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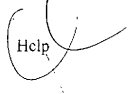
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#### MERGER OR SHARE EXCHANGE PARTNERSHIP FOR STRATEGIC EVANGELISM, INC.

Certificate of Status	0
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# ARTICLES OF MERGER (Not for Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Not For Profit Corporation Act, pursuant to section 617.1105, Florida Statutes.

First: The name and jurisdiction of the <u>su</u>	rviving corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
PARTNERSHIP FOR STRATEGIC EVANGELISM, INC.	FLORIDA	N23000010773
Second: The name and jurisdiction of each	n merging corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/applicable)  192867-97
VUVIVO MINISTRIES	OREGON	192867-97
		9. 9.
Third: The Pian of Merger is attached.		
Fourth: The merger shall become effectiv Department of State	e on the date the Articles of M	lerger are filed with the Florida
OR / / (linter a specifi 90 days after merger file date).	c date. NOTE: An effective date co	annot be prior to the date of filing or more than
Note: If the date inserted in this block does not med document's effective date on the Department of State		irements, this date will not be listed as the

## Fifth: ADOPTION OF MERGER BY SURVIVING CORPORATION (COMPLETE ONLY ONE SECTION)

SECTION I The plan of merger was adopted by the members of the surviving corporation on The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows:  FOR AGAINST
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III  There are no members or members entitled to vote on the plan of merger.  The plan of merger was adopted by the board of directors on NOVEMBER 14, 2023. The number of directors in office was 5. The vote for the plan was as follows: 5. FOR 0. AGAINST  Sixth: ADOPTION OF MERGER BY MERGING CORPORATION(s)  (COMPLETE ONLY ONE SECTION)
SECTION I  The plan of merger was adopted by the members of the merging corporation(s) on  The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows:  FORAGAINST
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III  There are no members or members entitled to vote on the plan of merger.  The plan of merger was adopted by the board of directors on NOVEMBER 14, 2023. The number of directors in office was

### Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of the chairman/ yice chairman of the board or an officer.	Typed or Printed Name of Individual & Title
PARTNERSHIP FOR STRATEGIC EVANGELISM, INC.		ZACH ELLIOTT, PRESIDENT
VUVIVO MINISTRIES	Zachary James Elliott Zachury James Elliott 19, 2023 10 SA EST;	ZACH ELLIOTT, PRESIDENT
		2024

### **PLAN OF MERGER**

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>surviving</u> corporation:	
<u>Name</u>	Jurisdiction
PARTNERSHIP FOR STRATEGIC EVANGELISM, INC.	FLORIDA
The name and jurisdiction of each <u>merging</u> corporation:	
Name	Jurisdiction
VUVIVO MINISTRIES	OREGON
	2821 JIH - 8 AH 9: 1
The terms and conditions of the merger are as follows:	
SEE ATTACHED "EXHIBIT A".	
A statement of any changes in the articles of incorporation merger is as follows:	of the surviving corporation to be effected by the
NONE.	
Other provisions relating to the merger are as follows:	
SEE ATTACHED "EXHIBIT A".	

# EXHIBIT "A" AGREEMENT AND PLAN OF MERGER

This AGREEMENT AND PLAN OF MERGER (this "Agreement") is entered into on November 14, 2023 (the "Signing Date"), by and between Vuvivo Ministries, an Oregon not-for-profit religious corporation ("Vuvivo") and Partnership for Strategic Evangelism, Inc., a Florida not-for-profit religious corporation ("Surviving Corporation").

#### RECITALS

WHEREAS, Vuvivo is a charitable not-for-profit corporation organized under the laws of the State of Oregon with its principal address located at 23485 NE Dillon Road, Newberg, Oregon, 97132 and conducts ministry programs, services and religious activities;

WHEREAS, each of the respective Board of Directors of Vuvivo and the Surviving Corporation has determined that it is advisable and in the best interests of the mission, religious and charitable objectives of their respective organizations that they consolidate their operations and merge upon the terms and conditions of this Merger Agreement in accordance with and to be carried out pursuant to Section 617.1101. Florida Statutes, and with the provisions of Oregon Revised Statutes Section 65.497 which governs the merger of a domestic public benefit corporation with the surviving merged foreign corporation being the surviving corporation.

WHEREAS, the Merger Agreement shall be undertaken in compliance with the applicable corporate law provisions of the Oregon Nonprofit Corporations law and Florida Not For Profit Corporations Act; and Vuvivo shall file a copy of this Merger Agreement and officer certificates with the Oregon Attorney General prior to filing the Merger Agreement and Articles of Merger with the Florida Secretary of State and Oregon Office of the Secretary of State;

WHEREAS, all proper approvals and consents shall be obtained under the governing documents of Vuvivo and the Surviving Corporation, authorizing such corporations to enter into and carry out the terms of this Merger Agreement;

WHEREAS, the Vuvivo has moved its offices to the State of Florida, and its employees, staffing, and operations have been moved to the State of Florida and will continue to carry out the charitable, religious mission and programs of the Vuvivo without duplicate staffing, accounting and professional expenses, tax reporting and operating inefficiencies otherwise resulting from multiple offices in two different jurisdiction; and

WHEREAS, Partnership for Surviving Corporation is a charitable not-for-profit religious corporation organized under the laws of the State of Florida, which will continue as the successor not-for-profit religious ministry of Vuvivo; and

WHEREAS, the respective Board of Directors of Vuvivo and Surviving Corporation (a) determined that it is in the best interest of such parties that they enter into a transaction pursuant to which Vuvivo merges with and into Surviving Corporation, and (b) approved the execution and performance of this Agreement.