

DISCIPLINARY COMPLAINT RESOLUTION AGREEMENT

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

BETWEEN:

RASIDAT OLADOYE, #127,083
(the “**Registrant**”)

and

College of Registered Nurses of Alberta
(the “**College**”)

A Disciplinary Complaint Resolution Agreement (“**DCRA**”) was executed between the Registrant and the College, dated with effect June 20, 2025. The below constitutes a summary of such DCRA:

“Through a Agreement with the College, Rasidat Oladoye, #127083 (the “**Registrant**”), acknowledged and admitted that their behaviour constituted unprofessional conduct. Particulars of the Registrant’s unprofessional conduct arises from one (1) complaint to the College and includes the following:

- On multiple occasions between August 12 to August 16, 2024, the Registrant failed to practice with honesty, integrity and respect and failed to practice competently when they diverted injectable hydromorphone from their employer for personal use.
- On multiple occasions between August 12 to August 16, 2024, the Registrant failed to adequately assess, monitor and/or address their fitness to practice and failed to demonstrate adequate judgment when they pilfered narcotics for personal use.
- On multiple occasions between August 12 to August 16, 2024, the Registrant failed to adequately document patient care and failed to uphold medication management standards when they and failed to follow employer documentation processes for medication administration.

The Registrant agreed to coursework, a period of direct supervision and employer reference and to a suspension in abeyance. The Registrant must submit a medical letter prior to next practicing. Conditions shall appear on the College register and on the Registrant’s practice permit.”