



DISCIPLINARY COMPLAINT RESOLUTION AGREEMENT
pursuant to section 55(2)(a.1) of the *Health Professions Act*

BETWEEN:

[NAME REDACTED] #99,192
(the “Regulated Member”)

and

The College and Association of Registered Nurses of Alberta
(“CARNA”)

A Disciplinary Complaint Resolution Agreement (“DCRA”) was executed between the Regulated Member and CARNA, dated with effect **October 15, 2020**. The below constitutes a summary of such DCRA:

Through a DCRA with CARNA, #99,192 (the “Regulated Member”), acknowledged and admitted that her behaviour constituted unprofessional conduct. Particulars of the Regulated Member’s unprofessional conduct arises from five (5) complaints to CARNA include the following:

- The Regulated Member failed to adequately document medication administration on numerous occasions.
- The Regulated Member made errors in medication administration on numerous occasions.
- The Regulated Member failed to comply with the terms of a resolution agreement with CARNA when she did not complete required coursework.
- The Regulated Member failed to be accountable for her practice when she provided CARNA erroneous information about completion of required coursework.
- The Regulated Member failed to respond to the request from CARNA for a response.
- The Regulated Member failed to engage in appropriate medication inventory management practices on more than one occasion.

The Regulated Member is under a direction to cease practice imposed by the Complaints Director pursuant to section 118 of the *Health Professions Act* (the “**Section 118 Direction**”) and is required to provide medical information confirming that she is safe to return to practice. Once the Section 118 Direction is lifted, and pending approval by the Complaints Director, the Regulated Member agreed to complete course work and complete a performance evaluation. Conditions shall appear on the CARNA register and on the Regulated Member’s practice permit.