



TECHNOLOGY • INNOVATION • INTERNATIONAL

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May 25, 2007

Mr. Joel Taubenblatt
Chief, Broadband Division
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

Re: In the Matter of Forty-One Late-Filed Applications for Renewal of
Educational Broadband Service Stations;
File Nos. 0002525897 *et al.*

Dear Mr. Taubenblatt:

Hispanic Information and Telecommunications Network (“HITN”) respectfully supplements its filings in the above- referenced proceedings with the attached letter from Sprint Nextel, Inc. (“Sprint”) alleging that HITN’s filing in support of the Federal Communications Commission’s (“Commission”) decision in *Forty-one Late Filed Applications for Renewal of Educational Broadband Service Stations*, Memorandum Opinion and Order, 22 FCC Rcd. 879 (WTB, Broadband Div. 2007) constitutes a breach of its sublease agreement with Sprint for HITN’s Kansas City, Missouri Educational Broadband Service (“EBS”) channels. By this filing, HITN wishes to notify the Commission that Sprint is now seemingly threatening frivolous lawsuits against HITN in order to try and force HITN to adopt a position contrary to the Commission’s decisions and policies and HITN’s educational mission (and that of the other EBS licensees subject to Sprint’s unfounded attacks in this proceeding).

Because of this and other disruptive impact Sprint's Petition for Reconsideration and related filings at issue in these proceedings have and are continuing to have on the EBS community and its arrangements with commercial operators, HITN urges the Commission to promptly deny Sprint’s Petition for Reconsideration.

Please contact the undersigned with any questions.

Very truly yours,

A handwritten signature in black ink, appearing to be 'RJG', written in a cursive style.

Rudolph J. Geist, Esq.

Attachments

ATTACHMENT



Sprint Nextel
200 W. Monroe Ave., Suite 200
Chicago, IL 60606
Office: (312) 551-1788 Fax: (312) 803-0938

Paul McCarthy
Director
Spectrum Development

May 15, 2007

FEDEX – SIGNATURE REQUIRED

Clearwire Communications, Inc.
Attention: Benjamin G. Wolff
Executive Vice President
10210 NE Points Road, Suite 210
Kirkland, WA 98033

Davis Wright Tremaine LLP
Attention: Julie Weston, Esq.
2600 Century Square
1501 Fourth Avenue
Seattle, Washington 98101-1688

Re: Sublease Agreement dated October 22, 2004, by and between Clearwire Communications, Inc. ("Clearwire") and Peoples Choice TV of St. Louis, Inc. ("PCTV") (the "Sublease Agreement")

Dear Mr. Wolff and Ms. Weston:

Under the terms of the Sublease Agreement, PCTV subleases spectrum that Clearwire has leased from Hispanic Information Telecommunications, Inc. ("HITN") in the Kansas City, Missouri market pursuant to the terms and conditions of that certain ITFS Capacity Use and Royalty Agreement dated November 13, 2003 ("HITN Lease"). Pursuant to Section 4.2 of the Sublease Agreement, Clearwire is required to enforce and require strict performance of all material terms of HITN Lease.

Section 3(b)(iii) of the HITN Lease states:

[HITN] and [Clearwire] shall use their respective reasonable best efforts to maximize protection of the ITFS channels from interference and the foreclosure of service to the market area including, without limitation, by making FCC filings and oppositions to third-party applications consistent with FCC rules and the parties' contractual and legal obligations.

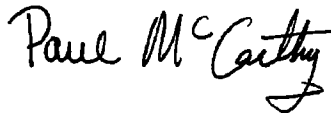
Both HITN and Clearwire have filed with the FCC briefs in support of the *Forty-one Late Filed Applications For Renewal of Educational Broadband Service Stations*, Memorandum Opinion and Order, 22 FCC Red. 879 (WTB, Broadband Div. 2007) ("Reinstatement Order"). The Reinstatement Order authorizes the reinstatement of licenses that will adversely impact the spectrum that is subject the HITN Lease and the Sublease Agreement. HITN's and Clearwire's filings in support of the

Reinstatement Order violate their obligations to protect the subject spectrum from “interference and the foreclosure of service to the market area”.

Pursuant to Clearwire’s obligations under the Sublease Agreement, it must immediately withdraw and cause HITN to withdraw any support, including any filings at the FCC, for the Reinstatement Order. Further, pursuant to HITN’s and Clearwire’s obligations to maximize protection to the channels, HITN and Clearwire are obligated to file in opposition to, and actively oppose, the Reinstatement Order. Please confirm in writing within 5 days of the date of this letter that Clearwire will perform as obligated and that both HITN and Clearwire will file with the FCC oppositions to the Reinstatement Order as required under the HITN Lease and Sublease Agreement.

Thank you in advance for your cooperation.

Very truly yours,

A handwritten signature in black ink that reads "Paul McCarthy". The signature is written in a cursive, slightly slanted style.

Paul D. McCarthy
Director
Spectrum Development

cc: Joseph P. Dubinski
Craig S. O'Dear

CERTIFICATE OF SERVICE

I, Norman Liu, hereby certify that copies of the foregoing *Supplement* were served this 25th day of May, 2007 on the following parties via the United States Postal Service, unless otherwise noted, at the following addresses:

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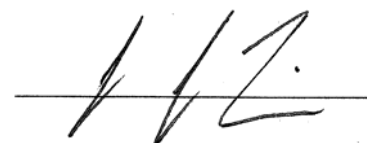
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