UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 6-K

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of **June 2010** Commission File No.: **001-33905**

UR-ENERGY INC.

(Translation of registrant's name into English)

10758 W. Centennial Road, Suite 200 Littleton, Colorado 80127 (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

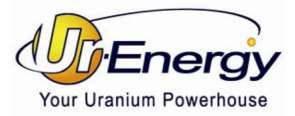
Form 20-F 🗵 Form 40-F 🗖

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes 🛛 No 🗵



FURNISHED HEREWITH

Exhibit	Description of Exhibit
99.1	Ur-Energy Receives Final Permit Approval For UIC Class I Injection Wells
99.2	Ur-Energy Announces CDN\$5,000,000 Private Placement
99.3	MATERIAL CHANGE REPORT - URE PRIVATE PLACEMENT
99.4	MATERIAL CHANGE REPORT - URE DISPOSAL WELL

Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

UR-ENERGY INC.

Date: June 1, 2010

By: <u>/s/ Roger Smith</u>

Roger Smith, Chief Financial Officer



Ur-Energy Receives Final Permit Approval For UIC Class I Injection Wells

Denver, Colorado (Market Wire – June 1, 2010) **Ur-Energy Inc. (TSX:URE, NYSE Amex:URG)** is pleased to announce the receipt of final permit approval from the State of Wyoming for the construction and operation of UIC Class I injection wells for Ur-Energy's Lost Creek In-situ Recovery (ISR) uranium project in Wyoming. Issuance of this required permit marks a significant milestone in the effort to fully permit Ur-Energy's wholly owned Lost Creek ISR project.

The Wyoming Department of Environmental Quality (WDEQ) finalized its approval of the Class I Underground Injection Control Permit (UIC Permit) which authorizes Ur-Energy to drill, complete and operate up to five Class I non-hazardous injection wells at the Lost Creek site. The WDEQ authorized a sufficient number of wells and capacity to meet the anticipated water management requirements for the life of the Lost Creek ISR project. With prior authority, one well was previously installed by Ur-Energy to the appropriate depth for the purpose of collecting data for the application and that well was constructed to serve as a Class I injection well in the future. The UIC Permit demonstrates Ur-Energy's commitment to protecting the environment through the use of best practice technology and well accepted water management systems.

John Cash, Director of Regulatory Affairs stated, "We are very pleased to receive this major permit from the State of Wyoming. We look forward to continuing to work with the state and federal regulatory agencies as we finalize the remaining licenses and permits for Ur-Energy's flagship property, Lost Creek."

Bill Boberg, President and CEO of Ur-Energy added, "The issuance of this permit demonstrates that our permitting efforts are falling in to place as anticipated."

W. William Boberg, President and CEO, a Professional Geologist, and Qualified Person as defined by National Instrument 43-101, supervised the preparation of and reviewed the technical information contained in this release.

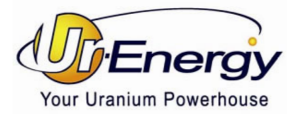
About Ur-Energy

Ur-Energy is a uranium exploration and development company currently completing mine planning and permitting activities to bring its Lost Creek Wyoming uranium deposit into production while also planning and permitting a two-million-pounds-per-year in situ uranium processing facility. Ur-Energy engages in the identification, acquisition and exploration of uranium properties in both Canada and the United States. Shares of Ur-Energy trade on the Toronto Stock Exchange under the symbol "URE" and on the NYSE Amex under the symbol "URG". Ur-Energy's corporate office is located in Littleton, Colorado; its registered office is in Ottawa, Ontario. Ur-Energy's website is www.ur-energy.com.

FOR FURTHER INFORMATION, PLEASE CONTACT

Rich Boberg, Director Public Relations 303-269-7707 866-981-4588 Bill Boberg, President and CEO 303-269-7755 866-981-4588 This release may contain "forward-looking statements" within the meaning of applicable securities laws regarding events or conditions that may occur in the future (e.g. timetables at Lost Creek; sufficiency of cash to fund capital requirements; receipt of (and related timing of) an NRC Source Material License and WDEQ Permit to Mine and all other necessary permits and regulatory authority related to Lost Creek; and the sustainability and timeline of Lost Creek production) and are based on current expectations that, while considered reasonable by management at this time, inherently involve a number of significant business, economic and competitive risks, uncertainties and contingencies. Factors that could cause actual results to differ materially from any forward-looking statements include, but are not limited to, capital and other costs varying significantly from estimates; failure to establish estimated resources and reserves; the grade and recovery of ore which is mined varying from estimates; capital and other costs varying significantly from estimates; production rates, methods and amounts varying from estimates; fluctuations in commodity prices; delays in development and other factors. Readers should not place undue reliance on forward-looking statements. The forward-looking statements contained herein are based on the beliefs, expectations and opinions of management as of the date hereof and Ur-Energy disclaims any intent or obligation to update them or revise them to reflect any change in circumstances or in management's beliefs, expectations or opinions that occur in the future.

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Ur-Energy Announces CDN\$5,000,000 Private Placement

Denver, Colorado (Marketwire – June 1, 2010) **Ur-Energy Inc. (TSX:URE, NYSE Amex:URG)** ("Ur-Energy" or the "Company") announced that it has closed a brokered private placement financing (the "Offering"). Under the Offering, the Company issued 5,000,000 common shares at a price of CDN\$1.00 per share for gross proceeds of CDN\$5,000,000. Blackrock, Inc. ("Blackrock"), an insider of the Company, through one of its investment advisory subsidiaries, subscribed for all of the 5,000,000 common shares issued under the Offering.

Jeffrey Klenda, Chairman, stated, "Blackrock has been our largest shareholder since 2005, prior to our IPO, and has been a solid supporter of the Company since that time. We are extremely pleased with Blackrock's desire to increase its holdings to this extent. It clearly demonstrates their ongoing commitment to Ur-Energy's success."

The proceeds from the Offering are expected to be used by the Company to finance drilling, mine development on its properties, and for general working capital and corporate purposes.

Bill Boberg, President and CEO, stated further, "We continue to be well funded with CDN\$38.5 million as current cash resources as of March 31, 2010. We believe this is sufficient cash to get our Lost Creek Project into production after receiving the final necessary licenses in upcoming months. While our current guidance for receipt of all final permits and licenses continues to be this summer, various regulatory delays over the past couple of years created a funding gap before first cash flow. Blackrock's continuing support of Ur-Energy is most appreciated."

Rodman & Renshaw, LLC, a wholly-owned subsidiary of Rodman & Renshaw Capital Group, Inc. (NASDAQ: RODM), acted as agent for the Offering.

Following the Offering, Blackrock is expected to hold approximately 15.34% of the issued and outstanding shares of the Company. The participation of Blackrock in the Offering constitutes a Related Party Transaction within the meaning of Multilateral Instrument 61-101 *Protection of Minority Security Holders in Special Transactions* ("MI 61-101"). The board of directors of the Company determined that the transaction is exempt from the formal valuation and minority shareholder approval requirements of MI 61-101 and unanimously approved the Offering. The material change report in respect of the transaction was not filed 21 days in advance of the closing of the Offering. The shorter period was necessary in order to permit the Corporation to close the Offering in a timeframe consistent with usual market practice for transactions of this nature and to respond to the uncertainty in the equity capital markets given the current global economic conditions.

About Ur-Energy

Ur-Energy is a uranium exploration and development company currently completing mine planning and permitting activities to bring its Lost Creek Wyoming uranium deposit into production while also planning and permitting a two-million-pounds-per-year in situ uranium processing facility. Ur-Energy engages in the identification, acquisition and exploration of uranium properties in both Canada and the United States. Shares of Ur-Energy trade on the Toronto Stock Exchange under the symbol "URE" and on the NYSE Amex under the symbol "URG". Ur-Energy's corporate office is located in Littleton, Colorado and its registered office is in Ottawa, Ontario. Ur-Energy's website is www.ur-energy.com.

FOR FURTHER INFORMATION, PLEASE CONTACT:

Rich Boberg, Director PR/HR 720-981-4588, ext. 238 866-981-4588, ext. 238 rich.boberg@ur-energyusa.com Bill Boberg, President and CEO 720-981-4588, ext. 223 866-981-4588, ext. 223 bill.boberg@ur-energyusa.com

This release may contain "forward-looking statements" within the meaning of applicable securities laws regarding events or conditions that may occur in the future (e.g., timetables at Lost Creek; sufficiency of cash to fund capital requirements; receipt of (and related timing of) an NRC Source Material License and WDEQ Permit to Mine and all other necessary permits and regulatory authority related to Lost Creek) and are based on current expectationsthat, while considered reasonable by management at this time, inherently involve a number of significant business, economic and competitive risks, uncertainties and contingencies.Factors that could cause actual results to differ materially from any forward-looking statements include, but are not limited to, capital and other costs varying significantly from estimates; financing conditions and related use of proceeds, failure to establish estimated resources and reserves; the grade and recovery of ore which is mined varying from estimates; capital and other costs varying significantly from estimates; production rates, methods and amounts varying from estimates; delays in obtaining or failures to obtain required governmental, environmental or other project approvals; inflation; changes in exchange rates; fluctuations in commodity prices; delays in development and other factors. Readers should not place undue reliance on forward-looking statements. The forward-looking statements contained herein are based on the beliefs, expectations and opinions of management as of the date hereof and Ur-Energy disclaims any intent or obligation to update them or revise them to reflect any change in circumstances or in management's beliefs, expectations or opinions that occur in the future.

FORM 51-102F3 MATERIAL CHANGE REPORT

1. Name and Address of Company

Ur-Energy Inc. 55 Metcalfe Street, Suite 1300 Ottawa, Ontario K1P 6L5

2. Date of Material Change

June 1, 2010

3. News Release

Attached as Schedule A is a copy of the news release issued by Ur-Energy Inc. (the "Corporation" or "Ur-Energy") on June 1, 2010 at Denver, Colorado via Windward Global, and by Marketwire.

4. Summary of Material Change

The Corporation announced on June 1, 2010, the closing of a brokered private placement financing (the "Offering"). Under the Offering, the Company issued 5,000,000 common shares at a price of CDN\$1.00 per share for gross proceeds of CDN\$5,000,000. Blackrock, Inc. ("Blackrock"), an insider of the Company, through one of its investment advisory subsidiaries, subscribed for all of the 5,000,000 common shares issued under the Offering.

The proceeds from the Offering are expected to be used by the Company to finance drilling, mine development on its properties, and for general working capital and corporate purposes.

Rodman & Renshaw, LLC, a wholly-owned subsidiary of Rodman & Renshaw Capital Group, Inc. (NASDAQ: RODM), acted as agent for the Offering.

5. Full Description of Material Change

The Corporation announced on June 1, 2010, the closing of a brokered private placement financing (the "Offering"). Under the Offering, the Company issued 5,000,000 common shares at a price of CDN\$1.00 per share for gross proceeds of CDN\$5,000,000. Blackrock, Inc. ("Blackrock"), an insider of the Corporation, through one of its investment advisory subsidiaries, subscribed for all of the 5,000,000 common shares issued under the Offering.

The proceeds from the Offering are expected to be used by the Corporation to finance drilling, mine development on its properties, and for general working capital and corporate purposes.

Rodman & Renshaw, LLC (the "Agent"), a wholly-owned subsidiary of Rodman & Renshaw Capital Group, Inc. (NASDAQ: RODM), acted as agent for the Offering.

Related Party Transaction

Following the Offering, Blackrock is expected to hold approximately 15.34% of the issued and outstanding shares of the Corporation. Prior to the Offering, Blackrock held 10.83% of the issued and outstanding shares of the Corporation. The participation of Blackrock in the Offering constitutes

a Related Party Transaction within the meaning of Multilateral Instrument 61-101 *Protection of Minority Security Holders in Special Transactions* ("MI 61-101"). The board of directors of the Corporation determined that the transaction is exempt from the formal valuation requirements of MI 61-101, specifically under Section 5.5(a) which provides that at the time the transaction is agreed to, neither the fair market value of the subject matter of, nor the fair market value of the consideration for, the transaction, insofar as it involves related parties, exceeds 25% of the Corporation's market capitalization. The Corporation has determined that an exemption is also available from the minority shareholder approval requirements using the corresponding exemption under Section 5.7(a) of MI 61-101. As of May 31, 2010, before giving effect to the Offering, there were 93,940,568 common shares of the Corporation issued and outstanding. The closing price of the common shares of the Corporation on the Toronto Stock Exchange on May 31, 2010, was CDN\$0.96.

Approval of the board of directors of the Corporation was obtained on May 21, 2010, as amended on May 27, 2010, after review of the engagement letter with the Agent, the subscription agreement and the Related Party Transaction. All of the directors voted for approval of the Related Party Transaction and there were no contrary views of any director. The board of directors of the Corporation determined that the Offering, including the Related Party Transaction, was in the Corporation's best interests. The material change report in respect of the transaction was not filed 21 days in advance of the closing of the Offering. The shorter period was necessary in order to permit the Corporation to close the Offering in a timeframe consistent with usual market practice for transactions of this nature and to respond to the uncertainty in the equity capital markets given the current global economic conditions.

6. Reliance on subsection 7.1(2) or (3) of National Instrument 51-102

Not applicable.

7. Omitted Information

Not applicable.

8. Executive Officer

Paul G. Goss General Counsel & Corporate Secretary Ur-Energy Inc. 10758 W. Centennial Road, Suite 200 Littleton, Colorado 80127 Telephone: (720) 981-4588

9. Date of Report

June 1, 2010

FORM 51-102F3 MATERIAL CHANGE REPORT

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