

FOR IMMEDIATE RELEASE



CRS Electronics
129 Hagar St.
Welland, Ontario L3B 5V9
www.crselectronics.com

TSX Venture Exchange symbol: LED

CRS Electronics Announces \$1,000,000 Private Placement

June 30, 2010 Welland, ON – CRS Electronics Inc. (“CRS”), (TSX-V:LED), an inventor, developer and manufacturer of LED lighting, is pleased to announce that the Company is arranging a non-brokered private placement financing of 2,004,446 units at \$0.55 per unit for gross proceeds of \$1,102,445. Each unit consists of one common share of the Company and one-half of one common share purchase warrant of the Company, each whole warrant entitles the holder to purchase one common share at an exercise price of \$0.70 per share for a two-year period following the closing date. The proceeds will be used by CRS for general working capital purposes.

The Company expects to complete the private placement on or about July 5, 2010. Closing of the private placement is subject to receipt of all applicable regulatory approvals, including final acceptance of the TSX Venture Exchange. There can be no assurance that the private placement will be completed as proposed or at all.

About CRS

CRS is a leader in the emerging, rapidly-growing market of high efficiency light-emitting-diode (“LED”), or, solid state lighting (“SSL”). The principal activities of CRS include the development, manufacture and sale, primarily in North America, of indoor and outdoor lighting such as LED replacement lamps, LED streetlights, exterior LED warning lights on school buses, child safety systems for school buses and contract manufacturing of LED circuit boards. CRS is a well-established supplier to both the school bus industry and the LED contract manufacturing industry, providing a stable and growing revenue source. CRS plans to be a major supplier of LED light engines for a variety of applications to be developed by CRS on its own and in conjunction with its customers. Several of CRS’s customers use CRS LED MR16 lamps to replace up to 50 watt halogen MR16s.

For more information please contact:

Debbie Bamforth
Corporate Communications
Tel: 905-599-3322
Email: debbieb@crselectronics.com
Website: www.crselectronics.com

Al Hussey
Chief Operating Officer
Tel: 905-788-9039
Email: ahussey@crselectronics.com

This news release does not constitute an offer to sell or a solicitation of an offer to buy common shares. The common shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws and may not be offered or sold within the United States or to U.S. persons (as defined in Rule 902 of Regulation S) unless registered under the U.S. Securities Act and applicable state securities laws or an exemption from such registration is available.

Neither TSX Venture Exchange nor the Investment Industry Regulatory Organization of Canada accepts responsibility for the adequacy or accuracy of this release.

Certain statements contained in this news release constitute forward-looking information, future oriented financial information, or financial outlooks (collectively "forward-looking information") within the meaning of Canadian securities laws. Forward-looking information may relate to this news release and other matters identified in CRS's public filings, CRS's future outlook and anticipated events or results and can be identified by terminology such as "may", "will", "could", "should", "expect", "plan", "anticipate", "believe", "intend", "estimate", "projects", "predict", "potential", "continue" or other similar expressions concerning matters that are not historical facts and include, but are not limited in any manner to, those with respect to ability to arrange the proposed private placement financing in prevailing capital market conditions, receipt of regulatory approvals, satisfaction of closing conditions, capital and operating expenditures, economic conditions, availability of markets for products, availability to develop and manufacture products, availability of sufficient financing, receipt of approvals, satisfaction of escrow requirements, satisfaction of closing conditions, obtaining debt financing for capital expenditures, and any and all other timing, development, operational, financial, economic, legal, regulatory and/or political factors that may influence future events or conditions. Such forward-looking statements are based on a number of material factors and assumptions, including, but not limited in any manner, those disclosed in any other CRS filings, and include the effect of capital market conditions and other factors on capital availability and the ability to complete additional closings; sufficient working capital for development and operations, access to adequate services and supplies, availability of markets for products, commodity prices, foreign currency exchange rates, interest rates, access to capital markets and other sources of financing and associated cost of funds, availability of a qualified work force, availability of manufacturing equipment, no material changes to the tax and regulatory regime and the ultimate ability execute its business plan on economically favourable terms. While we consider these assumptions to be reasonable based on information currently available to us, they may prove to be incorrect. Actual results may vary from such forward-looking information for a variety of reasons, including but not limited to risks and uncertainties disclosed in other CRS filings at www.sedar.com and other unforeseen events or circumstances. Other than as required by law, CRS does not intend, and undertakes no obligation to update any forward-looking information to reflect, among other things, new information or future events.