



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

BETWEEN:

LEONIDA RELLEVE, #85,291
(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 **April 8, 2021**. The below constitutes a summary of such DCRA:

Through a DCRA with CARNA, **LEONIDA RELLEVE, #85,291** (the “**Regulated Member**”), acknowledged and admitted that their behaviour constituted unprofessional conduct. Particulars of the Regulated Member’s unprofessional conduct arises from one (1) complaint to CARNA and includes the following:

- In 2020, while working as a full-time staff nurse in an acute care setting, the Regulated Member failed to use non-violent crises intervention techniques with a patient, failed to provide any post-fall intervention, including assessment of the patient and documentation of the patient’s injuries, then further failed to report the incident to the charge nurse.

The Regulated Member agreed to perform coursework, a restricted employment setting, direct supervision of 750 hours and to pay a fine of \$500.00. Conditions shall appear on the CARNA register and on the Regulated Member’s practice permit.