



August 25, 2010

Dear Wi-SKY Shareholders,

Our progress toward revenue generation has been disrupted by adverse actions of our CTO. Wi-SKY Inflight was within hours of signing a \$100M contract after years of effort, but the CTO refused to sign a performance commitment required by the customer. After having paid the CTO \$1.5M cash plus Wi-SKY Inflight stock to design, develop and produce Wi-SKY's idea and specification for an air-to-ground radio, he is now refusing to honor his contractual commitment to deliver the patents, radio equipment and other obligations.

Concurrent with the signing of the contract with our major customer, our Company had secured an investment commitment of \$5M to finalize the radio production and begin base station deployment. Meanwhile, the CTO has obtained independent funding for his radio business, and is now attempting to sell the radio directly to Wi-SKY's customer without our Company's participation. This action has caused Wi-SKY Inflight's investor to postpone or perhaps cancel his planned investment.

In light of the above, Wi-SKY Inflight has had no alternative other than to commence legal action against our CTO and potentially others that may be cooperating with him. To that end, we have obtained the legal services of Harris Penn Lowry LLP, one of Georgia's top litigation law firms. Our litigation objective is to immediately stop the actions of our CTO and obtain a court recognized, indisputable right to our radio technology which your investment has paid for over the last two years.

Our priority remains to become a major player in the high-speed, air-to-ground radio services market. We are doing our best to reach a quick and equitable resolution of this matter. We will keep you informed as events warrant.

Sincerely,
M. Grant Sharp
Chairman