Clearwire Corp /DE Form DFAN14A May 07, 2013

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

Filed by the Registrant " Filed by a party other than the Registrant x

Check appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- " Definitive Additional Materials
- x Soliciting Material under § 240.14a-12

CLEARWIRE CORPORATION

(Name of Registrant as Specified in Its Charter)

SPRINT NEXTEL CORPORATION

 $(Name\ of\ Person(s)\ Filing\ Proxy\ Statement,\ if\ Other\ Than\ the\ Registrant)$

Payment of filing fee (Check the appropriate box):

No fee required.	
Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.	
(1)	Title of each class of securities to which transaction applies:
(2)	Aggregate number of securities to which transaction applies:
(2)	Descrite viscous de la condenie con los efermos discous contrata Contrata Contrata A de Dolo O. 11 (Code forth de consente co
(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0- 11 (Set forth the amount on which the filing fee is calculated and state how it was determined):
(4)	Proposed maximum aggregate value of transaction:
(5)	Total fee paid:
(-)	
Fee paid previously with preliminary materials:	
Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting for was paid previously. Identify the previous filing by registration statement number, or the form or schedule and the date of its filing.	
(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(2)	
(3)	Filing Party:
(4)	Date Filed:

This filing consists of the following document:

Presentation Entitled Supplemental Clearwire Investor Information

May 2013

Supplemental Clearwire Investor Information

Disclaimer

Cautionary Statement Regarding Forward-Looking Statements

This document includes forward-looking statements within the meaning of the securities laws. The words may, could, intend, expect, anticipate, believe, target, plan, providing guidance and similar expressions are intended to nature.

This document contains forward-looking statements relating to the proposed Merger between the Company and Clearwire purs the related transactions (collectively, the transaction). All statements, other than historical facts, including statements regard of the transaction; the ability of the parties to complete the transaction considering the various closing conditions; the expected transaction; the competitive ability and position of the Company and Clearwire; and any assumptions underlying any of the for statements. Such statements are based upon current plans, estimates and expectations that are subject to risks, uncertainties and such statements should not be regarded as a representation that such plans, estimates or expectations will be achieved. You should statements. Important factors that could cause actual results to differ materially from such plans, estimates or expectations conditions imposed in connection with the transaction, (ii) approval of the transaction by Clearwire stockholders, (iii) the satist the closing of the transaction contemplated by the Merger Agreement, (iv) legal proceedings that may be initiated related to the discussed in Clearwire s and the Company s Annual Reports on Form 10-K for their respective fiscal years ended December with the U.S. Securities and Exchange Commission (the SEC) and the proxy statement and other materials that have been of Clearwire in connection with the transaction. There can be no assurance that the transaction will be completed, or if it is completed time period or that the expected benefits of the transaction will be realized.

None of the Company, Clearwire or Collie Acquisition Corp. undertakes any obligation to update any forward-looking statement after the date on which the statement is made or to reflect the occurrence of unanticipated events. Readers are cautioned not to these forward-looking statements.

Additional Information and Where to Find It

In connection with the transaction, the Company and Clearwire have filed a Rule 13e-3 Transaction Statement and Clearwire have the SEC. The definitive proxy statement has been mailed to the Clearwire's stockholders. INVESTORS AND SECURITY READ THE DEFINITIVE PROXY STATEMENT AND OTHER RELEVANT MATERIALS BECAUSE THEY CONTAIN CLEARWIRE AND THE TRANSACTION. Investors and security holders may obtain free copies of these documents and oth SEC s web site at www.sec.gov. In addition, the documents filed by Clearwire with the SEC may be obtained free of charge be Attn: Investor Relations, (425) 505-6494. Clearwire s filings with the SEC are also available on its website at www.clearwire. Participants in the Solicitation

Clearwire and its officers and directors and the Company and its officers and directors may be deemed to be participants in the Clearwire stockholders with respect to the transaction. Information about Clearwire officers and directors and their ownership forth in the definitive proxy statement for Clearwire's Special Meeting of Stockholders, which was filed with the SEC on April Company s officers and directors is set forth in the Company s Annual Report on Form 10-K for the year ended December 3 on February 28, 2013. Investors and security holders may obtain more detailed information regarding the direct and indirect in solicitation of proxies in connection with the transaction by reading the definitive proxy statements regarding the transaction, v SEC.

Sprint s \$2.97 / share offer provides full value to Clearwire s shareholders \$2.97 / share is at or above the vast majority of analyst target prices \$2.97 / share is at or above comparable precedent spectrum transaction multiples Clearwire s MCC Case is not achievable and its operating assumptions and DCF values are unrealistic

\$2.97 / share is above the DCF values of the SCC Case Mount Kellett s pricing for Clearwire is not appropriately adjusted

On an apples to apples basis, Mount Kellett s own math supports the \$2.97 /

share offer

Bankruptcy is a terrible outcome for all Clearwire debt and equity holders

Highly unlikely to lead to \$2.97 / share in equity value (per Clearwire Management)

Precedent telecom bankruptcies suggest equity recovery is rare

A No
vote to Sprint s offer could lead to substantial dilution for Clearwire s shareholders
Introduction

Sprint s \$2.97 / Share Offer Provides Full Value to Clearwire s Shareholders Significant premium to the unaffected Clearwire trading price \$0.21 / MHz-POP consistent with precedent transactions

Sophisticated investors (Comcast, Intel, Google, Eagle River, Bright House, Time Warner Cable) with deep knowledge of Clearwire s business agreed to sell at or below the Sprint transaction price

\$2.97 / share is above the DCF values of the base SCC

business case

Certainty of value (all cash consideration)

\$2.97 / share is only 6% below the highest price requested by the Special

Committee of \$3.15 / share

Unanimous recommendation of the Clearwire Special Committee and Board

Note: For a complete list of reasons and their descriptions, please see the proxy statement

```
The analyst reports cited by Evercore and Centerview support a value below $3.00 / share
(1)
Only three analysts (of the thirteen) had stated target prices at the top-end of the stated ranges
(1)
(above $3.00 per share)
Each
of
these
targets
had
```

calculation issues which significantly reduced the implied target prices: \$2.97 is At or Above the Vast Majority of Analyst Target Prices Source: Wall Street research, April 23, 2013 CLWR proxy and May 1, 2013 CLWR shareholder presentation. Wells Fargo targeted range of \$0.17 \$0.19 / MHzPOP (versus Sprint s offer of \$0.21 / MHz POP), but due to calculation issues, incorrectly arrived at \$3.50 \$4.00 per share (the correct range based on

\$0.17

```
$0.19
MHz
POP
is
$1.59
$2.22)
On 10/25/12, JP Morgan research said Our valuation analysis is based primarily on a
discounted
cash
flow
analysis
that
assumes
a
10.5%
WACC
and
4.0%
perpetual
growth
rate.
Our
valuation
analysis
also
implies
a
value
of
$0.14
MHz
POP
for
Clearwire s
spectrum
assuming
all
cash
is
spent
substantial
discount
to
```

recent

```
transactions
and
spectrum auctions.
JP Morgan was reported at $4 / share but appeared to have suspended its target price
in the 4Q 11
BAML
also
had
calculation
issues:
their
inputs
suggest
the
$4.00
share
target
price
tied
to
$0.226
/
MHz
POP
(which
actually
$3.36
/
share
see
Appendix)
(1) Centerview
and
Evercore
noted
ranges
of
$2.00
to
$4.00
per
share
and
$0.83
$4.00 per share, respectively, based on 13 analyst target price observations
```

1)

- 2) 3)

\$2.97 is At or Above Comparable Precedent Spectrum Transaction Multiples

Centerview and Evercore have only shown four spectrum transactions with pricing above \$0.22 per

MHz-POP

Three are analyzed in the table below and NextWave, the fourth transaction, is analyzed separately on page 16

Other

non-spectrum

assets,

namely

net

PP&E,

helped

support higher headline multiples in these three precedents. Adjusting for the value of these other assets lowers the implied spectrum pricing below the \$0.21 MHz-POP implied by the \$2.97 offer. Clearwire s WiMAX network will be shut down so its Net PP&E has no/minimal value today. Implied Spectrum Value (\$ / MHz POP) Centerview / Adjusted For Date Bandwidth Evercore

(1)

Non-Spectrum Assets Commentary DISH / DBSD 3/15/2011 2.0 - 2.2 GHz \$0.23

0.15

- More valuable lower frequency band spectrum (vs. Clearwire)
- Adjusted \$0.15 price values the satellite assets at book value (as shown by Evercore) Harbinger / SkyTerra

9/23/2009

1.5 - 1.6GHz

0.25

0.16

- More valuable lower frequency band spectrum (vs. Clearwire)
- Adjusted \$0.16 price values the

NextGen system at cost

Sprint / Clearwire

5/6/2008

2.5 GHz

0.26

0.17

- Adjusted \$0.17 price values the net

PP&E at book value

(1) Per April 23, 2013 CLWR proxy and public filings.

6 (1)

\$8.4bn funding need includes the Clearwire exchangeable which has a stated 2040 maturity but a typical 2017 put / call arrang (2)

Page 80 of April 23, 2013 Proxy statement.

MCC Business Case is Not Achievable

Clearwire management produced two business cases. The SCC case and the MCC Case

The SCC case had a high-end DCF value of \$0.76 per share (per Centerview) and \$1.39 per share (per

Evercore) and a peak funding need of \$3.9bn in 2017, excluding \$4.5bn of debt maturities (an **\$8.4bn** total funding need)

(1)

Clearwire

management

has stated the **MCC** Case is not achievable. They described the

statement

the

MCC [case] is Achievable

as an investor misperception (page 41 of their May 1, 2013 shareholder presentation)

The Company, however does not expect to be able to obtain a second significant wholesale customer and has been unable to obtain a second significant wholesale customer in spite of its efforts to do so for the last two years

(2)

While management raised issues with the low probability of finding a second wholesale customer, it is also important to highlight the aggressive operating assumptions embedded in this case (i.e., it is not appropriate to apply any probability to this case)

Source: Wall Street Research, Sprint Management and Clearwire Proxy Statement. The SCC and MCC Cases lack realistic network expenditures The LTE device assumptions do not appear to be reasonable Despite the capex issues highlighted above, the SCC Case called for 11.4mm LTE devices by 2020 Without adding any material upfront capex, the MCC Case projects significant additional growth, reaching 40mm LTE devices by 2020, 28.6mm more than the SCC Case (to put this in perspective, TMO USA (excluding MetroPCS) only had 26mm prepaid and postpaid subscribers at YE 2012) How does Clearwire compete? MCC only adds \$11mm in 2013/2014 capex (vs. SCC); thereafter, both cases assume capex = 10% of revenue (12.5% in

2015 in the SCC case)

Unrealistic MCC Case Operating Assumptions

Capex / LTE Devices

2013E / 2014E Capex

(\$ in millions)

(Street Estimates)

AT&T

\$22,800

Verizon

19,427

Sprint

12,324

TMO

6,219

SCC Case

\$610

MCC Case

621

EBITDA

EBITDA Margin

Year

SCC

MCC

Difference

SCC

MCC

Incremental MCC

(1)

2011

(\$305)

--

__

```
--
2012
(168)
2013
(267)
($280)
($13)
2014
(717)
(482)
235
--
96.7%
2015
(387)
748
1,135
31.8\%
100
2020
$1,640
$5,940
$4,300
56.5%
79.8%
94.7%
Revenues decline through 2014 in both
cases
Large spike beginning in 2015
(speculative out year projections)
Above the highest comparable today,
Verizon Wireless, which had 46.6%
EBITDA margins in 2012
Nearly 100% margins on the incremental
revenue (versus the SCC Case)
(1)
EBITDA margin on incremental revenue (vs. the SCC Case).
Source: Clearwire Proxy Statement.
```

Unrealistic MCC Case Operating Assumptions Revenue / EBITDA Revenue Year SCC **MCC** Difference 2011 \$1,253 --2012 1,265 ----2013 1,191 \$1,207 \$16 2014 839 1,082 243 2015 1,211 2,351 1,140 2020 \$2,904 \$7,447 \$4,543 Despite the device growth assumptions, revenue declines do not abate until 2015

MCC Case assumes nearly 100% EBITDA margins on incremental revenues (versus

the SCC Case)

Source: Clearwire Proxy Statement.

(1)

December 3, 2012, page 60 of April 23, 2013 Proxy statement.

(2)

Includes potential sale of excess spectrum.

(3) 1,504mm shares.

Unrealistic value pick-up

given that Clearwire has a

\$10bn firm value today

Unrealistic MCC Case DCF Values

The MCC Business Case is not achievable and the operating assumptions and DCF values are unrealistic. Accordingly, it is not appropriate to apply any probability to this case.

The

MCC case has \$2.0bn funding gap in 2015 (1) (\$5bn including 2015 debt maturities) (2) Parameter Centerview Evercore MCC - Value / Share \$3.45 - \$15.50 \$4.14 - \$11.30 SCC - Value / Share (\$2.23) - \$0.76 (\$0.49) - \$1.39Difference vs. SCC-Value / Share \$5.68 - \$14.74 \$4.63 - \$9.91 Total Value Pickup vs. SCC Case (\$ bn) (3) \$8.5 - \$22.2

\$7.0 - \$14.9

the SCC Case

\$2.97 / share offer is above the DCF values of

Mount Kellett s Pricing for Clearwire is Not Appropriately Adjusted

Source: Company filings.

(a) Implied.

The pricing Mt. Kellett put forth in its letters applied NextWave guard band adjusted prices (see Appendix)

to Clearwire's spectrum (without similarly adjusting Clearwire)

The after-tax value is \$0.31 per MHz-POP (after Clearwire pays Corporate taxes on the divestiture)

Sprint's \$2.97 price per share represents \$0.21 per MHz-POP (without adjustment)

NextWave guard band

adjustment (see

Appendix) assumed

43% of NextWave s

spectrum was unusable

(i.e., an even higher percentage versus the Clearwire math shown to the left) (a) Mt. Kellett suggested a range of \$6 -\$9 billion (see Appendix) No corporate level taxes apply to the Sprint offer for Clearwire you assume 30% of Clearwire's spectrum is of limited and restricted use (see page 11) vs. 43% for NextWave, then Sprint's \$2.97 offer is \$0.31/Mhz POP (i.e. equivalent to Mount Kellett's suggested after-tax pricing) Parameter 12/14 Mount Kellett Letter Sprint Proposal Adjustment Required for \$2.97 offer to equal \$0.31 / MHz POP Core Spectrum 9,000 **Excess Spectrum** 9,000 Gross Spectrum Value \$18,000 \$10,060 Taxes on Excess Spectrum (3,600)After-Tax Firm Value \$14,417

\$10,060

\$10,060 Less: Net Debt (3,288)(3,794)Less: Leases (1,900)(1,800)**Equity Value** \$9,229 \$4,466 Shares 1,465 1,504 Value / Share \$6.30 \$2.97 \$2.97 MHz POPs (313mm POPs x 151 MHz) 47,000 47,000 32,795 Firm Value / MHz POP \$0.38 \$0.21 After-Tax FV/MHz POP 0.31 0.21

\$0.31

Bankruptcy

is

a

Terrible

Outcome

for

All

Clearwire

Debt

and

Equity Holders

The outcome of any bankruptcy will likely be driven by the average price paid for all of the spectrum Approximately 25% of the 2.5 GHz spectrum has limited and restricted use for mobile services due to license conditions or interference Other offers have been only for premium spectrum Outstanding proposals for Clearwire's spectrum are for premium portfolios of either primarily owned spectrum or leased spectrum concentrated in metro markets; Clearwire is unlikely to have buyer interest for all 47 billion MHz-POPs of spectrum above the \$0.21/MHz-POP value implied by Sprint proposal (1) Breaking the spectrum into blocks and selling to more than one buyer will require significant additional spectrum to be devoted to guard bands Bankruptcy unlikely to yield value to shareholders exceeding \$2.97 per share Today, the Clearwire bonds trade at premium; in bankruptcy, best, the bonds receive par (1)

Letter to shareholders from John Stanton filed as attachment to Form 8-K on May 6, 2013.

(2)

Page 41 of April 23, 2013 Proxy statement.

(3)

Page 44 of April 23, 2013 Proxy statement.

the [Special Committee s] belief that a sale of Clearwire as a whole yields a higher value for stockholders of Clearwire than if the Company were to be sold in parts as (i) Clearwire s assets, which consist primarily of owned and leased spectrum, are worth more as an integrated whole than if sold as individual components and (ii) a sale of Clearwire s assets would result in a significant tax obligation to Clearwire, which would significantly reduce the net proceeds to Clearwire of any such sale

(3)

(2)

Precedent Telecom Bankruptcies Suggest Equity Recovery is Rare

Company

Date Filed

Date of Exit

Time Elapsed

Value to Equity

Holders

WorldCom

07/21/2002

4/20/2004

21 months

None

Global Crossing 01/28/2002 12/09/2003 23 months None **MFN** 05/20/2002 09/08/2003 15 months None Leap 04/13/2003 08/17/2004 18 months None Lightsquared 05/14/2012 --TerreStar 02/16/2011 3/7/2013 25 months None Nextel International 5/24/2002 11/20/2002

Source: Company Filings, CapitalIQ and News.

6 months None

A No

Vote to Sprint s Offer Could Lead to Substantial Dilution for Clearwise s Shareholders Significant ongoing capital needs (\$8.4bn per the SCC case)

Funding will be dilutive (e.g. Crest and Aurelius terms contemplated a \$2 / share exchange price)

Morgan Stanley research suggested a \$1.00 per share value (published 1/29/2013)

we would be back to the liquidity driven deadlines with downside

risk to the Clearwire stock price as cash balances dwindle and debt maturities loom

(Morgan Stanley research 1/29/13)

Sprint reserves all of its rights as the majority shareholder and could contemplate changes to the Clearwire board

Sprint standstill expires on November 28, 2013

Conclusion

Sprint s \$2.97 / share offer provides full value to Clearwire s shareholders \$2.97 / share is at or above the vast majority of analyst target prices

\$2.97 / share is at or above comparable precedent spectrum transaction multiples Clearwire s MCC Case

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vote to Sprint s offer could lead to substantial dilution for Clearwire s shareholders

15 Appendix

Approaches to NextWave

Price

(\$mm)

MHz-

POPs

1 01 3

(mm) (1)

Price /

MHz-

POP

Spectrum Bands

Includes All Spectrum

\$600

4,241

\$0.14

Includes all NextWave spectrum Excludes Canada and EBS /

BRS

600

2,843

0.21

Excludes 1.4bn MHz-POPs of Canadian WCS and EBS / BRS spectrum, which was given to NextWave bondholders

Guard Band Adjusted

600

1,607

0.37

Excludes Canadian WCS, EBS / BRS spectrum, and the C & D Blocks (assumed to be unusable due to guard band requirements)

Mount Kellett Letter

Values based on NextWave Precedent

December Mount Kellett

Letter to Clearwire

Board of Directors

(dated 12/14/12)

As we explained in our November 1 letter, based on the AT&T/NextWave transaction, we believe Clearwire's spectrum to be worth at least \$0.38 MHZ POP based on the implied price for useable spectrum held by NextWave. The value of just the excess spectrum held by the Company is approximately \$6 -

\$9bn.

\$25mm payable to the equity and \$25mm in contingent payments bring total cash consideration to \$600mm.

(1)

MHz-POP based on data provided in NextWave Proxy.

As presented by Centerview

(page 54 of the proxy)

Mount Kellet focus

BAML Target Price Reconciliation

Source: Wall Street Research, public filings.

Current shares

1Q 13 Debt

1Q 13 Cash

Actual MHz-POPs

Current Leases

Based on the

10/29/12 report

Sprint Offer

BAML Target

Price

BAML Implied

Target Price @ \$0.226 / MHz-POP Price per Share \$2.97 \$4.00 \$3.36 Shares 1,504 1,459 1,504 **Equity Value** \$4,466 \$5,837 \$5,047 Plus: Debt 4,591 4,198 4,591 Less: Cash (797)(885)(797)Plus: Leases 1,800 1,400 1,800 Firm Value \$10,060 \$10,550 \$10,640 MHz POPs 47,000 46,600 47,000

Firm Value / MHz POP

\$0.21 \$0.226 \$0.226