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MERGER OR SHARE EXCHANGE SUPPLYONE TAMPA BAY, INC.

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ARTICLES OF MERGER

Florida Department of State Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the surviving corporation:

Name

Jurisdiction

Document Number

SupplyOne Tampa Bay, Inc.

Florida

M54360

Second: The name and jurisdiction of the merging corporation:

Name

Jurisdiction

<u>Document Number</u>

Packit Right Inc

Florida

P06000083457

Third: The Plan of Morger is attached hereto as Exhibit A.

Fourth: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State.

Fifth: The Plan of Merger was adopted by the shareholders of the surviving corporation on November 18, 2014.

Sixth: The Plan of Merger was adopted by the shareholders of the merging corporation on November 2.

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The undersigned corporations have caused these Articles of Merger to be signed by their duly authorized officers, each of whom affirm that the facts stated herein are true and correct.

Dated this 18 day of November, 2014.

SUPPLYONE TAMPA BAY, INC.

Name: Ryan S. Northington

Title: Vice President, CFO, Secretary and Treasurer

PACKIT RIGHT INC

Name: Ryan 8, Northington

Title: Vice President, CFO, Secretary and Treasurer

Exhibit A

Plan of Merger

(see attached)

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AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger ("Plan of Merger") is entered into as of November <a>[8], 2014 by and between PACKIT RIGHT, INC, a Florida corporation ("Merging Entity"), and SUPPLYONE TAMPA BAY, INC. (ffk/a Anchor Insulated Wire, Inc.), a Florida corporation ("Surviving Entity"). Merging Entity and Surviving Entity are sometimes referred to herein as the "Constituent Entities."

RECITAL

The sole Shareholder and Board of Directors of the Constituent Entities each deem it advisable and in the best interests of each of the Constituent Entities that Merging Entity be merged with and into Surviving Entity (the "Merger") in accordance with the terms and conditions of this Plan of Merger and the section 607.1101 of the Florida Business Corporation Act (the "Merger Statute").

AGREEMENT

In consideration of the premises and the mutual covenants and agreements herein contained, the parties agree as follows:

ARTICLE ONE The Merger

- 1.1 At the Effective Time (as defined below), Merging Entity shall merge with and into Surviving Entity in accordance with the terms and conditions of this Plan of Merger and the Merger Statute. Thereupon, the separate existence of Merging Entity shall cease, and Surviving Entity shall be the entity surviving the Merger and shall continue to exist under and be governed by the Florida Business Corporation Act.
- 1.2 The Merger shall become effective as of the date and time identified as the effective date and time of the Merger in the Articles of Merger filed with the Florida Department of State in accordance with the Merger Statute (the "Effective Time").
- 1.3 The Merger shall have the effect specified in the Merger Statute. All property, real, personal and mixed, of each of the Constituent Entities, and all debts due to any of them, shall be vested automatically in Surviving Entity, without further act or deed, as a result of the Merger. Surviving Entity shall henceforth be responsible and liable for all the liabilities and obligations of each of the Constituent Entities, and any claim or judgment against any of the Constituent Entities may be enforced against Surviving Entity. Merging Entity hereby appoints Surviving Entity as its attorney-in-fact with the right to execute and deliver on behalf of Merging Entity any and all agreements, documents and instruments as any officer of Surviving Entity may deem appropriate in order to evidence the vesting in Surviving Entity of any and all property of the Merging Entity.

ARTICLE TWO Articles of Incorporation and Bylaws

2.1 At the Effective Time, the Articles of Incorporation and the Bylaws of Surviving Entity in effect immediately prior to the Effective Time shall be the Articles of Incorporation and the Bylaws of Surviving Entity, as the entity surviving the Merger, until thereafter amended in the manner provided by law and in accordance with the Articles of Incorporation and the Bylaws of Surviving Entity.

ARTICLE THREE Board of Directors and Officers

3.1 From and after the Effective Time, the Board of Directors and officers of Surviving Entity Immediately prior to the Effective Time shall be the Board of Directors and officers of Surviving Entity, as the entity surviving the Merger, until thereafter changed in the manner provided by law and in accordance with the requirements of the Articles of Incorporation and the Bylaws of Surviving Entity.

ARTICLE FOUR Cancellation of Securities

4.1 At the Effective Time, by virtue of the Merger and without action on the part of the Surviving Entity or the Merging Entity, each share of capital stock of the Merging Entity shall be automatically canceled and retired and shall cease to exist, and the shares of capital stock of the Surviving Entity shall not be changed, but shall remain the same as immediately prior to the Effective Time.

ARTICLE FIVE Termination

5.1 At any time prior to the Effective Time, this Plan of Merger may be terminated and the Merger abandoned by the sole Shareholder or Board of Directors of either of the Constituent Entities, as the case may be, and in such event this Plan of Merger shall have no further force or effect and there shall be no liability on the part of the parties heroto.

ARTICLE SIX

6.1 This Plan of Merger may be executed in any number of counterparts, each of which shall be deemed an original, and all of such counterparts together shall constitute one and the same instrument.

ARTICLE SEVEN Amendment

7.1 At any time prior to the Effective Time and subject to applicable law, this Plan of Merger may be amended, medified or supplemented only by written agreement of the Constituent Entities executed by their respective duly authorized representatives.

ARTICLE EIGHT Governing Law

8.1 This Plan of Merger shall be governed by, and construed under, the laws of the State of Florida (without regard to conflict of laws principles), all rights and remedies being governed by said laws.

[Signature Page Pollows]

IN WITNESS WHEREOF, each party has caused this Plan of Merger to be executed by its duly authorized representative.

SUPPLYONE TAMPA BAY, INC.

Name: Ryan S. Northington

Title: Vice President, CFO, Secretary and Treasurer

PACKIT RIGHT INC

Name: Ryan S. Northlington

Title: Vice President, CFO, Secretary and Treasurer