







STATE OF CALIFORNIA Office of the Secretary of State ARTICLES OF INCORPORATION CA PROFESSIONAL CORPORATION

California Secretary of State 1500 11th Street Sacramento, California 95814 (916) 657-5448

For Office Use Only

-FILED-

File No.: 6451393 Date Filed: 11/6/2024

Corporation Name	
Corporation Name	Cardiovascular Associates Emergency Partners, Inc.
Initial Street Address of Principal Office of Corporation	
Principal Address	1313 E. HERNDON AVE.
	STE. 102 FRESNO, CA 93720
	11120110, 071 30120
Initial Mailing Address of Corporation	1212 E LIEDNIDON AVE
Mailing Address	1313 E. HERNDON AVE. STE. 102
	FRESNO, CA 93720
Attention	
Agent for Service of Process	
Agent Name	RICHARD M. AARON
Agent Address	8080 N. PALM AVE.
	THIRD FLOOR
	FRESNO, CA 93711
Shares	
The total number of shares the corporation i	is authorized to issue is: 500,000
Does the corporation have more than one cl	lass or series of shares? No
Purpose Statement	
banking or trust company business) not prol	e in the profession of MEDICINE and any other lawful activities (other than the hibited to a corporation engaging in such profession by applicable laws and nal corporation within the meaning of California Corporations Code section 13400
Additional information and signatures set made part of this filing.	forth on attached pages, if any, are incorporated herein by reference and
Electronic Signature	
By checking this box, I acknowledge the and that all information is true and corre	at I am electronically signing this document as the incorporator of the Corporation ect.
RICHARD M. AARON	11/06/2024

ATTACHMENT TO ARTICLES OF INCORPORATION OF A PROFESSIONAL CORPORATION (ARTS-PC)

<u>Corporate Name</u>: Cardiovascular Associates Emergency Partners, Inc.

<u>No Preferences, Privileges, Restrictions</u>. No distinction shall exist between the shares of the corporation or the holders thereof.

<u>Limitation on Director Liability</u>. The liability of the directors of the corporation for monetary damages shall be eliminated to the fullest extent permissible under California law.

<u>Indemnification of Agents</u>. The corporation is authorized to provide indemnification of agents (as defined in Section 317 of the California Corporations Code) through bylaw provisions, agreements with agents, vote of shareholders or disinterested directors or otherwise, in excess of the indemnification otherwise permitted by Section 317 of the California Corporations Code, subject only to the applicable limits set forth in Section 204 of the California Corporations Code with respect to actions for breach of duty to the corporation and its shareholders.

<u>Establishing Primacy of Buy-Out Agreement Upon Dissolution</u>. If proceedings for dissolution of the corporation to which Corporations Code Section 2000 applies are instituted, the provisions of any buy-out agreement then in effect among the corporation's shareholders shall govern and supersede any provisions of Section 2000 inconsistent therewith, to the extent required to enforce such agreement.