

DISCIPLINARY COMPLAINT RESOLUTION AGREEMENT

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

BETWEEN:

OLUEBUBECHUKWU UDI, #121,307
(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 August 6, 2025. The below constitutes a summary of such DCRA:

“Through an Agreement with the College, OLUEBUBECHUKWU UDI , #121307 (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:

- a. Between February 22, 2025 and March 25, 2025, the Registrant breached the *Health Information Act*, and failed to demonstrate adequate judgment when they accessed the personal health information approximately 487 patients who were not assigned to their care
- Between February 22, 2025 and March 25, 2025, the Registrant displayed a lack of judgment in the provision of professional services, when they marked approximately 474 patients not assigned to their care as “ready for transport” without:
 - consulting with each patient’s primary nurse before or after;
 - advising each patient’s primary nurse of the change in status; and
 - ensuring each patient was medically fit for transport.

The Registrant agreed to complete coursework, pay a fine and a period of employer reference. Conditions shall appear on the College register and on the Registrant’s practice permit.”