



FOR IMMEDIATE RELEASE

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1105 Media, Inc. Selects Cadmus Communications as Single Source Provider for Magazine Production Services

Richmond, Virginia (November 30, 2006) – Cadmus Communications Corporation (NASDAQ/GM: CDMS) announced today that 1105 Media, Inc., a leading integrated business-to-business media and information company, has selected Cadmus to be its exclusive provider of publisher services. 1105 Media was formed in April 2006, through the acquisition of 101communications, LLC, and Stevens Publishing, and offers media and information services in the government, education, information technology, home healthcare, security, and environmental protection markets. Cadmus previously provided print, distribution and paper services to 101communications while Stevens Publishing had previously contracted with a separate service provider. Under the four year contract, Cadmus will now provide publisher services for all of 1105 Media's current magazine titles from Cadmus' facilities in Richmond, Virginia and Easton, Pennsylvania.

"Cadmus' consistent performance, high level of service, breadth of offerings and multi-plant operations are the basis for the strong partnership that has developed over the last several years with 101communications," stated Neal Vitale, chief executive officer at 1105 Media. "We're confident in Cadmus' ability to provide the same level of excellence for the full spectrum of 1105 Media's magazine titles, including those formerly published by Stevens Publishing."

"We're extremely pleased that a growth-oriented media company such as 1105 Media is relying on Cadmus to assist with their growth and expansion," commented John Miller, executive vice president of sales and marketing for Cadmus' Publisher Services Group. "Consistent performance and highly personalized customer service have been key components in the success of the 1105 Media/Cadmus partnership, and we are excited about our ability to continue this partnership and to be a key resource to 1105 Media as they seek to gain share and to continue their growth in the markets they serve."

ABOUT CADMUS

Cadmus Communications Corporation provides end-to-end, integrated graphic communications services to professional publishers, not-for-profit societies and corporations. Cadmus is the world's largest provider of content management and production services to scientific, technical and medical journal publishers, the fifth largest periodicals printer in North America, and a leading provider of specialty packaging and promotional printing services. Additional information about Cadmus is available at www.cadmus.com.

ABOUT 1105 MEDIA, INC.

1105 Media, Inc., is an integrated business-to-business information and media company that was formed in April 2006, by Nautic Partners LLC, Alta Communications, and Neal Vitale, to acquire 101communications, LLC, and Stevens Publishing. 101communications, based in Chatsworth, CA, is a leading b-to-b media company targeting specialized sectors of the information technology community with offerings that include print and online magazines, journals, and newsletters; seminars, conferences, and trade shows; training courseware, and Web-based services. Dallas-based Stevens Publishing is a premier provider of print and online information in the fields of industrial health, safety, and compliance; security; environmental protection; wastewater management; and home healthcare. Additional information about 1105 Media is available at <http://www.1105media.com>.

"Cadmus...Serving Education, Science, Health"

Statements contained in this release relating to Cadmus' future prospects and performance are "forward-looking statements" that are subject to risks and uncertainties that could cause actual results to differ materially from those expressed or implied by such statements. Factors that could cause actual results to differ materially from management's expectations include but are not limited to: (1) the overall economic environment, (2) the equity market performance and interest rate environment, which can impact our pension liability, (3) the impact of price increases for energy and other materials and services affected by higher oil and fuel prices, (4) our ability to grow revenue and market share in the educational and government services markets, (5) significant price pressure in the markets in which we compete, (6) the loss of significant customers or the decrease in demand from customers, (7) our ability to continue to obtain improved efficiencies and lower production costs, (8) the financial condition and ability to pay of certain customers, (9) our ability to implement and realize the expected benefits associated with our equipment replacement and consolidation plan, including our ability to successfully complete certain consolidation initiatives and effect other restructuring actions, (10) our ability to operate effectively in markets outside of North America, (11) our ability to realize the tax benefits associated with certain transactions, and (12) our ability to implement and realize the expected benefits associated with our increased operations in Asia and the business opportunities available to the PeriscopeCadmus™ joint venture. Other risk factors are detailed from time to time in our Securities and Exchange Commission filings. The information provided in this release is provided only as of the date of this release, and we undertake no obligation to update any forward-looking statements made herein.