



## WiLAN and TELUS Settle Lawsuit

**OTTAWA, Canada – April 21, 2010** – Wi-LAN Inc. (“WiLAN” or the “Company”) (TSX:WIN), a leading technology innovation and licensing company, announced today that the Company has signed a final agreement to settle a lawsuit filed against it by TELUS.

The TELUS lawsuit, which was announced in a press release issued by WiLAN on January 20, 2010, claimed ownership interests in the following WiLAN patents: U.S. Patent Nos. 5,282,222 , RE37802, RE36533, 5,369,670, 5,555,268 and 5,570,305; CDN Patent Nos. 2,064,975, 2,067,436-9 and 2,108,103; and European Patent No. 0562868 (collectively, the “Patents”). The Patents include certain patents which WiLAN is asserting against various parties in both the U.S. and Canada.

As part of this final settlement, TELUS has sold any rights it may have had in the Patents to WiLAN in exchange for a one-time payment. WiLAN has no other future or ongoing payment obligations to TELUS. The terms of the agreement are confidential.

### About WiLAN

WiLAN, founded in 1992, is a leading technology innovation and licensing company. WiLAN has licensed its intellectual property to over 220 companies worldwide. Inventions in our portfolio have been licensed by companies that manufacture or sell a wide range of communication and consumer electronics products including 3G cellular handsets, Wi-Fi-enabled laptops, Wi-Fi/DSL routers, xDSL infrastructure equipment, WiMAX base stations and V-Chip-enabled digital television receivers. WiLAN has a large and growing portfolio of more than 800 issued or pending patents. For more information: [www.wilan.com](http://www.wilan.com).

### Forward-looking Information

*Certain statements in this release, other than statements of historical fact, may include forward-looking information that involves various risks and uncertainties that face the Company; such statements may contain such words as “may”, “would”, “could”, “will”, “intend”, “plan”, “anticipate”, “believe”, “estimate”, “expect” and similar expressions, and may be based on management’s current assumptions and expectations related to all aspects of the wireless and wireline telecommunications industries and the global economy. Risks and uncertainties that may face the Company include, but are not restricted to: licensing of the Company’s patents can take an extremely long time and may be subject to variable cycles; the Company is currently reliant on licensees paying royalties under existing licensing agreements and additional licensing of its patent portfolio to generate future revenues and increased cash flows; the Company may be required to establish the enforceability of its patents in court in order to obtain material licensing revenues; changes in patent laws or in the interpretation or application of patent laws could materially adversely affect the Company; a court may determine that certain of the Company’s patents are not infringed by certain standards or products or may disagree with management with respect to whether one or more of the Company’s patents apply to certain standards or products, which could adversely affect the Company; certain of the Company’s patents are, and others may be, subject to administrative proceedings that could invalidate or limit the scope of those patents; the Company will need to acquire or develop new*

