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COVER LETTER

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TO: Registration Section Division of Corporations

 SUBJECT:
 PreferAble People, LLC

 Name of Surviving Party

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Please return all correspondence concerning this matter to:

David A. Lamont				
Contact Person				
Lamont & Auchampau, P.A.				
Firm/Company				
Post Office Box 6026				
Address				
Clearwater, FL 33758				
City, State and Zip Code				
david.lamont@lamontlawgroup.com				

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

David A. Lamontat (727)725-8393Name of Contact PersonArea Code and Daytime Telephone Number

Certified Copy (optional) \$8.75

STREET ADDRESS:

Registration Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

MAILING ADDRESS:

Registration Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

Articles of Merger For Florida Profit or Non-Profit Corporation

The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109 or 617.0302, Florida Statutes.

<u>FIRST</u>: The exact name, form/entity type, and jurisdiction for each <u>merging</u> party are as follows:

Name	<u>Jurisdiction</u>	Form/Entity Type
PreferAble People, LLC	Florida	
Able Services, Inc.	Florida	Corporation

SECOND: The exact name, form/entity type, and jurisdiction of the <u>surviving</u> party are as follows:

Name	Jurisdiction	Form/Entity Type
PreferAble People, LLC	Florida	LLC

THIRD: The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617, and/or 620, Florida Statutes.

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FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

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<u>FIFTH</u>: If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

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<u>SIXTH</u>: If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:

N/A	_			
	 	 	······································	

SEVENTH: If the surviving party is an out-of-state entity, the surviving entity:

a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is party to the merger.

b.) Agrees to promptly pay the dissenting shareholders of each domestic corporation that is a party to the merger the amount, if any, to which they are entitled under s. 607.1302, F.S.

EIGHTH: Signature(s) for Each Party:

Name of Entity/Organization: Signature(s);	Typed or Printed Name of Individual:
PreferAble People, LLC	Frank Mongelluzzi
Able Services, Inc.	Frank Mongelluzzi
	Y

Corporations:	Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.)
General Partnerships: Florida Limited Partnerships:	Signature of a general partner or authorized person Signatures of all general partners
Non-Florida Limited Partnerships:	Signature of a general partner
Limited Liability Companies:	Signature of a member or authorized representative
Fass	\$25.00 Don Donty

Fees:

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\$35.00 Per Party

Certified Copy (optional):

\$8.75

PLAN OF MERGER

<u>FIRST:</u> The exact name, form/entity type, and jurisdiction for each <u>merging</u> party are as follows:

Name	Jurisdiction	Form/Entity Type
PreferAble People, LLC	Florida	LLC
Able Services, Inc.	Florida	Corporation

SECOND: The exact name, form/entity type, and jurisdiction of the **surviving** party are as follows: Name Jurisdiction Form/Entity Type

	····	······································
PreferAble People, LLC	Florida	LLC

THIRD: The terms and conditions of the merger are as follows:

. . . .

The merging parties agree that Able Services, Inc. shall be merged into PreferAble People, LLC as a single limited liability company; that PreferAble shall continue under the law of Florida as the surviving entity. All matters pertaining to PreferAble prior to the merger shall survive and remain the same after the merger until later amended, altered, or changed pursuant to Florida law; for the purposes of Internal Revenue Code section 368(a)(1)(A) the merger shall be deemed to have become effective 03/30/2009 without regard to the filing date of the Articles of Merger with the Secretary of the State of Florida; and that the surviving entity shall have all rights, privileges, powers, authority and ownership of PreferAble and Able Services.

(Attach additional sheet if necessary)

FOURTH:

. . . '

A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:

Able Services, Inc. merged its intangible customer list asset with the same asset

character of PreferAble People, LLC. A discounted cash flow analysis of the

Able Services, Inc. customer list was not performed due to the same operating

nature of the merged parties.

(Attach additional sheet if necessary)

B. The manner and basis of converting the <u>rights to acquire</u> the interests, shares, obligations or other securities of each merged party into the <u>rights to acquire</u> the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:

The net book value of Able Services, Inc.'s intangible asset was the principle

valuation basis for the merger.

(Attach additional sheet if necessary)

<u>FIFTH:</u> If a partnership is the survivor, the name and business address of each general partner is as follows:

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N/A.

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(Attach additional sheet if necessary)

<u>SIXTH</u>: If a limited liability company is the survivor, the name and business address of each manager or managing member is as follows:

Frank Mongelluzzi, 3040 Gulf to Bay Blvd., Clearwater, FL 33759

Anne Mongelluzzi, 3040 Gulf to Bay Blvd., Clearwater, FL 33759

(Attach additional sheet if necessary)

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SEVENTH: Any statements that are required by the laws under which each other business entity is formed, organized, or incorporated are as follows:

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(Attach additional sheet if necessary)

EIGHTH: Other provision, if any, relating to the merger are as follows:

(Attach additional sheet if necessary)