



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

BETWEEN:

TROY REEVES #88,333
(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 **August 17, 2020**. The below constitutes a summary of such DCRA:

Through a DCRA with CARNA, Troy Reeves, #88,333 (the “Regulated Member”), and CARNA agreed to a Disciplinary Complaint Resolution Agreement to resolve a complaint made against the Regulated Member by a former employer. The Regulated Member acknowledged a failure to conduct adequate assessments as required by the former employer for four clients, the inappropriate disclosure of significant personal information regarding his background to a client, a failure to obtain parental consent as required by the former employer to treat an adolescent client and to providing services to two clients in a manner that placed him in a potential conflict of interest. The Regulated Member accepted such conduct constituted unprofessional conduct. The Regulated Member agreed to complete coursework and to the appropriate disclosure of the Disciplinary Complaint Resolution Agreement.