

DISCIPLINARY COMPLAINT RESOLUTION AGREEMENT

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

BETWEEN:

ALLISON DRESSLER, #85,047
(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 September 11, 2025. The below constitutes a summary of such DCRA:

Through an Agreement with the College, ALLISON DRESSLER, #85,047 (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 include the following:

- On up to 36 occasions between January 1, 2025 and June 4, 2025, the Registrant failed to practice with honesty, integrity and respect and failed to practice competently when they diverted hydromorphone from their employer for unknown use.
- On up to 36 occasions between January 1, 2025 and June 4, 2025, the Registrant displayed a lack of judgment and failed to uphold medication administration standards when they documented transfers of hydromorphone to other units and one or more of the following:
 - the reconciling for the unit that purportedly received the hydromorphone did not match;
 - the unit that purportedly received the hydromorphone had low hydromorphone use and had adequate supplies;
 - the second signature on the narcotic sheet did not match any nurse on duty or did not contain the nurse’s designation.

The Registrant agreed to complete coursework on professionalism and ethics and medication management. The Registrant further agreed to employer references covering a total of 400 nursing practice hours, notification letters for a period of 3 years, and a medical letter. Conditions shall appear on the College register and on the Registrant’s practice permit.