

# Kratos Defense & Security Solutions Announces Henry Bros. Electronics, Inc.'s Mailing of Supplement to Proxy Statement

## Kratos' Pending Acquisition of Henry Bros. Scheduled to Close December 9, 2010

SAN DIEGO, Nov. 18, 2010 (GLOBE NEWSWIRE) -- Kratos Defense & Security Solutions, Inc. (Nasdaq:KTOS), a leading national security solutions provider, today announced that on November 17, 2010 a Supplement to Proxy Statement was mailed to shareholders of Henry Bros. Electronics, Inc. (HBE). On November 13, 2010, the Merger Agreement between Kratos and HBE was amended to increase the merger consideration to acquire 100 percent of the outstanding stock of HBE from \$7.00 per share to \$8.20 per share. The Amendment to the Merger Agreement followed the receipt by HBE of an acquisition proposal from Diebold, Inc. to acquire 100 percent of the outstanding capital stock of HBE for \$8.00 in cash. The Diebold proposal did not include a financing contingency. The Henry Bros. Board of Directors has unanimously recommended a vote "for" adoption of the revised Merger Agreement between Kratos, and HBE. Henry Bros.' shareholder meeting to vote on the proposed transaction is scheduled for December 9, 2010, which is the date the transaction is expected to close.

### **About Kratos Defense & Security Solutions**

Kratos Defense & Security Solutions, Inc. (Nasdaq:KTOS) is a United States National Security Solutions provider. Kratos provides mission critical products, solutions and services for United States National and Homeland Security. Principal areas of expertise include C5ISR; sensor development; unmanned system solutions and support; weapon systems upgrade and sustainment; design, engineering, manufacturing and integration of military products, tactical and other shelters; military weapon range operations; critical network engineering services; information assurance and cybersecurity solutions; security and surveillance systems; and critical infrastructure security system design, integration and operation. The Company is headquartered in San Diego, California, with resources located throughout the U.S. and at key strategic military locations. News and information are available at <a href="https://www.KratosDefense.com">www.KratosDefense.com</a>.

The Kratos Defense & Security Solutions, Inc. logo is available at http://www.globenewswire.com/newsroom/prs/?pkgid=3519

### **Additional Information**

In connection with the acquisition, HBE has filed a definitive proxy statement and other relevant documents concerning the transaction with the SEC. STOCKHOLDERS OF HBE ARE URGED TO READ THE PROXY STATEMENT AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. Investors and security holders can obtain free copies of the proxy statement and other documents when they become available by contacting Investor Relations, Kratos Defense & Security Solutions, 4820 Eastgate Mall, San Diego, CA 92121. In addition, documents filed with the SEC by HBE will be available free of charge at the SEC's website at <a href="http://www.sec.gov">http://www.sec.gov</a>.

Kratos and its executive officers and directors may be deemed to be participants in the solicitation of proxies from the stockholders of HBE in favor of the acquisition. Information about the executive officers and directors of Kratos and their ownership of Kratos common stock is set forth in the proxy statement for Kratos's 2010 Annual Meeting of Stockholders, which was filed with the SEC on April 1, 2010.

### **Notice Regarding Forward-Looking Statements**

This news release contains certain forward-looking statements that involve risks and uncertainties, including, without limitation, statements relating to Kratos' intention to acquire HBE. For a further discussion of risks and uncertainties that could cause actual results to differ from those expressed in these forward-looking statements, as well as risks relating to the Company's business in general, see the risk disclosures in the Company's SEC filings, including its most recent Annual Report on Form 10-K for the year ended December 27, 2009 and its Quarterly Reports on Form 10-Q filed from time to time with the SEC. All forward-looking statements included in this news release are based on information available at the time of the release. We are under no obligation to (and expressly disclaim any such obligation to) update or alter our forward-looking statements, whether as a result of new information, future events or otherwise.

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