Clearwire Corp /DE Form SC 13D/A November 12, 2009

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-2(a)

(Amendment No. 2)*

CLEARWIRE CORPORATION

(Name of Issuer)

Class A Common Stock

(Title of Class of Securities)

18538Q 105

(CUSIP Number)

Michael J. Egan

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Atlanta, Georgia 30309

(404) 572-4600

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

cc:

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November 9, 2009

(Date of Event Which Requires Filing of this Statement)

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

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

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

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

(Continued on following pages)

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Item 3. Source and Amount of Funds or Other Consideration

Item 4. Purpose of Transaction

Item 5. Interest in Securities of the Issuer

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

<u>Issuer</u>

Item 7. Material to be Filed as Exhibits

SIGNATURE

EXHIBIT INDEX

EX-99.9

EX-99.10

CUSIP No	o. 18538Q	Q 105	13D	Page	2	of	42 Page
1.		REPORTING PERSON:					
2.	CHECK THE	E APPROPRIATE BOX IF A M	EMBER OF A GROUP				
3.	SEC USE O	NLY					
4.	SOURCE O						
5.	CHECK BO ITEMS 2(d)	X IF DISCLOSURE OF LEGAL or 2(e)	. PROCEEDINGS IS REQU	IRED PUI	RSUAI	NT T	0
6.	o CITIZENSH Kansas	IIP OR PLACE OF ORGANIZA	TION:				
NUMBE	7. ER OF	SOLE VOTING POWER:					
SHAF BENEFIC OWNE	CIALLY 8.	SHARED VOTING POWER: 530,436,562*					

SOLE DISPOSITIVE POWER: **EACH** 9. REPORTING **PERSON** 0 WITH SHARED DISPOSITIVE POWER: 10. 530,436,562* AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON: 11. 530,436,562* CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 12. b** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11): 13. 73.0%* TYPE OF REPORTING PERSON: 14. HC See discussion in Items 4 through 6 of the Statement on Schedule 13D filed on December 5, 2008 (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

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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. 2 to

Statement on

Schedule 13D

(the

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	. 18	538Q	105	13D	Page	3	of	42 Pages
1.	NAME Sprint H		EPORTING PERSON:					
2.	(a) o (b) þ	K THE	APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	ILY					
4.	SOURC	CE OF	FUNDS:					
5.	ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUF	SUAN	T TO	0
6.	o CITIZE Delawar		P OR PLACE OF ORGANIZAT	TON:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNE	IALLY	8.	SHARED VOTING POWER: 530,436,562*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER:					

WITH SHARED DISPOSITIVE POWER:

10.

530,436,562*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

530,436,562*

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

12.

þ**

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

13.

73.0%*

TYPE OF REPORTING PERSON:

14.

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	. 18	538Q	105	13D	Page	4	of	42 Pages
1.			EPORTING PERSON:					
2.	(a) o (b) þ	К ТНЕ	E APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC	CE OF	FUNDS:					
5.	ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUR	RSUAN	NT TO	O
6.	o CITIZE Pennsyl		P OR PLACE OF ORGANIZAT	TION:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHARES BENEFICIALLY OWNED BY		8.	SHARED VOTING POWER: 88,504,132*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

WITH SHARED DISPOSITIVE POWER:

10.

88,504,132*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

88,504,132*

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

12.

þ**

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

13.

31.1%*

TYPE OF REPORTING PERSON:

14.

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

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beneficial

owners of Class

A Common

Stock named

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members of a

group under

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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	. 18.	538Q	105	13D	Page	5	of	42 Pages
1.			EPORTING PERSON: eless Investment I, Inc.					
2.	(a) o (b) þ	THE	E APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC	E OF	FUNDS:					
5.	ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUF	RSUAN	NT TO	0
6.	o CITIZE Delawar		P OR PLACE OF ORGANIZAT	TION:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNE	IALLY	8.	SHARED VOTING POWER: 12,352,941*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

WITH SHARED DISPOSITIVE POWER:

10.

12,352,941*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

12,352,941*

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

12.

þ**

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

13.

5.9%*

TYPE OF REPORTING PERSON:

14.

CO

* See discussion

in Items 4

through 6 of the

Schedule 13D.

As more fully

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responses to

Items 4 through

6 of the

Schedule 13D,

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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	. 18	538Q	105	13D	Page	6	of	42 Pages
1.			EPORTING PERSON: eless Investment II, Inc.					
2.	(a) o (b) þ	Х ТНЕ	E APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC	E OF	FUNDS:					
5.	ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUR	RSUAN	NT TO	0
6.	o CITIZE Delawa		P OR PLACE OF ORGANIZAT	TION:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNE	IALLY	8.	SHARED VOTING POWER: 12,352,941*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

WITH SHARED DISPOSITIVE POWER:

10.

12,352,941*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

12,352,941*

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

12.

þ**

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

13.

5.9%*

TYPE OF REPORTING PERSON:

14.

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

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Persons and

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A Common

Stock named

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group under

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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	. 18	538Q	105	13D	Page	7	of	42 Pages
1.			EPORTING PERSON: eless Investment III, Inc.					
2.	(a) o (b) þ	К ТНЕ	E APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC AF	CE OF	FUNDS:					
5.	ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUF	RSUAN	NT TO	0
6.	o CITIZE Delawa		P OR PLACE OF ORGANIZAT	TION:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHARES BENEFICIALLY OWNED BY		8.	SHARED VOTING POWER: 12,352,941*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

WITH SHARED DISPOSITIVE POWER:

10.

12,352,941*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

12,352,941*

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

12.

þ**

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

13.

5.9%*

TYPE OF REPORTING PERSON:

14.

CO

* See discussion

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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	. 18	538Q	105	13D	Page	8	of	42 Pages
1.			EPORTING PERSON: eless Investment IV, Inc.					
2.	(a) o (b) þ	К ТНЕ	E APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC	CE OF	FUNDS:					
5.	ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUF	RSUAN	NT TO	0
6.	o CITIZE Delawa		P OR PLACE OF ORGANIZAT	TION:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNE	IALLY	8.	SHARED VOTING POWER: 12,352,941*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

WITH SHARED DISPOSITIVE POWER:

10.

12,352,941*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

12,352,941*

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

12.

þ**

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

13.

5.9%*

TYPE OF REPORTING PERSON:

14.

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

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owners of Class

A Common

Stock named

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members of a

group under

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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	. 18:	538Q	105	13D	Page	9	of	42 Pages
1.			EPORTING PERSON: eless Investment V, Inc.					
2.	(a) o (b) þ	THE	APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	ILY					
4.	SOURC AF	E OF	FUNDS:					
5.	CHECK ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUR	SUAN	T TO)
6.	o CITIZE Delawar		P OR PLACE OF ORGANIZAT	TION:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNEI	IALLY	8.	SHARED VOTING POWER: 12,352,941*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER:					

WITH SHARED DISPOSITIVE POWER:

10.

12,352,941*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

12,352,941*

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

12.

þ**

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

13.

5.9%*

TYPE OF REPORTING PERSON:

14.

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,

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Persons and

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A Common

Stock named

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group under

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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	. 18	538Q	105	13D	Page	10	of	42 Pages
1.			EPORTING PERSON: Cable Inc.					
2.	(a) o (b) þ	K THE	E APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC	CE OF	FUNDS:					
5.	CHECK ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUI	RSUAN	NT T	0
6.	b CITIZE Delawa		P OR PLACE OF ORGANIZAT	TION:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNE	IALLY	8.	SHARED VOTING POWER: 46,404,782*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

WITH SHARED DISPOSITIVE POWER:

10.

46,404,782*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

46,404,782*

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

12.

þ**

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

13.

19.2%*

TYPE OF REPORTING PERSON:

14.

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,

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Persons and

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owners of Class

A Common

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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	. 18	538Q	105	13D	Page	11	of	42 Pages
1.			EPORTING PERSON: Cable LLC					
2.	(a) o (b) þ	К ТНЕ	E APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC	CE OF	FUNDS:					
5.	ITEMS		K IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	IRED PUI	RSUAN	NT T	0
6.	o CITIZE Delawa		P OR PLACE OF ORGANIZAT	ΓΙΟΝ:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNE	IALLY	8.	SHARED VOTING POWER: 46,404,782*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

WITH SHARED DISPOSITIVE POWER:

10.

46,404,782*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

46,404,782*

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

12.

þ**

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

13.

19.2%*

TYPE OF REPORTING PERSON:

14.

OO

* See discussion

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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	. 185	538Q	105	13D	Page	12	of	42 Pages
1.			EPORTING PERSON: s Holdings I LLC					
2.	(a) o (b) þ	ТНЕ	APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	ILY					
4.	SOURC	E OF	FUNDS:					
5.	CHECK ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUI	RSUAN	IT TO)
6.	o CITIZE		P OR PLACE OF ORGANIZAT	TION:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNEL	IALLY	8.	SHARED VOTING POWER: 15,468,261*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER:	:				

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10.

15,468,261*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

15,468,261*

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

12.

þ**

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

13.

7.3%*

TYPE OF REPORTING PERSON:

14.

00

* See discussion

in Items 4

through 6 of the

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described in the

responses to

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Persons and

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group under

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the Act by

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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	o. 1853	38Q	105	13D	Page	13	of	42 Pages
1.			EPORTING PERSON:					
2.	(a) o (b) þ	THE	E APPROPRIATE BOX IF A MI	EMBER OF A GROUP				
3.	SEC USE	E ON	NLY					
4.	SOURCE	E OF	FUNDS:					
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)							
6.	o CITIZEN Delaware		P OR PLACE OF ORGANIZAT	ΓΙΟΝ:				
NUMBE		7.	SOLE VOTING POWER:					
SHARES BENEFICIALLY OWNED BY		LLY 8.						
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	;				

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10.

15,468,261*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

15,468,261*

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

12.

þ**

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

13.

7.3%*

TYPE OF REPORTING PERSON:

14.

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	o. 18	538Q	105	13D	Page	14	of	42 Pages
1.			EPORTING PERSON:					
2.	(a) o (b) þ	X THE	E APPROPRIATE BOX IF A MI	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC	CE OF	FUNDS:					
5.	ITEMS		X IF DISCLOSURE OF LEGAL or 2(e)	PROCEEDINGS IS REQUI	RED PUI	RSUAN	NT TO	0
6.	o CITIZE Delawa		P OR PLACE OF ORGANIZAT	ΓΙΟΝ:				
NUMBE	ER OF	7.	SOLE VOTING POWER:					
SHAR BENEFIC OWNE	CIALLY	8.	SHARED VOTING POWER: 15,468,260*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10.

15,468,260*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

15,468,260*

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

12.

þ**

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

13.

7.3%*

TYPE OF REPORTING PERSON:

14.

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	o. 185	38Q	105	13D	Page	15	of	42 Pages
1.			EPORTING PERSON: Networks, LLC					
2.	CHECK (a) o (b) þ	THE	E APPROPRIATE BOX IF A MI	EMBER OF A GROUP				
3.	SEC USI	E ON	NLY					
4.	SOURCI	E OF	FUNDS:					
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)							
6.	o CITIZEN Delaware		P OR PLACE OF ORGANIZAT	ΓΙΟΝ:				
NUMBE		7.	SOLE VOTING POWER:					
SHAF BENEFIC OWNE	CIALLY	8.	SHARED VOTING POWER: 8,474,440*					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10.

8,474,440*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

8,474,440*

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

12.

þ**

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

13.

4.2%*

TYPE OF REPORTING PERSON:

14.

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	. 18	538Q	105	13D	Page	16	of	42 Pages		
1.			EPORTING PERSON: m Investments, LLC							
2.	(a) o (b) þ	К ТНЕ	E APPROPRIATE BOX IF A MI	EMBER OF A GROUP						
3.	SEC US	SE ON	NLY							
4.	SOURC	CE OF	FUNDS:							
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS $2(d)$ OR $2(e)$									
6.	o CITIZE Delawa		P OR PLACE OF ORGANIZAT	TION:						
NUMBE	ER OF	7.	SOLE VOTING POWER:							
SHARES BENEFICIALLY OWNED BY		8.	SHARED VOTING POWER: 8,474,440*							
EACH REPORTING		9.	SOLE DISPOSITIVE POWER:							

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10.

8,474,440*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

8,474,440*

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

12.

þ**

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

13.

4.2%*

TYPE OF REPORTING PERSON:

14.

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	1853	38Q 10	05	13D	Page	17	of	42 Pages
1.			PORTING PERSON: adcasting Corporation					
2.	(a) o (b) þ	ГНЕ А	APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC USE	ONL	.Y					
4.	SOURCE WC	OF F	FUNDS:					
5.	ITEMS 2(IF DISCLOSURE OF LEGAL R 2(e)	PROCEEDINGS IS REQUI	RED PUI	RSUAN	NT TO	0
6.	o CITIZENS New York		OR PLACE OF ORGANIZAT	TION:				
NUMBE	7. ER OF		SOLE VOTING POWER:					
SHAF BENEFIC OWNE	CIALLY 8.	3.	SHARED VOTING POWER: 3,474,440*					
EACH REPORTING		S.	SOLE DISPOSITIVE POWER:					

PERSON 0

WITH SHARED DISPOSITIVE POWER:

10.

8,474,440*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

8,474,440*

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

12.

þ**

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

13.

4.2%*

TYPE OF REPORTING PERSON:

14.

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	o. 18	538Q	105	13D	Page	18	of	42 Pages
1.	NAME Google		EPORTING PERSON:					
2.	(a) o (b) þ	X THE	E APPROPRIATE BOX IF A MI	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC WC***		FUNDS:					
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)							
6.	CITIZE Delawar		P OR PLACE OF ORGANIZAT	ΓΙΟΝ:				
NUMBE	ER OF	7.	SOLE VOTING POWER: 29,411,765					
SHAR BENEFIC OWNE	CIALLY	8.	SHARED VOTING POWER:					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

PERSON 29,411,765

WITH SHARED DISPOSITIVE POWER:

10.

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

29,411,765*

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

12.

þ**

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

13.

15.0%*

TYPE OF REPORTING PERSON:

14.

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.

*** Google used
working capital
as its source of
funds to acquire
shares of the
Issuer in
connection with
Google s initial
investment and
subsequent

post-closing adjustment pursuant to the Transaction Agreement described in further detail in Items 4 through 6 of the Schedule 13D. Google did not participate in the Investment Transactions described in further detail below.

CUSIP No	. 18	538Q	105	13D	Page	19	of	42 Pages
1.			EPORTING PERSON: Holdings, LLC					
2.	(a) o (b) þ	K THE	E APPROPRIATE BOX IF A ME	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.		CE OF	FUNDS:					
5.	WC CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)							
6.	CITIZE		P OR PLACE OF ORGANIZAT	TION:				
		7.	SOLE VOTING POWER:					
NUMBE	ER OF		39,639,803					
SHARES BENEFICIALLY OWNED BY		LLY 8.						
EACH REPORTING		9.	SOLE DISPOSITIVE POWER:					

PERSON 39,639,803

WITH SHARED DISPOSITIVE POWER:

10.

*

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

39,639,803*

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

12.

þ**

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

13.

19.9%*

TYPE OF REPORTING PERSON:

14.

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	o. 18:	538Q	105	13D	Page	20	of	42 Pages
1.	NAME Craig O		EPORTING PERSON: Caw					
2.	(a) o (b) þ	К ТНІ	E APPROPRIATE BOX IF A MI	EMBER OF A GROUP				
3.	SEC US	SE ON	NLY					
4.	SOURC	CE OF	FFUNDS:					
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS $2(d)$ OR $2(e)$							
6.	CITIZE United		IP OR PLACE OF ORGANIZA	ΓΙΟΝ:				
NUMBE	ER OF	7.	SOLE VOTING POWER: 41,468,135					
SHARES BENEFICIALLY 8. OWNED BY		8.	SHARED VOTING POWER:					
EACH REPORTING		9.	SOLE DISPOSITIVE POWER	:				

PERSON 41,468,135

WITH SHARED DISPOSITIVE POWER:

10.

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

41,468,135*

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

12.

þ**

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

13.

20.6%*

TYPE OF REPORTING PERSON:

14.

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	. 185	538Q	105	13D	Page	21	of	42 Pages	
1.	NAME CWCI, I		EPORTING PERSON:						
2.	(a) o (b) þ	THE	APPROPRIATE BOX IF A ME	EMBER OF A GROUP					
3.	SEC US	SE ON	ILY						
4.	SOURC OO	E OF	FUNDS:						
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS $2(d)$ OR $2(e)$								
6.	b CITIZE Washing		P OR PLACE OF ORGANIZAT	TON:					
NUMBE	CR OF	7.	SOLE VOTING POWER: 111,666						
SHARES BENEFICIALLY OWNED BY		8.	SHARED VOTING POWER: *						
EACH REPORTING		9.	SOLE DISPOSITIVE POWER:						

PERSON 111,666

WITH SHARED DISPOSITIVE POWER:

10.

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

11.

111,666*

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

12.

þ**

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

13.

Less than 1%*

TYPE OF REPORTING PERSON:

14.

00

* See discussion

in Items 4

through 6 of 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.

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This Amendment No. 2 (this <u>Amendment</u>) 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 (the <u>Schedule 13D</u>) on behalf of Sprint Nextel Corporation, a Kansas corporation (Sprint), Sprint HoldCo, LLC, a Delaware limited liability company (Sprint HoldCo and together with Sprint, the Sprint Entities), Comcast Corporation, a Pennsylvania corporation (Comcast), Comcast Wireless Investment I, Inc., a Delaware corporation (<u>Comcast I</u>), Comcast Wireless Investment II, Inc., a Delaware corporation (<u>Comcast II</u>), Comcast Wireless Investment III, Inc., a Delaware corporation (<u>Comcast I</u>II), Comcast Wireless Investment IV, Inc., a Delaware corporation (<u>Comcast IV</u>), Comcast Wireless Investment V, Inc., a Delaware corporation (<u>Comcast V</u> and, collectively with Comcast, Comcast II, Comcast III, and Comcast IV, the <u>Comcast Entities</u>), Time Warner Cable Inc., a Delaware corporation (<u>TW</u>C), Time Warner Cable LLC, a Delaware limited liability company (<u>TW</u>C) <u>LLC</u>), TWC Wireless Holdings I LLC, a Delaware limited liability company (TWC I), TWC Wireless Holdings II LLC, a Delaware limited liability company (<u>TWC</u>II), TWC Wireless Holdings III LLC, a Delaware limited liability company (<u>TWC III</u> and, collectively with TWC, TWC LLC, TWC I and TWC II, the <u>TWC Entities</u>), Bright House Networks, LLC, a Delaware limited liability company (<u>BHN</u>), BHN Spectrum Investments, LLC, a Delaware limited liability company (_BHN Spectrum_), Newhouse Broadcasting Corporation, a New York corporation (_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 (<u>ERH</u>), Craig O. McCaw, an individual (<u>Mr. Mc</u>Caw), and CWCI LLC, a Washington limited liability company (_CWCI , and collectively with ERH and Mr. McCaw, the <u>ERH Entities</u>), with respect to the Class A common stock, par value \$0.0001 per share (the <u>Class A Common Stock</u>), of Clearwire Corporation, a Delaware corporation (<u>Clearwire</u> or the <u>Issuer</u>). 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 following table shows the source and amount of funds or other consideration for the acquisition of the Issuer s securities pursuant to the Investment Agreement described in Item 4. Amounts set forth below are in addition to the amounts previously disclosed in Item 3 to 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.

			Source of Funds or Other
]	Reporting Person	Amount	Consideration
Sprint		\$1,176,000,000	Working Capital
Comcast		\$ 196,000,000	Working Capital
TWC		\$ 103,000,000	Working Capital
BHN		\$ 19,000,000	Working Capital
ERH		\$ 20,000,000	Working Capital

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 in the fourth paragraph under the subheading Transaction Agreement:

Investment Agreement

On November 9, 2009, Clearwire and Clearwire Communications entered into an Investment Agreement (the Investment Agreement) with Sprint, Comcast, TWC, BHN, ERH and Intel (the Participating Equityholders). The Investment Agreement sets forth the terms and conditions upon which the Participating

Page 23 of 42 Pages

Equityholders will make an investment in Clearwire and Clearwire Communications in an aggregate amount of approximately \$1.56 billion (the <u>Investment Transactions</u>). The Investment Agreement also sets forth the terms and conditions of the investment by certain of the Participating Equityholders in newly issued senior secured notes of Clearwire Communications and Clearwire Finance, LLC proposed to be issued in connection with the offering described below (the <u>Clearwire Notes</u>), in replacement of equal amounts of indebtedness of Clearwire under its senior term loan facility (the <u>Clearwire Rollover Transactions</u> and, collectively with the Investment Transactions, the <u>Clearwire Equityholder Investments</u>). Under the Investment Agreement, Clearwire has also agreed to commence a rights offering (the <u>Clearwire Rights Offering</u>), pursuant to which rights to purchase shares of the Class A Common Stock will be granted on a pro rata basis to each holder of the Class A Common Stock as of a record date to be determined.

In the Investment Transactions, the Participating Equityholders will invest approximately \$1.56 billion in Clearwire Communications in exchange for Clearwire Communications Voting Interests and Clearwire Communications Class B Common Interests, in the following amounts:

Sprint HoldCo LLC will contribute \$1.176 billion to Clearwire Communications in exchange for 160,436,562 Clearwire Communications Class B Common Interests and the same number of Clearwire Communications Voting Interests;

Comcast, or one of its subsidiaries, will contribute \$196 million to Clearwire Communications in exchange for 26,739,427 Clearwire Communications Class B Common Interests and the same number of Clearwire Communications Voting Interests;

Certain of the TWC Entities will contribute \$103 million in the aggregate to Clearwire Communications in exchange for 14,051,841 Clearwire Communications Class B Common Interests and the same number of Clearwire Communications Voting Interests;

BHN Spectrum will contribute \$19 million to Clearwire Communications in exchange for 2,592,087 Clearwire Communications Class B Common Interests and the same number of Clearwire Communications Voting Interests:

Certain of the Intel Entities will contribute \$50 million to Clearwire Communications in exchange for 6,821,282 Clearwire Communications Class B Common Interests and the same number of Clearwire Communications Voting Interests; and

Eagle River will contribute \$20 million to Clearwire Communications in exchange for 2,728,512 Clearwire Communications Class B Common Interests and the same number of Clearwire Communications Voting Interests.

Immediately following the receipt by the Participating Equityholders of Clearwire Communications Voting Interests and Clearwire Communications Class B Common Interests, each of the Participating Equityholders will contribute to Clearwire its Clearwire Communications Voting Interests in exchange for an equal number of shares of Class B Common Stock.

The Investment Transactions will be consummated through three separate closings. In the first closing, the Participating Equityholders will purchase an aggregate of approximately \$1.057 billion of the Clearwire Communications Class B Common Interests and Clearwire Communications Voting Interests, pro rata based on their respective investment amounts set forth above, on or about November 13, 2009, assuming satisfaction of the applicable closing conditions, which are customary (the <u>First Investment Closing</u>). The amount invested in the First Investment Closing will be the maximum amount permitted by the rules of Nasdaq Stock Market (<u>Nasdaq</u>) prior to the effectiveness of the written consent of stockholders to the transactions executed by Google, the Participating

Equityholders and certain of their subsidiaries, which are holders of a majority of the outstanding voting shares of Clearwire (the <u>Stockholders Consent</u>). Subsequently, in the second closing, an additional approximately \$440 million of Clearwire Communications Class B Common Interests and Clearwire Communications Voting Interests will be purchased by the Participating Equityholders, pro rata based on their respective investment amounts set forth above, within one business day following the date on which such purchase is permitted by Nasdaq rules and

Page 24 of 42 Pages

applicable law, assuming satisfaction of the other applicable customary closing conditions (the <u>Second Investment Closing</u>). In the third closing, the remaining securities will be purchased by the Participating Equityholders, pro rata based on their respective investment amounts set forth above, within one business day following the satisfaction of an additional closing condition regarding the delivery of certain financial information to Sprint by Clearwire and other applicable customary closing conditions, which is expected to occur in Clearwire s first fiscal quarter of 2010 (the <u>Third Investment Closing</u>).

Under the Investment Agreement, in exchange for the purchase by Sprint, Comcast, TWC and BHN of Clearwire Communications Class B Common Interests and Clearwire Communications Class B Common Stock in amounts exceeding their respective Percentage Interest (as defined in the Equityholders—Agreement) determined immediately prior to the First Investment Closing, Clearwire will pay a fee equal to approximately \$18.9 million to Sprint, approximately \$3.1 million to Comcast, approximately \$1.7 million to TWC and approximately \$0.3 million to BHN on the terms described below (a __Transaction Fee _). The fees will be paid in installments at each of the Second Investment Closing and the Third Investment Closing and will be payable at the option of such Participating Equityholder (i) in Clearwire Communications Class B Common Interests valued at \$7.33 per unit and an equal number of Clearwire Communications Voting Interests, or (ii) in cash, by wire transfer of immediately available funds. Sprint has irrevocably elected to receive at least 50% of the Transaction Fee payable to Sprint in Clearwire Communications Class B Common Interests and Clearwire Communications Voting Interests. Immediately following the receipt by any Participating Equityholder of Clearwire Communications Voting Interests in payment of a Transaction Fee, each such Participating Equityholder will contribute to Clearwire its Clearwire Communications Voting Interests in exchange for an equal number of shares of Class B Common Stock.

The consummation of the Investment Transactions at each investment closing is conditioned upon (i) solely with respect to the Second Investment Closing and Third Investment Closing, the actions described in the Stockholders Consent being able to be effected under applicable law, the rules and regulations of the SEC and the Nasdaq rules, including an amendment to Clearwire s Restated Certificate of Incorporation to increase Clearwire s share capital (the Charter Amendment), being effective, (ii) no applicable law prohibiting or preventing, and no injunction, writ, preliminary restraining order or other government order prohibiting, the consummation of the transactions described in the Investment Agreement (including the Clearwire Equityholder Investments, the Rights Offering and the Charter Amendment), (iii) the listing of the Class A Common Stock issuable upon conversion of the Class B Common Stock and Clearwire Communications Class B Common Interests issued in the Investment Transactions on Nasdaq, subject only to official notice of issuance, (iv) solely with respect to the First Investment Closing and Second Investment Closing, (x) the representations and warranties of Clearwire and Clearwire Communications were true and correct as of November 9, 2009 and shall be true and correct as of the date of the applicable closing other than, subject to certain limited exceptions, failures to be true and correct which have not had and would not reasonably be expected to have a material adverse effect, (y) Clearwire and Clearwire Communications shall have performed in all material respects all of their respective covenants and agreements and (z) Clearwire shall have amended its change in control severance plan to provide that the transactions under the Investment Agreement will not constitute a change of control under the plan and Clearwire s Chief Executive Officer shall have consented to such amendment, (v) each of Sprint, Comcast and TWC shall have contemporaneously made its investment at such closings, and (vi) solely with respect to the Third Investment Closing, Sprint shall have received certain specified financial information from Clearwire with respect to Clearwire s fiscal year ending December 31, 2009, or Sprint shall have waived its right to receive such information.

In addition to the Investment Transactions, Clearwire Communications has commenced an offering of Clearwire Notes. The Investment Agreement provides that in the event Clearwire Communications issues senior secured notes or other first lien indebtedness (the <u>Refinancing Debt</u>), in an aggregate amount such that the net cash proceeds of such issuance (inclusive of the Rollover Amounts described below) are sufficient, and will be used, to pay in full all outstanding loans, together with accrued and unpaid interest and fees, prepayment of premium (if any), and all other amounts owing under Clearwire s senior term loan facility (including, without limitation, all such amounts owing to each of Sprint and Comcast (each, a <u>Rollover Investor</u>), each in its capacity as a lender under Clearwire s senior term

loan facility (all such amounts owing to such Rollover Investor being its respective <u>Rollover Amount</u>)), then each Rollover Investor agrees that it will purchase from Clearwire Communications (or, if directed by Clearwire Communications, from the initial purchasers of the Refinancing Debt) an amount of Refinancing Debt, the gross proceeds of which will be sufficient to repay the Rollover Amount owed to each Rollover Investor in their capacity as a lender under the senior term loan facility (the <u>Rollover Transaction</u>). Clearwire s, Clearwire Communications and the Rollover Investors obligations to consummate the Rollover

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Transaction is not conditioned upon the closing of the other transactions contemplated by the Investment Agreement. Upon the consummation of a Rollover Transaction, Clearwire will pay to the applicable Rollover Investor a fee equal to 3% of such Rollover Investor s Rollover Amount, which fee will be paid in cash by wire transfer of immediately available funds.

In addition, Item 4 of the Schedule 13D is amended and supplemented by replacing the fifth paragraph under the subheading Transaction Agreement with the following:

The foregoing summaries of certain provisions of the Transaction Agreement, Investment Agreement and Stockholders Consent are not intended to be complete and are qualified in their entirety by reference to the full text of such agreements. 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 and the Stockholders Consent is filed as Exhibit 99.9 hereto and is incorporated herein by reference.

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 November 9, 2009 and after giving effect to (i) the Transactions, (ii) the Equityholders Agreement, (iii) the post-closing adjustment and (iv) the Investment Transactions, 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 Stock	% of Class		% of	%
Reporting Person (1):	(2)	A (2)	Common Stock	Class B	Voting
Sprint Entities (3)	530,436,562	73.0%	530,436,562	71.5%	56.5%
Comcast (4)	88,504,132	31.1%	88,504,132	11.9%	9.4%
Comcast I (5)	12,352,941	5.9%	12,352,941	1.7%	1.3%
Comcast II (5)	12,352,941	5.9%	12,352,941	1.7%	1.3%
Comcast III (5)	12,352,941	5.9%	12,352,941	1.7%	1.3%
Comcast IV (5)	12,352,941	5.9%	12,352,941	1.7%	1.3%
Comcast V (5)	12,352,941	5.9%	12,352,941	1.7%	1.3%
ERH (6)	39,639,803	19.9%	2,728,512	*	4.1%
Google (7)	29,411,765	15.0%			3.1%
TWC (8)	46,404,782	19.2%	46,404,782	6.3%	5.0%
TWC LLC (8)	46,404,782	19.2%	46,404,782	6.3%	5.0%
TWC I (9)	15,468,261	7.3%	15,468,261	2.1%	1.7%
TWC II (9)	15,468,261	7.3%	15,468,261	2.1%	1.7%
TWC III (9)	15,468,260	7.3%	15,468,260	2.1%	1.7%
Craig O. McCaw (10)	41,468,135	20.6%	2,728,512	*	4.1%
BHN Entities (11)	8,474,440	4.2%	8,474,440	1.1%	*

^{*} Less than 1%

(1) By virtue of the Equityholders
Agreement
entered into at the Closing,
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

530,436,562

shares of

Class A

Common Stock

beneficially

owned by the

Sprint Entities,

102,404,811

shares of

Class A

Common Stock

beneficially

owned by Intel

(which includes

33,333,333

shares of

Class A

Common Stock

held by Intel

Capital,

3,333,333

shares of

Class A

Common Stock

held by Intel

Cayman, 93,333

shares of

Class A

Common Stock

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exercise of warrants held by Middlefield, 58,823,530 shares of Class B Common Stock issued to the Intel Entities upon Closing and as adjusted by the post-closing adjustment, and 6,821,282 shares of Class B Common Stock to be issued to the Intel Entities pursuant to the Investment Transactions), 88,504,132 shares of Class A Common Stock beneficially owned by the Comcast Entities, 39,639,803 shares of Class A Common Stock beneficially owned by ERH (which includes 375,000 shares of Class A Common Stock issuable on exercise of warrants issued to ERH and 613,333 shares of Class A Common Stock issuable on exercise of warrants issued to ERH), 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

have entered into

the Equityholders

Agreement in

connection with

the completion of

the Transactions

which includes a

voting agreement

under which such

Equityholders

and their

respective

affiliates share

the ability to

1

elect a majority

of the Issuer s

directors. The

persons listed in

the table disclaim

beneficial

ownership of the

shares of capital

stock beneficially

owned by such

other

Equityholders

(other than the

shares of capital

stock beneficially

owned by their

affiliates).

(2) Shares of Class A Common Stock beneficially owned and the respective percentages of beneficial ownership of Class A Common Stock assumes the conversion of all shares of Class B Common Stock beneficially owned by 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 November 9, 2009. 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 are based on 195,956,715 shares of Class A Common Stock outstanding on October 31, 2009.

(3) Consists of 370,000,000 shares of Class B Common Stock issued to Sprint HoldCo upon Closing and 160,436,562 shares of Class B Common Stock to be issued to Sprint pursuant to the Investment Transactions. Pursuant to the Investment Agreement, Sprint has the ability to assign its rights to purchase the equity interests of

Clearwire Communications at each of the closings. Sprint intends to assign the right to purchase such equity interests to Sprint HoldCo.

(4) Consists of 61,764,705 shares of Class B Common Stock issued to the **Comcast Entities** upon Closing and as adjusted by the post-closing adjustment and 26,739,427 shares of Class B Common Stock to be issued to Comcast pursuant to the Investment

Transactions. By

virtue of the fact

that each of

Comcast I,

Comcast II,

Comcast III,

Comcast IV and

Comcast V is a

wholly-owned subsidiary of

Comcast,

Comcast may be

deemed to have

shared voting and

dispositive power

with respect to

the shares of

Class B Common

Stock owned by

each of Comcast

I, Comcast II,

Comcast III,

Comcast IV and

Comcast V.

Pursuant to the Investment Agreement, Comcast has the ability to assign its rights to purchase the equity interests of Clearwire Communications at each of the closings. Comcast intends to assign the right to purchase such equity interests to a wholly-owned subsidiary of Comcast, which may be a subsidiary of Comcast other than Comcast I, Comcast II, Comcast III, Comcast IV and Comcast V.

(5) Consists of

12,352,941

shares of Class B

Common Stock

issued to each of

Comcast I,

Comcast II,

Comcast III,

Comcast IV and

Comcast V upon

Closing and as

adjusted by the

post-closing

adjustment, but

does not include

any of the

26,739,427

shares of Class B

Common Stock

to be issued to

Comcast

pursuant to the

Investment

Transactions.

- (6) Consists of 35,922,958 shares of Class A Common Stock, 375,000 shares of Class A Common Stock issuable on exercise of warrants, 613,333 shares of Class A Common Stock issuable on exercise of warrants and 2,728,512 shares of Class B Common Stock to be issued to ERH pursuant to the Investment Transactions. ERH is controlled by Mr. McCaw. The manager of ERH is Eagle River Inc., an entity controlled by and wholly-owned by Mr. McCaw.
- (7) Consists of 29,411,765 shares of Class A Common Stock issued to Google upon Closing and as adjusted by the post-closing adjustment.
- (8) Consists of 32,352,941 shares of Class B Common Stock issued to the TWC Entities upon Closing, as adjusted by the

post-closing adjustment and 14,051,841 shares of Class B Common Stock to be issued to the TWC Entities pursuant to the Investment Transactions. Pursuant to the Investment Agreement, TWC has the ability to assign its right to purchase the equity interests of Clearwire Communications at each of the closings.

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TWC intends to assign the right to purchase such equity interests equally to each of TWC I, TWC II and TWC III. By virtue of the fact that each of TWC I, TWC II and TWC III is a wholly-owned subsidiary of TWC and TWC LLC, TWC and TWC LLC may be deemed to have shared voting and dispositive power with respect to the shares of Class B Common Stock owned by each of TWC I, TWC II and TWC III.

(9) Consists of 10,784,314; 10,784,314; and 10,784,314 shares of Class B Common Stock issued to TWC I, TWC II, and TWC III, respectively, upon Closing and as adjusted by the post-closing adjustment and 14,051,841 shares of Class B Common Stock to be issued to

the TWC Entities

in the aggregate pursuant to the Investment Transactions. Pursuant to the Investment Agreement, TWC has the ability to assign its rights to purchase the equity interests of Clearwire Communications at each of the closings. TWC intends to assign the right to purchase such equity interests equally to each of TWC I, TWC II and TWC III.

(10) Consists of options to purchase 1,666,666 shares of Class A Common Stock, 111,666 shares of Class A Common Stock held by CWCI, 35,922,958 shares of Class A Common Stock issued to ERH, 988,333 shares of Class A Common Stock issuable on exercise of warrants issued to ERH, a restricted stock unit grant of 50,000 shares of Class A Common Stock, which grant expires on January 14, 2012,

and 2,728,512

shares of Class B Common Stock to be issued to ERH pursuant to the Investment Transactions. Mr. McCaw owns all of the voting membership interests in ERH and also controls and wholly-owns Eagle River Inc., the manager of ERH.

(11) Consists of 5,882,353 shares of Class B Common Stock issued to BHN Spectrum upon Closing and as adjusted by the post-closing adjustment and 2,592,087 shares of Class B Common Stock to be issued to **BHN Spectrum** pursuant to the Investment Transactions. Pursuant to the Investment Agreement, BHN has the ability to assign its right to purchase the equity interests of

Clearwire

Communications at each of the closings. BHN intends to assign the right to purchase such equity interests to BHN Spectrum.

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 (as amended herein), (iii) to the Comcast Entities knowledge, the persons set forth on Appendices B-1 through B-6 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 (as amended herein), (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 (as amended herein), beneficially owns any shares of Class A Common Stock as of November 9, 2009.

In addition to the beneficial ownership of the Reporting Persons described herein, the Intel Entities, Intel Capital, Intel Cayman and Middlefield may be deemed to be members of a group under Section 13(d) of the Act with the Reporting Persons by virtue of the Equityholders Agreement and are reporting their adjusted ownership separately on an Amendment No. 2 to Statement on Schedule 13D dated on or about November 12, 2009 (the Intel 13D/A). The Intel 13D/A reports beneficial ownership of 102,404,811 shares of Class A Common Stock (which consists of 58,823,530 shares of Class B Common Stock issued to the Intel Entities upon Closing and as adjusted by the post-closing adjustment, 33,333,333 shares of Class A Common Stock held by Intel Capital, 3,333,333 shares of Class A Common Stock held by Middlefield, and 6,821,282 shares of Class B Common Stock to be issued to the Intel Entities pursuant to the Investment Transactions), representing 39.1% of the Class A Common Stock. For additional information regarding the Intel Entities, Intel Capital, Intel Cayman and Middlefield and their beneficial ownership, see the Intel 13D/A.

(c) 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 (as amended herein), (iii) to the Comcast Entities knowledge, the persons set forth on Appendices B-1 through B-6 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 (as amended herein), (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 (as amended herein), has effected any transaction in Class A Common Stock during the 60 days prior to November 9, 2009.

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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 Equityholders Agreement:

In connection with the execution of the Investment Agreement and in addition to the execution of the Stockholders Consent, the parties to the Equityholders Agreement signed a Unanimous Consent and Waiver, dated as of November 9, 2009 (the __Waiver_):

consenting to the Investment Transactions, the Rights Offering and the Charter Amendment;

waiving the Equityholders preemptive rights and their respective rights to receive notice pursuant to the Equityholders Agreement and the Operating Agreement with respect to Clearwire s issuance of the New Securities (as defined in the Equityholders Agreement) and New Units (as defined in the Equityholders Agreement) under the Investment Transactions and the Rights Offering;

agreeing not to exercise or transfer the rights obtained in the Rights Offering, subject to limited exceptions; and

waiving the standstill provisions to permit the execution and consummation of the transactions in connection with the Investment Transactions and the Rights Offering.

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 and the Waiver are not intended to be complete and are qualified in their entirety by reference to the full text of such agreements, which are filed as Exhibit 99.3, 99.4, 99.5, 99.6 and 99.10, respectively, hereto and each is incorporated herein 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:

99.8 Investment Agreement, dated as of November 9, 2009, by and among Sprint Nextel Corporation, Clearwire

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)

99.9 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 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, 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 II, 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

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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: November 12, 2009

Sprint Nextel Corporation

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

Sprint HoldCo, LLC

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

Comcast Corporation

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

Comcast Wireless Investment I, Inc.

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

Comcast Wireless Investment II, Inc.

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

Comcast Wireless Investment III, Inc.

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

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Comcast Wireless Investment IV, Inc.

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

Comcast Wireless Investment V, Inc.

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

Time Warner Cable Inc.

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

Time Warner Cable LLC

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

TWC Wireless Holdings I LLC

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

TWC Wireless Holdings II LLC

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

TWC Wireless Holdings III LLC

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

Bright House Networks, LLC

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

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

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

CWCI, LLC

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

Overland Park, Kansas 66251

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Appendix A-1 EXECUTIVE OFFICERS AND DIRECTORS OF SPRINT

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

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

Robert H. Johnson, Jr. Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 President, CDMA Business Unit of Sprint Nextel Corporation

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ame and Business Address anny L. Bowman rint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251	Present Principal Occupation (principal business of employer) President, iDEN Business Unit of Sprint Nextel Corporation	Name and Address of Corporation of Other Organization (if different from address provided in Column 1)
obert R. Bennett* orint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251	President of Discovery Holding Company, provider of creative, media management and network services and non-fiction entertainment.	Discovery Holding Company 12300 Liberty Blvd. Englewood, Colorado 80112
ordon M. Bethune* orint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251	Retired	
rry C. Glasscock* orint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251	Chairman of the Board of WellPoint, Inc., a health benefits company.	WellPoint, Inc. 120 Monument Circle Indianapolis, IN 46204
mes J. Hance, Jr.* orint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251	Chairman of the Board of Sprint Nextel Corporation and Senior Advisor of the Carlyle Group	
Janet Hill* brint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251	Vice President of Alexander & Associates, Inc., a corporate consulting firm.	Alexander & Associates, Inc. 400 C St. NE, Washington, DC, 20002
ren-Christer Nilsson, citizen of Sweden* orint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251	Founder/Owner of Ripasso AB, a business advisory company	Ripasso AB Utsiktsvägen 2 SE-260 83 Vejbystrand/Sweden
illiam R. Nuti* rint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251	Chairman of the Board, Chief Executive Officer and President of NCR Corporation, a global technology company	NCR Corporation 1700 S. Patterson Blvd. Dayton, OH 45479
odney O Neal* orint Nextel Corporation	Chief Executive Officer and President of Delphi Corporation	Delphi Corporation 5725 Delphi Drive

00 Sprint Parkway, verland Park, Kansas 66251 Troy, Michigan 48098-2815

ank Ianna* orint Nextel Corporation 00 Sprint Parkway, verland Park, Kansas 66251 Chief Executive Officer and Director, Attila Technologies LLC

Attila Technologies 1 Castle Point Terrace Kidde Building Suite 380-381 Hoboken, NJ 07030

* Director

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Appendix A-2 EXECUTIVE OFFICERS AND DIRECTORS OF SPRINT HOLDCO

Name and Business Address Directors Present Principal Occupation (principal business of employer)

Name and Address of Corporation or Other Organization (if different from 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 Sprint Nextel Corporation 6200 Sprint Parkway, Overland Park, Kansas 66251 President of Sprint HoldCo, LLC

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

Sprint Nextel Corporation 6200 Sprint Parkway,

Overland Park, Kansas 66251

Paget L. Alves Vice President of Sprint HoldCo, LLC

Sprint Nextel Corporation 6200 Sprint Parkway,

Overland Park, Kansas 66251

Keith O. Cowan Vice President of Sprint HoldCo, LLC

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

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Appendix C-1 EXECUTIVE OFFICERS AND DIRECTORS OF

TWC

Appendix C-1 of the Schedule 13D is amended by replacing the table in its entirety with the following: Pursuant to a Separation Agreement dated May 20, 2008, Time Warner Inc. (Time Warner) and TWC agreed to legally and structurally separate. The separation was effected as a pro rata dividend to Time Warner s stockholders of all shares of TWC common stock held by Time Warner. Effective as of March 12, 2009, Time Warner no longer had an ownership interest in TWC.

Name and Business Address Directors	Present Principal Occupation (principal business of employer)	Name and Address of Corporation or Other Organization (if different from address provided in Column 1)
Carole Black c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Retired	N/A
Glenn A. Britt c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Chairman, President and Chief Executive Officer of TWC	N/A
Thomas H. Castro c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	President and Chief Executive Officer, El Dorado Capital, LLC (private investments)	El Dorado Capital, LLC 9426 Old Katy Road Building 10 Houston, TX 77055
David C. Chang c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Chancellor, Polytechnic University (higher education)	Polytechnic University 6 Metrotech Center Brooklyn, NY 11201
James E. Copeland, Jr. c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Retired	N/A
Peter R. Haje c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Legal and Business Consultant and Private Investor	N/A
Donna A. James c/o Time Warner Cable Inc.	Managing Director, Lardon & Associates LLC (business and executive	Lardon & Associates LLC 500 S. Front Street

60 Columbus Circle New York, NY 10023 advisory services)

Suite 1200 Columbus, OH 43215

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Name and Business Address Don Logan c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Present Principal Occupation (principal business of employer) Retired	Name and Address of Corporation or Other Organization (if different from address provided in Column 1) N/A
N.J. Nicholas, Jr. c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Private Investor	N/A
Wayne H. Pace ¹ c/o Time Warner Cable Inc. 60 Columbus Circle New York , NY 10023	Retired	N/A
Edward D. Shirley c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Vice Chairman, Global Beauty and Grooming, The Procter & Gamble Company (consumer products)	The Procter & Gamble Company One P&G Plaza C-3, Box 28 Cincinnati, OH 45202
John E. Sununu c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Former U.S. Senator	N/A
Executive Officers		
Ellen East c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Executive Vice President and Chief Communications Officer of TWC	N/A
Landel C. Hobbs c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Chief Operating Officer of TWC	N/A
Michael LaJoie c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Executive Vice President and Chief Technology Officer of TWC	N/A
		N/A

Marc Lawrence-Apfelbaum c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023 Executive Vice President, General Counsel and Secretary of TWC

Robert D. Marcus c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023 Senior Executive Vice President and Chief Financial Officer of TWC

N/A

60 Columbus Circle New York, NY 10023

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Name and Business Address

Gail G. MacKinnon c/o Time Warner Cable Inc. 901 E St. NW Washington, DC 20004

Present Principal Occupation (principal business of employer)

Executive Vice President and Chief Government Relations Officer of TWC Name and Address of Corporation or Other Organization (if different from address provided in Column 1) N/A

Carl U.J. Rossetti c/o Time Warner Cable Inc. 60 Columbus Circle

New York, NY 10023

Executive Vice President of TWC and President of Time Warner Cable Ventures

N/A

Peter C. Stern c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023 Executive Vice President and Chief Strategy Officer of TWC

N/A

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

(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.

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Appendix C-2 EXECUTIVE OFFICERS AND DIRECTORS OF TWC LLC

Appendix C-2 of the Schedule 13D is amended by replacing the table in its entirety with the following:

Name and Business Address Directors	Present Principal Occupation (principal business of employer)	Name and Address of Corporation or Other Organization (if different from address provided in Column 1)
This entity has no directors		
Executive Officers		
Glenn A. Britt c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	President and Chief Executive Officer	N/A
Ellen East c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Executive Vice President and Chief Communications Officer	N/A
Landel C. Hobbs c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Chief Operating Officer	N/A
Michael LaJoie c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Executive Vice President and Chief Technology Officer	N/A
Marc Lawrence-Apfelbaum c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Executive Vice President, General Counsel and Secretary	N/A
Robert D. Marcus c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Senior Executive Vice President and Chief Financial Officer	N/A
Gail G. MacKinnon c/o Time Warner Cable Inc.	Executive Vice President and Chief Government Relations Officer	N/A

901 E St. NW Washington, DC 20004

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Name and Business Address Carl U.J. Rossetti c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Present Principal Occupation (principal business of employer) Executive Vice President and President of Time Warner Cable Ventures	Name and Address of Corporation or Other Organization (if different from address provided in Column 1) N/A
Peter C. Stern c/o Time Warner Cable Inc. 60 Columbus Circle New York, NY 10023	Executive Vice President and Chief Strategy Officer	N/A

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Appendix E EXECUTIVE OFFICERS AND DIRECTORS OF GOOGLE

Appendix E of the Schedule 13D is amended by deleting Omid Kordestani and Arthur D. Levinson and adding Nikesh Arora, President, Global Sales and Business Development of Google, with the following business address: Google Inc., 1600 Amphitheatre Parkway, Mountain View, CA 94043.

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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 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)
- 99.4 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 III LLC, BHN Spectrum Investments, LLC, Google Inc., Comcast Corporation, Time Warner Cable Inc. and Bright House Networks, LLC*
- 99.5 Registration Rights Agreement, dated as of November 28, 2008, among Clearwire Corporation, Sprint Nextel Corporation, Eagle River Holdings, LLC, Intel Corporation, Comcast Corporation, Google Inc., Time Warner Cable Inc. and BHN Spectrum Investments LLC (incorporated herein by reference to Exhibit 4.2 of Clearwire Corporation s Current Report on Form 8-K filed December 1, 2008)
- 99.6 Amended and Restated Operating Agreement of Clearwire Communications LLC, dated as of November 28, 2008 (incorporated herein by reference to Exhibit 10.1 of Clearwire Corporation s Current Report on Form 8-K filed December 1, 2008)
- 99.7 Joint Filing Agreement, dated as of November 28, 2008, among the Reporting Persons and, solely for purposes of Sections 7, 8, 9 and 10, the Intel Entities, Intel Capital, Intel Cayman and Middlefield*

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Exhibit Description

- 99.8 Investment Agreement, dated as of November 9, 2009, by and among Sprint Nextel Corporation, Clearwire 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)
- 99.9 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 IV, Inc., Comcast 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, 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 II, 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

* Previously filed.