Clearwire Corp /DE Form SC 13D/A June 24, 2013

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

(Rule 13d-101)

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

§ 240.13d-1(a)

(Amendment No. 4)*

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)

June 21, 2013

(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:
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)

(1)	Name of reporting person:
(2)	Sprint Nextel Corporation Check the appropriate box if a member of a group (a) " (b) x
(3)	SEC use only
(4)	Source of funds:
(5)	Not Applicable Check box if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) " Citizenship or place of organization:
	Kansas
Nun	(7) Sole voting power:
	nares 0 (8) Shared voting power:
e	rach 739,010,818* (9) Sole dispositive power:
pe	erson 0 with (10) Shared dispositive power:
(11)	739,010,818* Aggregate amount beneficially owned by each reporting person:

739,010,818*

(12) Check box if the aggregate amount in Row (11) excludes certain shares x^{**}

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

52.5%*

(14) Type of reporting person:

HC

- * See discussion in Items 4 through 6 of this Amendment No. 4 to Schedule 13D (the Amendment). 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 agreements 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.

(1)	Name of reporting person:
(2)	Sprint HoldCo, LLC Check the appropriate box if a member of a group (a) " (b) x
(3)	SEC use only
(4)	Source of funds:
(5)	WC Check box if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) $^{''}$
(6)	Citizenship or place of organization:
Nun	Delaware (7) Sole voting power:
	nares 0 (8) Shared voting power:
e	rach 705,359,348* (9) Sole dispositive power:
	erson 0 with (10) Shared dispositive power:
(11)	705,359,348* Aggregate amount beneficially owned by each reporting person:

705,359,348*

(12) Check box if the aggregate amount in Row (11) excludes certain shares x^{**}

5

(13)	Percent of cl	ass represented b	y amount in Row	(11):
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50.2%*

(14) Type of reporting person:

00

- * See discussion in Items 4 through 6 of this Amendment. 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 agreements 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.

(1)	Name o	of repo	rting person:	
(2)	SN UI Check t	he app	propriate box if a member of a group	
(3)	SEC use	e only		
(4)	Source	of fund	ds:	
(5)	WC Check b		disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
(6)	Citizens	ship or	place of organization:	
Nun	Dela	aware	Sole voting power:	
	nares	(8)	0 Shared voting power:	
e	ned by each orting	(9)	33,651,470* Sole dispositive power:	
	erson	(10)	O Shared dispositive power:	
(11)	Aggreg	ate am	33,651,470* ount beneficially owned by each reporting person:	

33,651,470*

(12) Check box if the aggregate amount in Row (11) excludes certain shares x^{**}

(13) Percent of class represented by amount in Row (11)	(13)	Percent of cla	ss represented by	amount in Row	(11):
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4.8%*

(14) Type of reporting person:

00

- * See discussion in Items 4 through 6 of this Amendment. 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 agreements 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.

This Amendment No. 4 to Statement on Schedule 13D (this Amendment) is filed by Sprint Nextel Corporation, a Kansas corporation (Sprint), Sprint HoldCo, LLC, a Delaware limited liability company (Sprint HoldCo) and SN UHC 1, Inc., a Delaware corporation (SN UHC 1), and, together with Sprint and Sprint HoldCo, the Sprint Entities or the Reporting Persons), 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).

EXPLANATORY NOTE REGARDING PRIOR JOINT SCHEDULE 13D

This Amendment relates to the Statement on Schedule 13D filed on December 5, 2008 (the Initial Joint 13D Filing), as amended by Amendment No. 1 thereto filed on February 27, 2009, Amendment No. 2 thereto filed on November 12, 2009, Amendment No. 3 thereto filed on December 22, 2009, Amendment No. 4 thereto filed on December 7, 2010, Amendment No. 5 thereto filed on December 14, 2010, Amendment No. 6 thereto filed on May 13, 2011, Amendment No. 7 thereto filed on June 8, 2011, Amendment No. 8 thereto filed on December 16, 2011, Amendment No. 9 thereto filed on February 24, 2012, Amendment No. 10 thereto filed on March 14, 2012, Amendment No. 11 thereto filed on June 15, 2012, Amendment No. 12 thereto filed on September 14, 2012, Amendment No. 13 thereto filed on October 3, 2012 and the Amendment No. 14 thereto filed on October 18, 2012 (such Amendment, Amendment No. 14 and the Initial Joint 13D Filing, as so amended through Amendment No. 14, the Prior Joint Schedule 13D). The Prior Joint Schedule 13D was jointly filed on behalf of (i) the Reporting Persons, (ii) Comcast Corporation, a Pennsylvania corporation (Comcast), Comcast Wireless Investment, LLC, a Delaware limited liability company (Comcast LLC and, collectively with Comcast, the Comcast Entities), (iii) Bright House Networks, LLC, a Delaware limited liability company (BHN), BHN Spectrum Investments, LLC, a Delaware limited liability company (BHN), BHN Spectrum), Newhouse Broadcasting Corporation, a New York corporation (NBCo), and collectively with BHN and BHN Spectrum, the BHN Entities), (iv) 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 only.

On October 17, 2012, the Reporting Persons elected to report their beneficial ownership of Class A Common Stock apart from the Comcast Entities, the BHN Entities and the ERH Entities, except that Sprint, Sprint HoldCo and the ERH Entities filed Amendment No. 14 pursuant to a joint filing agreement among such parties solely with respect to that filing. On December 13, 2012, a Schedule 13D was filed solely by the Reporting Persons (the New Joint Schedule 13D), as amended by Amendment No. 1 thereto filed on December 19, 2012, Amendment No. 2 thereto filed on May 22, 2013 and Amendment No. 3 filed on June 21, 2013 (together with the New Joint Schedule 13D, as so amended through this Amendment, the Schedule 13D), and this Amendment is filed solely by the Reporting Persons. However, the Schedule 13D is a continuation of the Reporting Persons beneficial ownership reporting of Class A Common Stock set forth in the Prior Joint Schedule 13D and, as such, information from the Prior Joint Schedule 13D has been incorporated herein by reference as if set forth in full herein. The Initial Joint 13D Filing and all amendments thereto through Amendment No. 14 are filed as Exhibits 99.1 through Exhibit 99.15 to the New Joint Schedule 13D, respectively.

All capitalized terms used in this Amendment and not defined herein have the meanings ascribed to such terms in the Prior Joint Schedule 13D or New Joint Schedule 13D, as applicable.

Item 1. Security and Issuer.

No material change.

Item 2. Identity and Background.

No material change.

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

No material change.

Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is amended and supplemented by adding the following information under a new heading Additional Voting and Sale Agreements:

On June 21, 2013, Sprint entered into a voting and sale agreement with each of Farallon Capital Partners, L.P. (such stockholder, Farallon Capital and such voting and sale agreement, the Farallon Capital Agreement), Farallon Capital Institutional Partners, L.P. (such stockholder, Farallon Institutional and such voting and sale agreement, the Farallon Institutional Agreement), Farallon Capital Institutional Partners II, L.P. (such stockholder, Farallon Institutional II and such voting and sale agreement, the Farallon Institutional II Agreement), Farallon Capital Offshore Investors II, L.P. (such stockholder, Farallon Offshore and such voting and sale agreement, the Farollan Offshore Agreement), Farallon Capital (AM) Investors, L.P. (such stockholder, Farallon Investors and such voting and sale agreement, the Farallon Investors Agreement), Farallon Capital Institutional Partners III, L.P. (such stockholder, Farallon Institutional III and such voting and sale agreement, the Farallon Institutional III Agreement) and Noonday Offshore, Inc. (such stockholder, Noonday and such voting and sale agreement, the Noonday Agreement). Farallon Capital, Farallon Institutional, Farallon Institutional II, Farallon Offshore, Farallon Investors, Farallon Institutional III and Noonday are collectively referred to herein as the Farallon Stockholders and the Farallon Capital Agreement, Farallon Institutional Agreement, Farallon Institutional II Agreement, Farallon Offshore Agreement, Farallon Investors Agreement, Farallon Institutional III Agreement and Noonday Agreement are collectively referred to herein as the Farallon Voting and Sale Agreements. Pursuant to each Voting and Sale Agreement, each Farallon Stockholder has agreed, at any annual, special or other meeting of the stockholders of Clearwire called for the purpose of voting on the adoption of the Merger Agreement, to vote the shares of Common Stock owned by such Farallon Stockholder described in the applicable Farallon Voting and Sale Agreement (the Applicable Farallon Shares) in favor of, among other things: (i) approving and adopting the Merger Agreement; (ii) the matters to be voted upon by Clearwire s stockholders pursuant to the Note Purchase Agreement; and (iii) any proposal to adjourn or postpone the stockholders meeting held to approve and adopt the Merger Agreement. Each Farallon Stockholder also agreed to vote such shares against any other acquisition proposals at any such meeting.

In addition, unless the Effective Time has previously occurred, upon the earlier of October 15, 2013 (subject to extension in certain circumstances) and the termination of the Merger Agreement pursuant to its terms, Sprint will promptly deliver a notice thereof to each Farallon Stockholder (the **Farallon Termination Notice**). Upon the earlier of October 15, 2013 (subject to extension in certain circumstances) and the receipt of the Farallon Termination Notice, Sprint and each Farallon Stockholder shall consummate the purchase (the **Farallon Sale**) by Sprint of all of the Applicable Farallon Shares owned by each Farallon Stockholder as of the date of the Farallon Voting and Sale Agreements at a cash sale price per share equal to the greatest of (i) the Merger Consideration, (ii) the highest price per share of Common Stock paid or to be paid in the Merger and (iii) \$5.00, without interest.

Each Farallon Voting and Sale Agreement will terminate upon the earliest to occur of the following: (i) the Effective Time, (ii) the consummation of all of the sales of Common Stock contemplated by such Farallon Voting and Sale Agreement and (iii) the written agreement of Sprint and the applicable Farallon Stockholder. Each Farallon Stockholder has agreed that it will not transfer its Applicable Farallon Shares until the termination of the respective Farallon Voting and Sale Agreement to which it is a party, subject to certain exceptions.

The Applicable Farallon Shares represent in the aggregate 11,157,010 shares (or approximately 1.6%) of the Class A Common Stock.

Pursuant to the terms of the SoftBank Consent, SoftBank provided its consent for Sprint to enter into the Farallon Voting and Sale Agreements.

The foregoing descriptions of the Farallon Voting and Sale Agreements are only a summary, do not purport to be complete and are qualified in their entirety by reference to the full text of the Farallon Capital Agreement, Farallon Institutional Agreement, Farallon Institutional II Agreement, Farallon Offshore Agreement, Farallon Investors Agreement , Farallon Institutional III Agreement and Noonday Agreement, which are filed as Exhibit 99.71, Exhibit 99.72, Exhibit 99.73, Exhibit 99.74, Exhibit 99.75, Exhibit 99.76 and Exhibit 99.77, respectively, and are incorporated herein by reference.

Item 5. Interest in Securities of the Issuer.

(a)-(b) As of June 24, 2013, 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		
	Common	% of	Common	% of	
Reporting Person	Stock	Class A (1)	Stock	Class B (1)	% Voting
Sprint (2)	739,010,818	52.5%	708,087,860	91.5%	50.2%
Sprint HoldCo (3)	705,359,348	50.2%	705,359,348	91.2%	47.9%
SN UHC 1 (4)	33,651,470	4.8%	2,728,512	0.4%	2.3%

- (1) 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 June 24, 2013. 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 and Class B Common Stock are based on 699,173,175 shares of Class A Common Stock and 773,732,672 shares of Class B Common Stock outstanding as of April 23, 2013, as reported in the Issuer s Quarterly Report on Form 10-Q filed with the SEC on April 26, 2013.
- (2) Consists of 705,359,348 shares of Class B Common Stock beneficially owned by Sprint HoldCo, 30,922,958 shares of Class A Common Stock beneficially owned by SN UHC 1 and 2,728,512 shares of Class B Common Stock beneficially owned by SN UHC 1. By virtue of the fact that Sprint HoldCo and SN UHC 1 are wholly-owned subsidiaries of Sprint, Sprint may be deemed to have shared voting and dispositive power with respect to the shares of Class A Common Stock owned by Sprint HoldCo and SN UHC 1.
- (3) Consists of 705,359,348 shares of Class B Common Stock beneficially owned by Sprint HoldCo.
- (4) Consists of 30,922,958 shares of Class A Common Stock beneficially owned by SN UHC 1 and 2,728,512 shares of Class B Common Stock beneficially owned by SN UHC 1.

Except as set forth or incorporated herein or in the Appendices to the Schedule 13D, none of (i) the Reporting Persons and (ii) to the Sprint Entities knowledge, the persons set forth on Appendix A-1 through A-3 of the Schedule 13D, beneficially owns any shares of Class A Common Stock as of June 24, 2013.

In addition to the beneficial ownership of the Reporting Persons described herein, by virtue of the Equityholders—Agreement and Voting Agreement, each of the Reporting Persons, together with the Comcast Entities, the BHN Entities, Intel Capital Wireless Investment Corporation 2008A, a Delaware corporation (the Intel A), Intel Capital Corporation, a Delaware corporation (Intel Capital), and Intel Capital (Cayman) Corporation, a Cayman Islands corporation (Intel Cayman) and, together with Intel A and Intel Capital, the Intel Entities), 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 the following shares of Class A Common Stock beneficially owned by the Comcast Entities, the BHN Entities and the Intel Entities:

Amendment No. 1 to Statement on Schedule 13D filed on December 19, 2013 by the Comcast Entities reports beneficial ownership of 88,504,132 shares of Class A Common Stock representing 12.7% of the Class A Common Stock;

Statement on Schedule 13D filed on October 26, 2012 by the BHN Entities reports beneficial ownership of 8,474,440 shares of Class A Common Stock representing 1.2% of the Class A Common Stock; and

Amendment No. 17 to the Statement on Schedule 13D filed by Intel Corporation on December 20, 2013 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 A) representing 12.3% of the Class A Common Stock.

As described in Items 4 and 6 of this 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 and the Voting Agreement includes a voting agreement under which the Equityholders and their respective affiliates agree to vote their shares of Common Stock to support the Merger. The Reporting Persons disclaim beneficial ownership of the shares of capital stock beneficially owned by such other Equityholders.

Further, as described in Items 4 and 6 of this Schedule 13D, Sprint is a party to Voting and Sale Agreements with the Mount Kellett Stockholders and the Farallon Voting and Sale Agreements with the Farallon Stockholders. The Mount Kellett Stockholders hold shares of Class A Common Stock representing 18.21% of the Class A Common Stock as follows: 53,188,166 shares of Class A Common Stock held by Mount Kellett; 13,199,348 shares of Class A Common Stock held by Highside Capital; 32,052,360 shares of Class A Common Stock held by Glenview; and 28,907,625 shares of Class A Common Stock held by C P Management. The shares of Class A Common Stock which are owned by the Farallon Stockholders and are subject to the Farallon Voting and Sale Agreements represent 1.6% of the Class A Common Stock as follows: 3,161,200 shares of Class A Common Stock held by Farallon Capital; 2,842,800 shares of Class A Common Stock held by Farallon Institutional; 286,300 shares of Class A Common Stock held by Farallon Institutional II; 3,961,609 shares of Class A Common Stock held by Farallon Institutional III; and 321,700 shares of Class A Common Stock held by Noonday. The Reporting Persons disclaim beneficial ownership of the shares of capital stock beneficially owned by the Mount Kellett Stockholders and the Farallon Stockholders.

- (c) Except as set forth or incorporated herein or in the Appendices to the Schedule 13D, none of (i) the Reporting Persons and (ii) to the Sprint Entities knowledge, the persons set forth on Appendices A-1 through A-3 of the Schedule 13D, has effected any transaction in Class A Common Stock during the 60 days prior to June 24, 2013.
- (d) Not applicable.
- (e) Not applicable.

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

Item 6 of the Schedule 13D is amended and supplemented with the information contained in Item 4 of this Amendment, which is hereby incorporated by reference.

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:

Exhibit No.	Description
99.71	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Partners, L.P.
99.72	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Institutional Partners, L.P.
99.73	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Institutional Partners II, L.P.

99.74	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Offshore
	Investors II, L.P.

- 99.75 Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital (AM) Investors, L.P.
- 99.76 Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Institutional Partners III, L.P.
- 99.77 Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Noonday Offshore, Inc.

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: June 24, 2013

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

SN UHC 1, Inc.

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

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 occupation set forth opposite an individual s name refers to such individual s employment with Sprint and each individual is a United States citizen.

Name and Address of Corporation or

Present Principal Occupation

Other Organization (if different from

address provided in Column 1)

Name and Business Address

Daniel R. Hesse*

(principal business of employer)

President and Chief Executive Officer of

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Joseph J. Euteneuer

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Paget L. Alves

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Robert L. Johnson

Sprint Nextel Corporation

6200 Sprint Parkway

Overland Park, KS 66251

Matthew Carter

Sprint Nextel Corporation

6591 Irvine Center Dr., #100

Sprint Nextel Corporation

Chief Financial Officer of Sprint Nextel

Chief Sales Officer of Sprint Nextel

Corporation

Corporation

Chief Service and Information Technology

Officer

President Global Wholesale and Emerging

Solutions

15

Irvine, CA 92618

Steven L. Elfman President Network Operations and Wholesale

of Sprint Nextel Corporation

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Michael C. Schwartz Senior Vice President Corporate and

Business Development of Sprint Nextel

Sprint Nextel Corporation Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Charles R. Wunsch Senior Vice President, General Counsel and

Corporate Secretary of Sprint Nextel

6200 Sprint Parkway, Corporation

Overland Park, Kansas 66251

Ryan H. Siurek Vice President, Controller and Principal

Accounting Officer of Sprint Nextel

Corporation Sprint Nextel Corporation

6480 Sprint Parkway,

Overland Park, Kansas 66251

Chief Marketing Officer William M. Malloy

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Principal of Hilltop Investments, LLC, a Robert R. Bennett*

private investment company.

Sprint Nextel Corporation 10900 Hilltop Road

Parker, CO 80134 6200 Sprint Parkway,

Overland Park, Kansas 66251

Gordon M. Bethune* Retired

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Larry C. Glasscock* Retired

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

James H. Hance, Jr.* Chairman of the Board of Sprint Nextel

Corporation and Senior Advisor of the

Carlyle Group Sprint Nextel Corporation

Bank of America Corporation

Hilltop Investments, LLC

Hill Family Advisors

425 Devonshire Drive

NCI-007-52-17

6200 Sprint Parkway, 100 North Tryon Street

Charlotte, NC 28255 Overland Park, Kansas 66251 V. Janet Hill*

Principal, Hill Family Advisors.

Sprint Nextel Corporation 4000 Legato Road, Suite 1100

Fairfax, VA 22033 6200 Sprint Parkway,

Overland Park, Kansas 66251

Chief Executive Officer and Director, Attila Frank Ianna*

Technologies LLC, a Technogenesis company

Sprint Nextel Corporation Franklin Lakes, NJ 07417

6200 Sprint Parkway,

Overland Park, Kansas 66251

Sven-Christer Nilsson, a citizen of Sweden*

Founder/Owner of Ripasso AB, a private

Ripasso AB

Sprint Nextel Corporation

business advisory company

Utsiktsvägen 2

6200 Sprint Parkway,

SE-260 83 Vejbystrand/Sweden

Overland Park, Kansas 66251

William R. Nuti*

Chairman of the Board, Chief Executive Officer and President of NCR Corporation, a

NCR Corporation

Sprint Nextel Corporation

6200 Sprint Parkway,

global technology company

250 Greenwich Street, 35th Floor

Overland Park, Kansas 66251

New York, NY 10007

Rodney O Neal*

Chief Executive Officer and President of

Delphi Automotive PLC

Sprint Nextel Corporation

Delphi Automotive PLC, a global supplier of mobile electronics and transportation systems

M/C 483-400-650

6200 Sprint Parkway,

5725 Delphi Drive

Overland Park, Kansas 66251

Troy, Michigan 48098-2815

^{*} Director

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 occupation set forth opposite an individual s name refers to such individual s employment with Sprint HoldCo and each individual is a United States citizen.

Name and Address of Corporation or Other Organization (if different from

Present Principal Occupation

other Organization (if universit from

Name and Business Address

Directors

 $(principal\ business\ of\ employer)$

address provided in Column 1)

None managed by:

SN UHC 4, Inc.; and

c/o Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Executive Officers

Charles R. Wunsch President of Sprint HoldCo, LLC

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Gregory D. Block Vice President and Treasurer of Sprint

HoldCo, LLC

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Timothy P. O Grady Vice President and Secretary of Sprint

HoldCo, LLC

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Ryan H. Siurek Vice President and Controller of Sprint

HoldCo, LLC

Overland Park, Kansas 66251 Paget L. Alves Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Mark V. Beshears Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251	Sprint Nextel Corporation	
Paget L. Alves Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Mark V. Beshears Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	6480 Sprint Parkway,	
Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Mark V. Beshears Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	Overland Park, Kansas 66251	
6200 Sprint Parkway, Overland Park, Kansas 66251 Mark V. Beshears Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	Paget L. Alves	Vice President of Sprint HoldCo, LLC
Overland Park, Kansas 66251 Mark V. Beshears Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	Sprint Nextel Corporation	
Mark V. Beshears Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	6200 Sprint Parkway,	
Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	Overland Park, Kansas 66251	
6200 Sprint Parkway, Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	Mark V. Beshears	Vice President of Sprint HoldCo, LLC
Overland Park, Kansas 66251 Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	Sprint Nextel Corporation	
Gary E. Charde Vice President of Sprint HoldCo, LLC Sprint Nextel Corporation 6200 Sprint Parkway,	6200 Sprint Parkway,	
Sprint Nextel Corporation 6200 Sprint Parkway,	Overland Park, Kansas 66251	
6200 Sprint Parkway,	Gary E. Charde	Vice President of Sprint HoldCo, LLC
	Sprint Nextel Corporation	
Overland Park, Kansas 66251	6200 Sprint Parkway,	
	Overland Park, Kansas 66251	

Douglas B. Lynn Vice President of Sprint HoldCo, LLC

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

John J. Mutrie, Jr. Vice President of Sprint HoldCo, LLC

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Todd A. Rowley Vice President of Sprint HoldCo, LLC

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Appendix A-3

EXECUTIVE OFFICERS AND DIRECTORS

OF

SN UHC 1

Set forth below is a list of each executive officer and director of SN UHC 1 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 SN UHC 1 and each individual is a United States citizen.

Name and Address of Corporation or

Present Principal Occupation Other Organization (if different from

Name and Business Address (principal business of employer) address provided in Column 1)
Charles R. Wunsch* President of SN UHC 1, Inc.

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Ryan H. Siurek Vice President and Controller of SN UHC 1,

Inc.

Sprint Nextel Corporation

6480 Sprint Parkway,

Overland Park, Kansas 66251

Gregory D. Block Vice President and Treasurer of SN UHC 1,

Inc.

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

Timothy P. O Grady* Vice President and Secretary of SN UHC 1,

Inc.

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251

John W. Chapman Vice President and Asst. Secretary of SN

UHC 1, Inc.

Sprint Nextel Corporation

6200 Sprint Parkway,

Overland Park, Kansas 66251	
Paget L. Alves	Vice President of SN UHC 1, Inc.
Sprint Nextel Corporation	
6200 Sprint Parkway,	
Overland Park, Kansas 66251	
Mark V. Beshears	Vice President of SN UHC 1, Inc.
Sprint Nextel Corporation	
6200 Sprint Parkway,	
Overland Park, Kansas 66251	
Gary E. Charde	Vice President of SN UHC 1, Inc.
Sprint Nextel Corporation	
6200 Sprint Parkway,	

Overland Park, Kansas 66251

Lawrence R. Krevor Vice President of SN UHC 1, Inc. Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Todd A. Rowley Vice President of SN UHC 1, Inc. Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Patricia C. Tikkala Vice President of SN UHC 1, Inc. Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 John J. Mutrie, Jr. Assistant Controller of SN UHC 1, Inc. Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Ceyhun (Jay) Cetin Assistant Treasurer of SN UHC 1, Inc. Sprint Nextel Corporation 6480 Sprint Parkway, Overland Park, Kansas 66251 Jennifer Dale Assistant Treasurer of SN UHC 1, Inc. Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 Stefan K. Schnopp* Assistant Secretary of SN UHC 1, Inc. Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251

^{*} Director

EXHIBIT INDEX

Exhibit No.	Description
99.1	Statement on Schedule 13D (the Initial Joint 13D Filing) filed on December 5, 2008 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment II, Inc., Comcast Wireless Investment III, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC, Craig O. McCaw and CWCI, LLC
99.2	Amendment No. 1 to the Statement on Schedule 13D filed on February 27, 2009 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment III, Inc., Comcast Wireless Investment V, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings I LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc. Eagle River Holdings, LLC, Craig O. McCaw and CWCI, LLC
99.3	Amendment No. 2 to the Statement on Schedule 13D (Amendment No. 2) filed on November 12, 2009 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC, Craig O. McCaw and CWCI, LLC
99.4	Amendment No. 3 to the Statement on Schedule 13D filed on December 22, 2009 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment III, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment VI, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC, Craig O. McCaw and CWCI, LLC
99.5	Amendment No. 4 to the Statement on Schedule 13D (Amendment No. 4) filed on December 7, 2010 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Holdings II LLC, Time Warner Cable LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC and Craig O. McCaw
99.6	Amendment No. 5 to the Statement on Schedule 13D filed on December 14, 2010 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment III, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment VI, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC and Craig O. McCaw
99.7	Amendment No. 6 to the Statement on Schedule 13D filed on May 13, 2011 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment II, Inc., Comcast Wireless Investment III, Inc., Comcast Wireless Investment VI, Inc., Comcast Wireless Investment VI, Inc., Comcast Wireless Investment VI, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings I

- LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC and Craig O. McCaw
- Amendment No. 7 to the Statement on Schedule 13D (Amendment No. 7) filed on June 8, 2011 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Holdings II LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC and Craig O. McCaw
- Amendment No. 8 to the Statement on Schedule 13D (Amendment No. 8) filed on December 16, 2011 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment VI, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Reight House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC and Craig O. McCaw
- Amendment No. 9 to the Statement on Schedule 13D (Amendment No. 9) filed on February 24, 2012 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Holdings II LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC and Craig O. McCaw
- 99.11 Amendment No. 10 to the Statement on Schedule 13D filed on March 14, 2012 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment VI, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Google Inc., Eagle River Holdings, LLC and Craig O. McCaw
- 99.12 Amendment No. 11 to the Statement on Schedule 13D (Amendment No. 11) filed on June 15, 2012 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment I, Inc., Comcast Wireless Investment II, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment V, Inc., Comcast Wireless Investment V, Inc., Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Eagle River Holdings, LLC and Craig O. McCaw
- 99.13 Amendment No. 12 to the Statement on Schedule 13D (Amendment No. 12) filed on September 14, 2012 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment, LLC, Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Eagle River Holdings, LLC and Craig O. McCaw
- Amendment No. 13 to the Statement on Schedule 13D (Amendment No. 13) filed on October 3, 2012 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Comcast Corporation, Comcast Wireless Investment, LLC, Time Warner Cable Inc., Time Warner Cable LLC, TWC Wireless Holdings II LLC, TWC Wireless Holdings II LLC, Bright House Networks, LLC, BHN Spectrum Investments, LLC, Newhouse Broadcasting Corporation, Eagle River Holdings, LLC and Craig O. McCaw

- 99.15 Amendment No. 14 to the Statement on Schedule 13D (Amendment No. 14) filed on October 18, 2012 by Sprint Nextel Corporation, Sprint HoldCo, LLC, Eagle River Holdings, LLC and Craig O. McCaw
- 99.16 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)
- 99.17 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)
- 99.18 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 III, 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)
- 99.19 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 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 (incorporated herein by reference to Exhibit 99.7 to the Initial Joint 13D Filing)
- 99.20 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)
- 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)
- 99.22 Joint Filing Agreement, dated as of November 28, 2008, among the reporting persons to the Initial Joint 13D Filing and, solely for purposes of Sections 7, 8, 9 and 10, the Intel Entities, Intel Capital, Intel Cayman and Middlefield Ventures, Inc. (incorporated herein by reference to Exhibit 99.7 to the Initial Joint 13D Filing)
- 99.23 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 99.1 of Sprint Nextel Corporation s Current Report on Form 8-K filed November 10, 2009)
- Non-Unanimous Written Consent to Action in Lieu of Special Meeting of the Stockholders of Clearwire Corporation, 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 II, Inc., Comcast Wireless Investment IV, Inc., Comcast Wireless Investment V, Inc., Google Inc., TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC and BHN Spectrum Investments, LLC (incorporated herein by reference to Exhibit 99.9 to Amendment No. 2)

- Unanimous Consent and Waiver, dated as of November 9, 2009, by and among Clearwire Corporation, Clearwire Communications LLC, 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., Comcast Corporation, Google Inc., TWC Wireless Holdings II LLC, TWC Wireless Holdings III LLC, BHN Spectrum Investments, LLC and Comcast Corporation, as Strategic Investor Representative (incorporated herein by reference to Exhibit 99.10 to Amendment No. 2
- 99.26 Form of Lock-up Agreement (incorporated herein by reference to Exhibit 99.11 to Amendment No. 4)
- 99.27 Form of Preemptive Rights Waiver (incorporated herein by reference to Exhibit 99.12 to Amendment No. 4)
- 99.28 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)
- 99.29 Letter to Clearwire Corporation from Sprint Nextel Corporation, dated as of June 1, 2011, pursuant to Section 2.13(j) of the Equityholders Agreement (incorporated herein by reference to Exhibit 99.14 to Amendment No. 7)
- 99.30 Commitment Agreement, dated as of 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)
- 99.31 Letter Agreement, dated as of 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)
- 99.32 Letter to Clearwire Corporation from Sprint Nextel Corporation, dated as of December 12, 2011, regarding Notice of Exercise of Preemptive Rights (incorporated herein by reference to Exhibit 99.17 to Amendment No. 8)
- 99.33 Investment Agreement, dated as of December 13, 2011, by and among Clearwire Corporation, Clearwire Communications LLC and Sprint HoldCo, LLC (incorporated herein by reference to Exhibit 99.18 to Amendment No. 8)
- 99.34 Form of 2011 Lock-Up Agreement (incorporated herein by reference to Exhibit 99.19 to Amendment No. 8)
- 99.35 Non-Unanimous Written Consent to Action in Lieu of Special Meeting of the Stockholders of Clearwire Corporation, dated as of 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. (incorporated herein by reference to Exhibit 99.20 to Amendment No. 8)
- 99.36 Letter to the Comcast Corporation, Time Warner Cable Inc., Bright House Networks, LLC, Advance/Newhouse Partnership and Intel Corporation from Google Inc., dated as of February 7, 2012, pursuant to Section 5(a) of the Strategic Investor Agreement, dated as of November 28, 2008, by and among Comcast Wireless Investment I, Inc., Comcast Wireless Investment III, 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 (incorporated herein by reference to Exhibit 99.21 to Amendment No. 9)
- 99.37 Letter to Sprint Nextel Corporation, Eagle River Holdings, LLC, Comcast Corporation, Time Warner Cable Inc., Bright House Networks, LLC, Advance/Newhouse Partnership and Intel Corporation from Google Inc., dated as of February 16, 2012, pursuant to Section 3.3 of the Equityholders Agreement (incorporated herein by reference to Exhibit 99.22 to Amendment No. 9)
- 99.38 Letter to Clearwire Corporation from Sprint Nextel Corporation, dated as of June 8, 2012, pursuant to Section 2.13(j) of the Equityholders Agreement (incorporated herein by reference to Exhibit 99.23 to Amendment No. 11)
- 99.39 Letter to Comcast Corporation and Bright House Networks, LLC from TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC and TWC Wireless Holdings III LLC, dated as of August 29, 2012, pursuant to Section 5(a) of the Strategic Investor Agreement (incorporated herein by reference to Exhibit 99.24 to Amendment No. 12)
- 99.40 Request Notice to Clearwire from TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC and TWC Wireless Holdings III LLC, dated as of August 29, 2012, pursuant to Section 3(c)(ii) and (d) of the Registration Rights Agreement (incorporated herein by reference to Exhibit 99.25 to Amendment No. 12)
- 99.41 Exchange Notice to Clearwire Communications LLC and Clearwire Corporation, dated as of September 4, 2012, pursuant to Section 7.9(c) of the Operating Agreement (incorporated herein by reference to Exhibit 99.26 to Amendment No. 12)
- 99.42 Letter to Sprint Nextel Corporation, Eagle River Holdings, LLC, Comcast Corporation, Bright House Networks, LLC and Intel Corporation from TWC Wireless Holdings I LLC, TWC Wireless Holdings II LLC and TWC Wireless Holdings III LLC, dated as of September 7, 2012, pursuant to Section 3.3 of the Equityholders Agreement (incorporated herein by reference to Exhibit 99.27 to Amendment No. 12)
- 99.43 Exchange Notice to Clearwire Communications LLC and Clearwire Corporation from Comcast Wireless Investment, LLC, dated as of September 18, 2012, pursuant to Section 7.9(c) of the Operating Agreement (incorporated herein by reference to Exhibit 99.28 to Amendment No. 13)
- 99.44 Interest Notice pursuant to Section 3.3 of the Equityholders Agreement from Eagle River Holdings, LLC dated as of October 17, 2012 (incorporated herein by reference to Exhibit 99.29 of Amendment No. 14 to Schedule 13D filed on October 18, 2012 by the Sprint Entities and the ERH Entities)
- 99.45 Response Letter pursuant to Section 3.3 of the Equityholders Agreement from Sprint HoldCo, LLC to Eagle River Holdings, LLC dated as of October 17, 2012 (incorporated herein by reference to Exhibit 99.30 of Amendment No. 14 to Schedule 13D filed on October 18, 2012 by the Sprint Entities and the ERH Entities)
- 99.46 Joint Filing Agreement, dated as of October 17, 2012, by and among Eagle River Holdings, LLC, Craig O. McCaw, Sprint HoldCo, LLC and Sprint Nextel Corporation (incorporated herein by reference to Exhibit 99.31 of Amendment No. 14 to Schedule 13D filed on October 18, 2012 by the Sprint Entities and the ERH Entities)
- 99.47 Letter to Clearwire Corporation from Sprint HoldCo, LLC pursuant to Section 3.9 of the Equityholders Agreement and Section 7.11 of the Operating Agreement, dated December 10, 2012*
- 99.48 Assignment and Assumption Agreement by SN UHC 1, Inc., dated December 11, 2012*
- 99.49 Assignment and Assumption Agreement by SN UHC 1, Inc., dated December 11, 2012*
- 99.50 Joint Filing Agreement, dated as of December 13, 2012, by and among Sprint HoldCo, LLC, SN UHC 1, Inc. and Sprint Nextel Corporation*

- Agreement and Plan of Merger, dated as of December 17, 2012, by and among Sprint Nextel Corporation, Collie Acquisition Corp. and Clearwire Corporation (incorporated by reference to Exhibit 2.1 of Sprint Nextel Corporation s Current Report on Form 8-K filed on December 18, 2012)
- 99.52 Irrevocable Exchange Agreement, dated as of December 17, 2012, by and among Clearwire Corporation, Sprint Nextel Corporation and Intel Capital Wireless Investment Corporation 2008A*
- 99.53 Consent and Agreement, dated as of December 17, 2012, by and among SOFTBANK CORP., Starburst II, Inc. and Sprint Nextel Corporation*
- 99.54 Voting and Support Agreement, dated as of December 17, 2012, among Clearwire Corporation and the persons named therein as stockholders of Clearwire Corporation and equityholders of Clearwire Communications, LLC, as applicable*
- 99.55 Agreement Regarding Right of First Offer, dated as of December 17, 2012, among Sprint Holdco, LLC, Sprint Nextel Corporation, and the persons named therein as stockholders of Clearwire Corporation and equityholders of Clearwire Communications, LLC, as applicable*
- 99.56 Note Purchase Agreement, dated as of December 17, 2012, by and among Clearwire Corporation, Clearwire Communications, LLC and Collie Finance, Inc., as issuers, and Sprint Nextel Corporation, as purchaser (incorporated by reference to Exhibit 10.1 of Sprint Nextel Corporation s Current Report on Form 8-K filed on December 18, 2012)
- 99.57 Form of Registration Rights Agreement, among Clearwire Corporation, as parent, Clearwire Communications LLC and Clearwire Finance, Inc., as issuers, the guarantors party thereto and Sprint Nextel Corporation (included in Exhibit 99.56)
- 99.58 Form of Indenture, by and among the Clearwire Communications, LLC and Clearwire Finance, Inc., as issuers, the guarantors party thereto and [Wilmington Trust, National Association], as trustee (included in Exhibit 99.56)
- 99.59 Form of Stock Delivery Agreement, among Clearwire Communications, LLC and Clearwire Finance, Inc., as issuers, and Clearwire Corporation (included in Exhibit 99.56)
- 99.60 Second Amendment to Equityholders Agreement, dated as of December 17, 2012, by and among, Clearwire Corporation, Sprint HoldCo, LLC, SN UHC 1, Inc., Eagle River Holdings, LLC, Intel Capital Wireless Investment Corporation 2008A, Intel Capital Corporation, Intel Capital (Cayman) Corporation, Middlefield Ventures, Inc. and Comcast Corporation, as Strategic Investor Representative*
- 99.61 Third Amendment to Equityholders Agreement, dated as of December 17, 2012, by and among, Clearwire Corporation, Sprint HoldCo, LLC, SN UHC 1, Inc., Intel Capital Wireless Investment Corporation 2008A, Intel Capital Corporation, Intel Capital (Cayman) Corporation, Middlefield Ventures, Inc. and Comcast Corporation, as Strategic Investor Representative*
- 99.62 Letter to Clearwire Corporation from Sprint Nextel Corporation, dated as of May 20, 2013*
- 99.63 Second Amendment, dated as of May 21, 2013, to Agreement and Plan of Merger, dated as of December 17, 2012, by and among Sprint Nextel Corporation, Collie Acquisition Corp. and Clearwire Corporation*
- 99.64 Consent and Agreement, dated as of May 20, 2013, by and among SOFTBANK CORP., Starburst II, Inc. and Sprint Nextel Corporation. *
- 99.65 Third Amendment, dated as of June 20, 2013, to Agreement and Plan of Merger, dated as of December 17, 2012, by and among Sprint Nextel Corporation, Collie Acquisition Corp. and Clearwire Corporation (incorporated by reference to Exhibit 2.1 of Sprint Nextel Corporation s Current Report on Form 8-K filed on June 21, 2013)
- 99.66 Voting and Sale Agreement, dated as of June 20, 2013, by and among Sprint Nextel Corporation, Starburst II, Inc., and Mount Kellett Master Fund II-A, L.P.*

99.67	Voting and Sale Agreement, dated as of June 20, 2013, by and among Sprint Nextel Corporation, Starburst II, Inc., and Highside Capital Management, L.P.*
99.68	Voting and Sale Agreement, dated as of June 20, 2013, by and among Sprint Nextel Corporation, Starburst II, Inc., and Glenview Capital Management, LLC*
99.69	Voting and Sale Agreement, dated as of June 20, 2013, by and among Sprint Nextel Corporation, Starburst II, Inc., and C P Management, L.L.C.*
99.70	Consent and Agreement, dated as of June 20, 2013, by and among SOFTBANK CORP., Starburst II, Inc. and Sprint Nextel Corporation*
99.71	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Partners, L.P.
99.72	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Institutional Partners, L.P.
99.73	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Institutional Partners II, L.P.
99.74	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Offshore Investors II, L.P.
99.75	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital (AM) Investors, L.P.
99.76	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Farallon Capital Institutional Partners III, L.P.
99.77	Voting and Sale Agreement, dated as of June 21, 2013, by and among Sprint Nextel Corporation and Noonday Offshore, Inc.

^{*} Previously filed