



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

BETWEEN:

CHAYLENE DEMONTIGNY #70,106
(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 **June 2, 2020**. The below constitutes a summary of such DCRA:

Through a DCRA with CARNA, the Regulated Member Chaylene Demontigny, #70,106 (the “**Regulated Member**”) acknowledged and admitted that her behavior constituted unprofessional conduct. Particulars of the Regulated Member’s unprofessional conduct arising from one (1) complaint to CARNA include the following:

- On multiple occasions between May 12, 2019 and May 22, 2019, the Regulated Member failed to document, or properly document, her administration of narcotics to multiple patients; failed to communicate with the responsible nurse that she administered narcotics to the responsible nurse’s patient, that the patient was experiencing pain, and/or that there was a change to the patient’s condition requiring narcotic administration; and failed to conduct adequate pain assessments prior to administering narcotics.

The Regulated Member agreed to complete coursework on medication management, documentation and assessment. The Regulated Member will also submit a practice report letter confirming there have been no issues with her practice since the complaint was submitted, and complete one (1) Performance Evaluation covering 500 hours of nursing practice. Conditions shall appear on the Regulated Member’s practice permit.