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ARTICLES OF MERGER

OF

GRAPHIC COMMUNICATIONS CORPORATION a Georgia corporation

INTO

DRUMMOND PRESS, INC. a Florida corporation

Pursuant to the provisions of Sections 607.1105, Florida Statutes, the undersigned corporations certify as follows:

FIRST: The names of the entities that are parties to the merger are Graphic Communications Corporation, a Georgia corporation, and Drummond Press, Inc., a Florida Corporation.

SECOND: Drummond Press, Inc. shall be the surviving entity. 42-53%

THIRD: The Plan of Merger (the "Plan of Merger"), attached hereto as Exhibit A, was approved by the shareholders and directors of Graphic Communications Corporation by Unanimous Written Consent on December \underline{X} , 2015, and by the shareholders and director of Drummond Press, Inc. by Unanimous Written Consent on December $\underline{21}$, 2015.

FOURTH: The merger shall become effective at 11:59 p.m. Eastern Standard Time on December 31, 2015.

DATED: December 25, 2015.

GRAPHIC COMMUNICATIONS CORPORATION, a Georgia corporation

By:

John Falconetti Chairman and Chief Executive Officer

DRUMMOND PRESS, INC., a Florida corporation

Bv:

John Falconetti President

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EXHIBIT A

PLAN OF MERGER

OF

GRAPHIC COMMUNICATIONS CORPORATION (a Georgia corporation)

INTO

DRUMMOND PRESS, INC. (a Florida corporation)

This PLAN OF MERGER dated December 25, 2015 is made by and between Graphic Communications Corporation, a Georgia corporation ("GCC"), and Drummond Press, Inc., a Florida corporation ("Drummond").

WHEREAS, the boards of directors of GCC and Drummond deem it advisable and in the best interest of GCC and Drummond and their respective shareholders to merge GCC with and into Drummond, with Drummond designated as the surviving corporation.

NOW, THEREFORE, in consideration of the premises and of the mutual agreements contained herein, the parties agree to the following plan of merger:

1. GCC and Drummond shall be merged with and into a single corporation, with Drummond being the surviving corporation from and after the effective time of the merger, and thereupon the separate existence of GCC shall cease.

2. The Articles of Incorporation of Drummond shall continue to be the Articles of Incorporation of the surviving corporation until amended as therein provided.

3. The Bylaws of Drummond shall continue to be the bylaws of the surviving corporation until changed, altered or amended as therein provided.

4. The following individuals shall serve as directors of Drummond from and after the effective time of the merger until their respective successors are elected and qualified or their earlier resignation or removal:

John Falconetti Diane Falconetti

 From and after the effective time of the merger, each issued and outstanding share of common stock of GCC shall be converted into .249 shares of common stock of Drummond.

6. The merger herein provided for may be amended or abandoned at any time prior to the filing of the Articles of Merger with the Secretary of State of the State of Florida and with the Secretary of State of Georgia, upon a majority vote of the boards of directors of GCC and Drummond.

7. Pursuant to the Florida Business Corporation Act, this Plan of Merger has been approved by resolutions duly adopted by the board of directors and the shareholders of Drummond.

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8. Pursuant to the Georgia Business Corporation Code, this Plan of Merger has been approved by resolutions duly adopted by the board of directors and shareholders of GCC.

IN WITNESS WHEREOF, the undersigned have set their hands as of the date first written above.

GRAPHIC COMMUNICATIONS CORPORATION,

a Georgia corporation

By: John Falconetti

Chairman and Chief Executive Officer

DRUMMOND PRESS, INC., a Florida corporation

alon By:

John Falconetti President

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