

Federal Communications Commission Washington, D.C. 20554

January 19, 2011

DA 11-92

Nadja S. Sodos-Wallace Senior Regulatory Counsel and Assistant Secretary Clearwire Corporation 1250 Eye Street, NW, Suite 901 Washington, DC 20005

RE: WT Docket No. 06-136 Request for Extension of Time

> Clearwire Corporation Transition of the 2500-2690 MHz Band Transition Areas: BTA Number 293: Miami-Fort Lauderdale, FL BTA Number 469: West Palm Beach-Boca Raton, FL

Dear Ms. Sodos-Wallace:

On December 9, 2010, Clearwire Spectrum Holdings II, LLC (CSHII) and WPSWP LLC (WPSWP), wholly-owned subsidiaries of Clearwire Corporation (together "Clearwire"), filed a request for extension of time to complete the transition for the Basic Trading Areas (BTA) noted above.¹ For the reasons discussed below, we grant the Extension Request and extend the deadline for completing the transition in those BTAs to July 15, 2011.

CSHII filed its Initiation Plan for the Miami-Fort Lauderdale, FL BTA on September 23, 2008.² According to the Commission's Rules, CSHII was required to complete the transition by June 23, 2010.³ WPSWP (formerly WPSWP Licensing Corporation) filed its Initiation Plan for the West Palm Beach-Boca Raton, FL on September 30, 2008.⁴ According to the Commission's Rules, WPSWP was required to complete the transition by June 30, 2010.⁵ The Broadband Division of the Wireless

¹ Letter from Nadja S. Sodos-Wallace, Senior Regulatory Counsel and Assistant Secretary, Clearwire Corporation, to Office of the Secretary, Federal Communications Commission, WT Docket No. 06-136 (filed Dec. 9, 2010) (Extension Request).

² Letter from Terri B. Natoli, V.P. Regulatory Affairs & Public Policy, Clearwire Corporation, to Office of the Secretary, Federal Communications Commission, WT Docket No. 06-136 (filed Sep. 23, 2008).

³ See 47 C.F.R. §§ 27.1232(a) and (b)(1)(vi).

⁴ Letters from Robert H. McNamara, Director, Spectrum Management, Government Affairs, Sprint Nextel Corporation, to Marlene H. Dortch, Secretary, Federal Communications Commission, WT Docket No. 06-136 (filed Sep. 30, 2008).

⁵ See 47 C.F.R. §§ 27.1232(a) and (b)(1)(vi).

Telecommunications Bureau previously granted an extension until January 15, 2011 to complete the transition in those BTAs.⁶

Clearwire states that negotiating the transition process and related agreements took longer than expected because of the large number of licensees in the two BTAs and the interrelationship between the two BTAs.⁷ It reports that the requisite agreements have been reached and equipment ordered, but that there have been delays in receiving transmitter power supplies from China and decoders and modulators needed for certain receive site installations.⁸ Clearwire has begun transitioning certain licensees where possible.⁹ Clearwire says that this delay is clearly beyond its control, and it respectfully asks for additional time to complete the transition process and to file its transition completion notice.¹⁰

We find that Clearwire has shown good cause for an extension. An extension will allow CSHII and WPSWP to work cooperatively to transition the Miami-Fort Lauderdale, FL and West Palm Beach-Boca Raton, FL BTAs. We note that transitioning this region is particularly complex because of the large number of licensees and different systems involved. Furthermore, it appears that no party would be prejudiced by a grant of this extension, particularly since licensees can continue operating pursuant to the old band plan until the transition is completed. We note that copies of the requests were served on the affected licensees, and no oppositions were filed. Thus, we grant Clearwire an extension of time to transition the Miami-Fort Lauderdale, FL and West Palm Beach-Boca Raton, FL BTAs until July 15, 2011.

We note that all BRS and EBS licensees must make a showing of substantial service by May 1, 2011.¹¹ If necessary, licensees in these BTAs will be able to make that showing based on their current operations under the old band plan. Our action herein does not indicate that there would be favorable action on any request for extension of time to demonstrate substantial service from licensees in these markets. Such requests would be considered pursuant to the standards contained in Section 1.946(e) of the Commission's Rules.¹²

¹⁰ Id.

⁶ See Letter from John J. Schauble, Deputy Chief, Broadband Division, Wireless Telecommunications Bureau to Nadja Sodos-Wallace, Regulatory Counsel, Assistant Secretary, Clearwire Corporation, 25 FCC Rcd 9195 (WTB BD 2010).

⁷ Extension Request at 2.

⁸ Id.

⁹ Id.

¹¹ See 47 C.F.R. § 27.14(o).

¹² See 47 C.F.R. § 1.946(e).

Nadja S. Sodos-Wallace

Accordingly, IT IS ORDERED, pursuant to Section 4(i) of the Communications Act of 1934, as amended, 47 U.S.C. § 154(i), and Sections 1.46 and 27.1232(b)(1)(vi) of the Commission's Rules, 47 C.F.R. §§ 1.46, 27.1232(b)(1)(vi) that the Request for Extension of Time filed by Clearwire Spectrum Holdings II, LLC and WPSWP LLC on December 9, 2010 to complete the transition in the Miami-Fort Lauderdale, FL and West Palm Beach-Boca Raton, FL BTAs IS GRANTED, and the time for completing the transition in those BTAs IS EXTENDED TO July 15, 2011.

This action is taken under delegated authority pursuant to Sections 0.131 and 0.331 of the Commission's Rules, 47 C.F.R. §§ 0.131, 0.331.

Sincerely yours,

John J. Schauble Deputy Chief, Broadband Division Wireless Telecommunications Bureau