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#### ARTICLES OF MERGER Merger Sheet

MERGING:

PRESSTIGE PRINTING, INC., a Florida corporation H78012

#### INTO

LOOMIS ACQUISITION (PRESSTIGE), INC. which changed its name to PRESSTIGE PRINTING, INC., a Florida corporation, P99000047899.

File date: June 10, 1999

Corporate Specialist: Annette Ramsey

#### STATE OF FLORIDA ARTICLES OF MERGER OF

### PRESSTIGE PRINTING, INC. a Florida corporation

#### INTO

#### LOOMIS ACQUISITION (PRESSTIGE), INC.

a Florida corporation

Pursuant to Florida Statutes Section 607.1101, entitled "Merger", the Fridersigned corporations adopt the following Articles of Merger:

FIRST: The Plan of Merger ("Plan of Merger") attached hereto as Exhibit A was adopted by the Board of Directors and shareholders of Presstige Printing, Inc., a Florida corporation (the "Merged Corporation") as of June 4, 1999. The Plan of Merger was adopted by the Board of Directors and shareholder of Loomis Acquisition (Presstige), Inc., a Florida corporation (the "Surviving Corporation"), as of June 4, 1999.

SECOND: The Effective Date and Time of these Articles of Merger shall be the date and time filed with the Florida Secretary of State in accordance with Florida Statutes Chapter 607.

THIRD: At the Effective Date the following actions will occur in accordance with the Plan of Merger:

- a. The Merged Corporation shall be merged with and into the Surviving Corporation (hereinafter, the "Merger").
- b. Article I of the Articles of Incorporation of the Surviving Corporation shall be amended to read as follows:

#### ARTICLE I NAME

The name of the Corporation is Presstige Printing, Inc.

- c. The currently issued and outstanding shares of common stock of the Surviving Corporation owned by its shareholder immediately prior to the Merger shall remain as the issued and outstanding common stock of the Surviving Corporation after the Merger.
- d. Each share of common stock of the Merged Corporation issued and outstanding immediately prior to the Effective Date shall be canceled and replaced with (i) 472.727 shares of Series D Preferred Stock of the Surviving Corporation's parent, Loomis Graphics, Inc. and (ii) cash in the amount of \$1,300.00, so that in

connection with the Merger the shareholders of the Merged Corporation shall receive in the aggregate 472,727 shares of Loomis Graphics, Inc. Series D Preferred Stock and \$1,300,000.00 in cash.

IN WITNESS WHEREOF, the undersigned have executed these Articles of Merger as of this  $4^{th}$  day of June, 1999.

	MERGED CORPORATION:
	PRESSTIGE PRINTING, INC.  By: falent hardennel
	Robert Weidenmiller, President
	SURVIVING CORPORATION:
	By: William Bowersock Executive Vice President
STATE OF FLORIDA (COUNTY OF HILLSBOROUGH )	
Robert Weidenmiller, who 1/1 is known	nowledged before me this 4 <sup>th</sup> day of June, 1999, by a to me, or who [ ] provided as as President of Presstige Printing, Inc., a Florida
Susan Kubar MY COMMISSION #CC573957 EXPIRES July 31, 2000 BONDED THRU TROY FAIN INSURANCE, INC.	Notary Public Print Name:  My Commission Expires:
STATE OF FLORIDA (COUNTY OF HILLSBOROUGH )	
William Bowersock, who [1] is known	President of Loomis Acquisition (Presstige), Inc., a
Susan Kubar My Commission #CC573957 Expires July 31, 2000 Bonded thru troy fain insurance, inc.	Notary Public Print Name:  My Commission Expires:

#### PLAN OF MERGER

THIS PLAN OF MERGER, made and entered into as of the 4<sup>th</sup> day of June, 1999, by and between Presstige Printing, Inc., a Florida corporation (the "Merged Corporation") and Loomis Acquisition (Presstige), Inc., a Florida corporation (the "Surviving Corporation").

#### WITNESSETH:

WHEREAS, the Merged Corporation is a Florida corporation and currently has one thousand (1,000) shares issued and outstanding;

WHEREAS, the Surviving Corporation is a Florida corporation and currently has one hundred (100) shares issued and outstanding;

WHEREAS, the Board of Directors of the Merged Corporation deem it advisable and in the best interests of the Merged Corporation to merge with and into the Surviving Corporation pursuant to Florida Statutes Section 607.1101 and Sections 368 (a)(1)(A) and 368(a)(2)(D) of the Internal Revenue Code of 1986, as amended, entitled "Statutory Merger or Consolidation" so that no gain or loss will be recognized by the Merged Corporation for federal income tax purposes, and the Board of Directors deems it advisable that the Surviving Corporation shall be the surviving corporation and its corporate existence as a continuing corporation under the laws of the State of Florida shall not be affected in any manner by reason of the merger except as set forth herein (hereinafter called the "Merger"); and

WHEREAS, this Agreement and Plan of Merger was approved and adopted by the Board of Directors and shareholders of the Merged Corporation and by the Board of Directors and shareholder of the Surviving Corporation in the manner prescribed by Florida Statutes Chapter 607.

NOW THEREFORE, in consideration of the mutual covenants, agreements and provisions contained herein, the parties hereto agree, in accordance with the provisions of Florida Statutes Chapter 607, the Merged Corporation shall be and hereby is merged with and into the Surviving Corporation, and that the terms and conditions of the Merger, the mode of carrying the same into effect, and the manner and basis of converting or otherwise dealing with the shares of stock of the Merged Corporation shall be as hereinafter set forth.

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#### ARTICLE I CORPORATE EXISTENCE

- Upon the Merger becoming effective, (i) the separate existence of the Merged Corporation shall cease, (ii) the Surviving Corporation shall continue and be governed by the laws of the State of Florida, (iii) all property, real, personal, tangible and intangible and mixed, of every kind, make and description, and all rights, privileges, powers and franchises, whether or not by their terms assignable, all immunities of a public and of a private nature, all debts due on whatever account and all other choses in action belonging to the Merged Corporation shall be taken and be deemed to be transferred to and vested in the Surviving Corporation and shall be thereafter as effectively the property of the Surviving Corporation as they were the property of the Merged Corporation, and (iv) the title to any property, real, personal, tangible, intangible or mixed, wherever situated, and the ownership of any right or privilege vested in the Merged Corporation shall not revert or be lost or be adversely affected or be in any way impaired by reason of the Merger, but shall vest in the Surviving Corporation. Upon the Merger becoming effective, all rights of creditors and all liens upon the property of the Merged Corporation shall be preserved unimpaired, limited to the property affected by such liens at the time of the Merger becoming effective, and all debts, contracts, liabilities, obligations and duties of the Merged Corporation shall thenceforth attach to the Surviving Corporation and may be enforced against it to the same extent as they had been incurred or contracted by it.
- B. The identity, existence, purposes, powers, franchises, rights and immunities, whether public or private, of the Surviving Corporation shall continue unaffected and unimpaired by the Merger, except as modified in this Agreement.

# ARTICLE II ARTICLES OF INCORPORATION OF SURVIVING CORPORATION

The Articles of Incorporation of the Surviving Corporation shall be amended to change the name of the Surviving Corporation to Presstige Printing, Inc.

# ARTICLE III BYLAWS OF SURVIVING CORPORATION

The Bylaws of the Surviving Corporation in effect immediately prior to the time the Merger becomes effective shall, upon the Merger becoming effective, be and remain the Bylaws of the Surviving Corporation until the same shall be altered, amended or repealed.

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# ARTICLE IV BOARD OF DIRECTORS, OFFICERS AND SHAREHOLDER OF SURVIVING CORPORATION

The Board of Directors, officers and shareholder of the Surviving Corporation in effect immediately prior to the time the Merger becomes effective, shall, upon the Merger becoming effective, be and remain the Directors, officers and shareholder of the Surviving Corporation until their successors are elected and qualified or the shareholder transfer its ownership in the Surviving Corporation.

# ARTICLE V MANNER OF CONVERTING SHARES

Each share of common stock of the Merged Corporation issued and outstanding Immediately prior to the Effective Date shall be canceled and replaced with (i) 472.727 shares of Series D Preferred Stock of the Surviving Corporation's parent, Loomis Graphics, Inc. and (ii) cash in the amount of \$1,300.00, so that in connection with the Merger the shareholders of the Merged Corporation shall receive in the aggregate 472,727 shares of Loomis Graphics, Inc. Series D Preferred Stock and \$1,300,000.00 in cash.

#### ARTICLE VI APPROVAL OF MERGER

This Agreement and Plan of Merger has been approved by the Board of Directors and shareholders of the Merged Corporation and the Board of Directors and shareholder of the Surviving Corporation, as provided by Florida Statutes Section 607.1103, as of June 4, 1999.

## ARTICLE VII EFFECTIVE DATE OF MERGER

This Merger shall become effective upon filing with the Florida Secretary of State in accordance with Florida Statutes Chapter 607.

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IN WITNESS WHEREOF, the Merged Corporation and the Surviving Corporation have signed this Agreement under their corporate seals the day and year first above written.

LOOMIS ACQUISITION (PRESSTIGE), INC.

By:

William Bowersock Executive Vice President

PRESSTIGE PRINTING, INC.

y: 1/2/

Robert Weidenmille

President