has effected any transaction in Class A Common Stock during the 60 days prior to December 16, 2011.

### Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Item 6 of the Schedule 13D is amended and supplemented by adding the following to the end of the disclosure under the subheading Amendment to the Equityholders Agreement under a new subheading Commitment Agreement and Related Agreements:

The information set forth under the heading Commitment Agreement and Related Agreements in Item 4 of this Schedule 13D is hereby incorporated by reference.

Item 6 of the Schedule 13D is amended and supplemented by adding the following to the end of the disclosure under the subheading Commitment Agreement and Related Agreements under a new subheading Public Offering and the 2011 Investment Agreement:

The information set forth under the heading and Public Offering and the 2011 Investment Agreement in Item 4 of this Schedule 13D is hereby incorporated by reference.

Item 6 of the Schedule 13D is amended and supplemented by adding the following to the end of the disclosure under the subheading Offering and the 2011 Investment Agreement under a new subheading Offering of \$350,000,000 of Class A Common Stock:

On December 5, 2011, in connection with the Public Offering, each of the Equityholders entered into a lock-up agreement with respect to the Class A Common Stock (individually, a 2011 Lock-up Agreement and, collectively, the 2011 Lock-Up Agreements). Each 2011 Lock-up Agreement has substantially the same terms as each other 2011 Lock-up Agreement and a form of these 2011 Lock-up Agreements is filed as Exhibit 99.19 to this Amendment. The 2011 Lock-up Agreements provide that each of the Equityholders, during the period beginning on December 7, 2011 and ending on February 5, 2012, will not, subject to certain exceptions, (1) lend, offer, pledge, sell, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, grant any option, right or warrant to purchase, or otherwise transfer or dispose of, directly or indirectly, any shares of Class A Common Stock or any securities convertible into or exercisable or exchangeable for Class A Common Stock held by such Equityholder on the date of the 2011 Lock-up Agreement, or publicly disclose the intention to make any offer, sale, pledge or disposition, (2) enter into any swap or other agreement that transfers, in whole or in part, any of the economic consequences of ownership of the Class A Common Stock or such other securities, whether any such transaction described in clause (1) or (2) above is to be settled by delivery of Class A Common Stock or such other securities, in cash or otherwise or (3) make any demand for or exercise any right with respect to the registration of any shares of Class A Common Stock or any security convertible into or exercisable or exchangeable for Class A Common Stock.

On December 7, 2011, certain of the Equityholders took action by written consent (the <u>Written Consent</u>) to approve the Charter Amendment to increase the number of authorized shares of Class A Common Stock from 1,500,000,000 to 2,000,000,000 and the number of authorized shares of Class B Common Stock from 1,000,000,000 to 1,400,000,000.

In addition, Item 6 of the Schedule 13D is amended and supplemented by replacing the last paragraph with the following:

The foregoing summaries of certain provisions of the Equityholders Agreement, the Strategic Investor Agreement, the Registration Rights Agreement, the Operating Agreement, the Waiver, the Lock-up Agreements, the Preemptive Rights Waivers, the Commitment Agreement (including the form of Note attached as Exhibit B thereto), the Letter Agreement, the Sprint Preemptive Rights Exercise Letter, the 2011 Investment Agreement, the 2011 Lock-Up Agreements and the Written Consent are not intended to be complete and are qualified in their entirety by reference to the full text of such documents, which are filed as Exhibit 99.3, 99.4, 99.5, 99.6, 99.10, 99.11, 99.12, 99.15, 99.16, 99.17, 99.18, 99.19 and 99.20, respectively, hereto and each is incorporated herein by reference.

CUSIP No. 18538Q 105 13D Page 29 of 44 Pages

#### Item 7. Material to be filed as Exhibits.

Item 7 of the Schedule 13D is hereby amended and supplemented by adding the following at the end thereof:

- 99.15 Commitment Agreement, dated November 30, 2011, by and among Clearwire Corporation, Clearwire Communications LLC, Sprint HoldCo, LLC and Sprint Nextel Corporation (including the form of Note attached as Exhibit B thereto) (incorporated herein by reference to Exhibit 10.1 of Clearwire Corporation s Current Report on Form 8-K filed December 5, 2011)
- 99.16 Letter Agreement, dated November 30, 2011, by and among Clearwire Corporation, Clearwire Communications, LLC, Sprint HoldCo, LLC and Sprint Nextel Corporation (incorporated herein by reference to Exhibit 10.2 of Clearwire Corporation s Current Report on Form 8-K filed December 5, 2011)
- 99.17 Letter to Clearwire Corporation from Sprint Nextel Corporation, dated December 12, 2011, regarding Notice of Exercise of Preemptive Rights
- 99.18 Investment Agreement, dated December 13, 2011, by and among Clearwire Corporation, Clearwire Communications LLC and Sprint HoldCo, LLC
- 99.19 Form of 2011 Lock-Up Agreement
- 99.20 Non-Unanimous Written Consent to Action in Lieu of Special Meeting of the Stockholders of Clearwire Corporation, dated December 7, 2011, executed by Sprint HoldCo, LLC, Comcast Corporation, as Strategic Investor Representative, Intel Capital Wireless Investment Corporation 2008A, Intel Capital Wireless Investment Corporation 2008B, Intel Capital Wireless Investment Corporation 2008C, Intel Capital Corporation, Intel Capital (Cayman) Corporation and Middlefield Ventures, Inc.

CUSIP No. 18538Q 105 13D Page 30 of 44 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 16, 2011

## **Sprint Nextel Corporation**

By /s/ Timothy P. O Grady Name: Timothy P. O Grady

Title: Vice President, Legal & Assistant Secretary

### Sprint HoldCo, LLC

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

#### **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

CUSIP No. 18538Q 105 Page 31 of 44 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

#### Comcast Wireless Investment VI, Inc.

By /s/ Arthur R. Block Name: Arthur R. Block

Title: Senior Vice President

#### Time Warner Cable Inc.

By /s/ Marc Lawrence-Apfelbaum Name: Marc Lawrence-Apfelbaum

Title: Executive Vice President

### **Time Warner Cable LLC**

By /s/ Marc Lawrence-Apfelbaum Name: Marc Lawrence-Apfelbaum

Title: Executive Vice President

### TWC Wireless Holdings I LLC

By /s/ Marc Lawrence-Apfelbaum Name: Marc Lawrence-Apfelbaum

Title: Executive Vice President

### TWC Wireless Holdings II LLC

By /s/ Marc Lawrence-Apfelbaum Name: Marc Lawrence-Apfelbaum

Title: Executive Vice President

## TWC Wireless Holdings III LLC

By /s/ Marc Lawrence-Apfelbaum Name: Marc Lawrence-Apfelbaum

Title: Executive Vice President

## **Bright House Networks, LLC**

By /s/ Donald E. Newhouse Name: Donald E. Newhouse

Title: Vice President

CUSIP No. 18538Q 105 Page 32 of 44 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: President

## Google Inc.

By /s/ Donald Harrison Name: Donald Harrison

Title: Vice President,

Deputy General Counsel and Assistant Secretary

## Eagle River Holdings, LLC

By /s/ Amit Mehta Name: Amit Mehta

Title: Vice President

## Craig O. McCaw

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

CUSIP No. 18538Q 105 Page 33 of 44 Pages

## Appendix B-1

## EXECUTIVE OFFICERS AND DIRECTORS

OF

### **COMCAST**

Appendix B-1 of the Schedule 13D is hereby amended and restated in its entirety as follows:

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 Address of Corporation or
	<b>Present Principal Occupation</b>	Other Organization (if different from
Name and Business Address Michael J. Angelakis	(principal business of employer) Vice Chairman and Chief Financial Officer	address provided in Column 1)
Comcast Corporation		
One Comcast Center		
Philadelphia, PA 19103-2838		
Kenneth J. Bacon*	Executive Vice President of Housing and Community Development of Fannie Mae	Fannie Mae
Comcast Corporation	Community Development of 1 annie wae	3900 Wisconsin Ave., NW Washington, DC 20016
One Comcast Center		
Philadelphia, PA 19103-2838		
Sheldon M. Bonovitz*	Chairman Emeritus of Duane Morris LLP	Duane Morris LLP
Comcast Corporation		30 South 17th Street
One Comcast Center		Philadelphia, PA 19103
Philadelphia, PA 19103-2838		
Arthur R. Block, Esq.	Senior Vice President, General Counsel and Secretary	
Comcast Corporation		
One Comcast Center		

Philadelphia, PA 19103-2838

Stephen B. Burke Executive Vice President; President and Chief

Executive Officer, NBCUniversal

Comcast Corporation

One Comcast Center

Philadelphia, PA 19103-2838

David L. Cohen Executive Vice President

**Comcast Corporation** 

One Comcast Center

Philadelphia, PA 19103-2838

Joseph J. Collins\* Chairman of Aegis, LLC; Retired Chairman 155 Long Neck Point Road

and Chief Executive Officer of Time Warner

Comcast Corporation Cable Darien, CT 06820

One Comcast Center

Philadelphia, PA 19103-2838

Tabl	a af	Can	tente

CUSIP No. 18538Q 105 13D Page 34 of 44 Pages

J. Michael Cook\* Retired Chairman and Chief Executive

Officer of Deloitte & Touche LLP

980 Lake Avenue

Greenwich, CT 06831

One Comcast Center

One Comcast Center

Comcast Corporation

One Comcast Center

Comcast Corporation

Philadelphia, PA 19103-2838

Gerald L. Hassell\* President of The Bank of New York Mellon

Corporation

The Bank of New York Mellon

Corporation

Comcast Corporation One Wall Street

New York, New York 10286

Philadelphia, PA 19103-2838

Chief Executive Officer of Pepsi-Cola and Jeffrey A. Honickman\*

National Brand Beverages, Ltd.

Pepsi-Cola and National Brand

Beverages, Ltd.

8275 N Route 130

Pennsauken, NJ 08110-1435

Philadelphia, PA 19103-2838

Eduardo G. Mestre\* Vice Chairman of Evercore Partners Inc. Evercore Partners

55 East 52nd Street Comcast Corporation

One Comcast Center New York, NY 10055

Philadelphia, PA 19103-2838

Brian L. Roberts\* Chairman, Chief Executive Officer and

President

Comcast Corporation

One Comcast Center

Philadelphia, PA 19103-2838

Ralph J. Roberts\* Founder and Chairman Emeritus of the Board

of Directors

**Comcast Corporation** 

One Comcast Center

Philadelphia, PA 19103-2838

Retired President and Chief Executive Officer 3120 Newark Street, NW Johnathan A. Rodgers

of TVOne

Comcast Corporation Washington, DC 20008

One Comcast Center

Philadelphia, PA 19103-2838

Dr. Judith Rodin\* President of the Rockefeller Foundation The Rockefeller Foundation

Comcast Corporation 420 Fifth Ave

One Comcast Center New York, NY 10018

Philadelphia, PA 19103-2838

Lawrence J. Salva Senior Vice President, Chief Accounting

Officer and Controller

Comcast Corporation

One Comcast Center

Philadelphia, PA 19103-2838

CUSIP No. 18538Q 105 13D Page 35 of 44 Pages

Neil Smit Executive Vice President; President and Chief

Executive Officer, Comcast Cable

Communications

Comcast Corporation

One Comcast Center

Philadelphia, PA 19103-2838

\* Director

CUSIP No. 18538Q 105 13D Page 36 of 44 Pages

## Appendix C-1

### **EXECUTIVE OFFICERS AND DIRECTORS**

OF

TWC

Appendix C-1 of the Schedule 13D is hereby amended and restated in its entirety as follows:

	Present Principal Occupation	Name and Address of Corporation or Other Organization (if different from
Name and Business Address Directors	(principal business of employer)	address provided in Column 1)
Carole Black	Retired	
c/o Time Warner Cable Inc.		
60 Columbus Circle		
New York, NY 10023		
Glenn A. Britt	Chairman and Chief Executive Officer of TWC	
c/o Time Warner Cable Inc.	TWC	
60 Columbus Circle		
New York, NY 10023		
Thomas H. Castro	President and Chief Executive Officer, El	El Dorado Capital, LLC
c/o Time Warner Cable Inc.	Dorado Capital, LLC (private investments) 6	6212 Olympia Drive
60 Columbus Circle		Houston, TX 77057
New York, NY 10023		
David C. Chang	Chancellor, Polytechnic University (higher education)	Polytechnic University
c/o Time Warner Cable Inc.		6 Metrotech Center
60 Columbus Circle		Brooklyn, NY 11201
New York, NY 10023		
James E. Copeland, Jr.	Retired	
c/o Time Warner Cable Inc.		

60 Columbus Circle

New York, NY 10023

Peter R. Haje Legal and Business Consultant and Private Investor

c/o Time Warner Cable Inc.

60 Columbus Circle New York, NY 10023

Managing Director, Lardon & Associates Donna A. James

LLC (business and executive advisory

Lardon & Associates LLC

services) c/o Time Warner Cable Inc.

500 S. Front Street

60 Columbus Circle Suite 1200

New York, NY 10023 Columbus, OH 43215

Table of	Contents
----------	----------

CUSIP No. 18538Q 105 13D Page 37 of 44 Pages

Don Logan Retired

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

N.J. Nicholas, Jr. Private Investor

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

Wayne H. Pace<sup>1</sup> Retired

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

Edward D. Shirley Vice Chairman on Special Assignment, The

Procter & Gamble Company (consumer

c/o Time Warner Cable Inc. products)

The Procter & Gamble Company

One P&G Plaza

Cincinnati, OH 45202

60 Columbus Circle

0 0, 201. 20

John E. Sununu Former U.S. Senator

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

New York, NY 10023

**Executive Officers** 

Ellen East Executive Vice President and Chief
Communications Officer of TWC

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

Irene Esteves Executive Vice President and Chief Financial

Officer of TWC

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

Michael LaJoie Executive Vice President and Chief Technology Officer of TWC

Technology Officer of 1

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

Marc Lawrence-Apfelbaum Executive Vice President, General Counsel

and Secretary of TWC

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

CUSIP No. 18538Q 105 13D Page 38 of 44 Pages

Robert D. Marcus President and Chief Operating Officer

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

Gail G. MacKinnon Executive Vice President and Chief
Government Relations Officer of TWC

c/o Time Warner Cable Inc.

901 E St. NW

Washington, DC 20004

Tomas Matthews Executive Vice President, Human Resources

of TWC

c/o Time Warner Cable Inc.

7910 Crescent Executive Drive

Charlotte, NC 28217

Carl U.J. Rossetti Executive Vice President of TWC and President of Time Warner Cable Ventures

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

Peter C. Stern Executive Vice President and Chief Strategy

Officer of TWC

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

Melinda Witmer Executive Vice President and Chief Programming Officer of TWC

c/o Time Warner Cable Inc.

60 Columbus Circle

New York, NY 10023

<sup>&</sup>lt;sup>1</sup> In connection with an administrative order dated March 21, 2005, Mr. Pace reached a settlement with the Securities and Exchange Commission (the SEC) pursuant to which he agreed, without admitting or denying the SEC s allegations, to the entry of an administrative order that he cease and desist from causing violations or future violations of certain reporting provisions of the securities laws; however, he is not subject to any suspension, bar or penalty.

CUSIP No. 18538Q 105 13D Page 39 of 44 Pages

## Appendix C-2

### **EXECUTIVE OFFICERS AND DIRECTORS**

OF

### TWC LLC

Appendix C-2 of the Schedule 13D is hereby amended by adding the row for Irene Esteves set forth below immediately below the row for Ellen East:

Irene Esteves Executive Vice President and

c/o Time Warner Cable Inc. Chief Financial Officer

60 Columbus Circle

New York, NY 10023

CUSIP No. 18538Q 105 13D Page 40 of 44 Pages

## Appendix C-3

### **EXECUTIVE OFFICERS AND DIRECTORS**

OF

### TWC I

Appendix C-3 of the Schedule 13D is hereby amended by adding the row for Irene Esteves set forth below immediately below the row for Robert D. Marcus:

Irene Esteves Executive Vice President and Chief

c/o Time Warner Cable Inc. Financial Officer

60 Columbus Circle

New York, NY 10023

CUSIP No. 18538Q 105 13D Page 41 of 44 Pages

## Appendix C-4

### **EXECUTIVE OFFICERS AND DIRECTORS**

OF

### TWC II

Appendix C-4 of the Schedule 13D is hereby amended by adding the row for Irene Esteves set forth below immediately below the row for Robert D. Marcus:

Irene Esteves Executive Vice President and Chief

c/o Time Warner Cable Inc. Financial Officer

60 Columbus Circle

New York, NY 10023

CUSIP No. 18538Q 105 13D Page 42 of 44 Pages

## Appendix C-5

### **EXECUTIVE OFFICERS AND DIRECTORS**

OF

### TWC III

Appendix C-5 of the Schedule 13D is hereby amended by adding the row for Irene Esteves set forth below immediately below the row for Robert D. Marcus:

Irene Esteves Executive Vice President and Chief

c/o Time Warner Cable Inc. Financial Officer

60 Columbus Circle

New York, NY 10023

CUSIP No. 18538Q 105 13D Page 43 of 44 Pages

## **EXHIBIT INDEX**

Exhibit	Description
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)
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 2008B, Intel Capital Wireless Investment Corporation 2008C, Intel Capital Corporation, Intel Capital (Cayman) Corporation, Middlefield Ventures, Inc., Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., Google Inc., TWC Wireless Holdings I 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 IV, Inc., Comcast Wireless Holdings II 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*
99.8	Investment Agreement, dated as of November 9, 2009, by and among Sprint Nextel Corporation, Clearwire Communications LLC, Comcast Corporation, Time Warner Cable Inc., Bright House Networks, LLC, Eagle River Holdings, LLC and Intel Corporation (incorporated herein by reference to Exhibit 10.1 of Sprint Nextel Corporation s Current Report on Form 8-K filed November 10, 2009)
99.9	Non-Unanimous Written Consent to Action in Lieu of Special Meeting of the Stockholders of Clearwire Communication, dated as of November 9, 2009, executed by Sprint HoldCo, LLC, Eagle River Holdings, LLC, Intel Capital Wireless Investment Corporation 2008A, Intel Capital Wireless Investment Corporation 2008B, Intel Capital Wireless Investment Corporation 2008C, Intel Capital Corporation, Intel Capital (Cayman) Corporation, Middlefield Ventures, Inc., Comcast Wireless Investment I, Inc., Comcast Wireless Investment III, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., Google Inc., TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC and BHN Spectrum Investments, LLC*
99.10	Unanimous Consent and Waiver, dated as of November 9, 2009, by and among Clearwire Corporation, Sprint HoldCo, LLC, Eagle River Holdings, LLC, Intel Capital Wireless Investment Corporation 2008A, Intel Capital Wireless Investment Corporation 2008B, Intel Capital Wireless Investment Corporation 2008C, Intel Capital Corporation, Intel Capital (Cayman) Corporation, Middlefield Ventures, Inc., Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Holdings I LLC, 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\*

99.11 Form of Lock-up Agreement, dated as of December 1, 2010\*

CUSIP No. 18538Q 105 13D Page 44 of 44 Pages

Exhibit	Description
99.12	Form of Preemptive Rights Waiver, dated as of December 1, 2010*
99.13	Amendment to Equityholders Agreement, dated as of December 8, 2010, by and among Clearwire Corporation, Sprint HoldCo, LLC, Eagle River Holdings, LLC, Intel Capital Wireless Investment Corporation 2008A, Intel Capital Wireless Investment Corporation 2008B, Intel Capital Wireless Investment Corporation 2008C, Intel Capital Corporation, Intel Capital (Cayman) Corporation, Middlefield Ventures, Inc. and Comcast Corporation, as Strategic Investor Representative (incorporated herein by reference to Exhibit 4.11 of Clearwire Corporation s Current Report on Form 8-K filed December 13, 2010)
99.14	Letter to Clearwire Corporation from Sprint Nextel Corporation, dated June 1, 2011, pursuant to Section 2.13(j) of the Equityholders Agreement*
99.15	Commitment Agreement, dated November 30, 2011, by and among Clearwire Corporation, Clearwire Communications LLC, Sprint HoldCo, LLC and Sprint Nextel Corporation (including the Note attached as Exhibit B) (incorporated herein by reference to Exhibit 10.1 of Clearwire Corporation s Current Report on Form 8-K filed December 5, 2011)
99.16	Letter Agreement, dated November 30, 2011, by and among Clearwire Corporation, Clearwire Communications, LLC, Sprint HoldCo, LLC and Sprint Nextel Corporation (incorporated herein by reference to Exhibit 10.2 of Clearwire Corporation s Current Report on Form 8-K filed December 5, 2011)
99.17	Letter to Clearwire Corporation from Sprint Nextel Corporation, dated December 12, 2011, regarding Notice of Exercise of Preemptive Rights
99.18	Investment Agreement, dated December 13, 2011, by and among Clearwire Corporation, Clearwire Communications LLC and Sprint HoldCo, LLC
99.19	Form of 2011 Lock-Up Agreement
99.20	Non-Unanimous Written Consent to Action in Lieu of Special Meeting of the Stockholders of Clearwire Corporation, dated December 7, 2011, executed by Sprint HoldCo, LLC, Comcast Corporation, as Strategic Investor Representative, Intel Capital Wireless Investment Corporation 2008A, Intel Capital Wireless Investment Corporation 2008B, Intel Capital Wireless Investment Corporation 2008C, Intel Capital Corporation, Intel Capital (Cayman) Corporation and Middlefield Ventures, Inc.

<sup>\*</sup> Previously filed.