



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

BETWEEN:

ANDREW WENINGER #75,955
(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 **December 15, 2020**. The below constitutes a summary of such DCRA:

Through a Disciplinary Agreement with CARNA, the Regulated Member Andrew Weninger, #75,955 (the “**Regulated Member**”) acknowledged and admitted that his behaviour constituted unprofessional conduct. Particulars of the Regulated Member’s unprofessional conduct arising from two (2) complaints to CARNA include the following:

- The Regulated Member failed to document appropriate patient assessments. In addition, the Regulated Member failed to document why they were not able to administer a patient’s medication when ordered on two occasions.
- The Regulated Member inaccurately documented that they completed an assessment of pitting edema on a patient “legs” instead of one “leg”, when the patient had a prior left leg amputation. In addition, the Regulated Member failed to document pre and post administration pain assessment when administering Tylenol.
- The Regulated Member worked three shifts with their employer with a cardio-pulmonary resuscitation (CPR) certification obtained from the Red Cross instead of a certification from the Canadian Heart and Stroke Foundation as required by their employer.

The Regulated Member agrees to complete coursework on ethics. The Regulated Member’s employer will also provide two (2) Performance Evaluations to the Complaints Director covering a total of 500 hours of nursing practice. Conditions shall appear on the Regulated Member’s practice permit.