



## **AMENDED DISCIPLINARY COMPLAINT RESOLUTION AGREEMENT**

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

**BETWEEN:**

**OLUNIKE AJAYI, #95,278**  
(the “Registrant”)

and

**The College and Association of Registered Nurses of Alberta**  
(“CARNA”)

An Amended Disciplinary Complaint Resolution Agreement (“ADCRA”) was executed between the Registrant and CARNA, dated with effect **August 24, 2021**. The below constitutes a summary of such ADCRA:

Through a ADCRA with CARNA, **OLUNIKE AJAYI, #95,278** (the “Registrant”), acknowledged and admitted that their behaviour constituted unprofessional conduct. Particulars of the Registrant’s unprofessional conduct arises from one (1) complaint to CARNA include the following:

- In 2020, the Registrant failed to adequately prioritize the care of a patient on one occasion, failed to adequately document their patient care on more than one occasion, failed to adequately follow the medication administration standards, failed to effectively communicate with their colleague about medication administration, failed to assess a patient who complained on pain on one occasion and failed to coordinate patient care adequately on one occasion.
- In 2020, the Registrant used their personal phone while on shift after reminders not to do so. Furthermore, the Registrant failed to ensure a patient’s right to confidentiality when they stated a patient’s name while on a call with their personal phone.

The Registrant acknowledges that they did not comply with a previous resolution agreement and acknowledges the importance of providing outstanding compliance arising from a resolution agreement in a timely manner to CARNA. The Registrant agreed to complete coursework and provide employer references from their practice setting covering eight (8) months of nursing practice. Conditions shall appear on the CARNA register and on the Registrant’s practice permit.