

# DISCIPLINARY COMPLAINT RESOLUTION AGREEMENT

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

**BETWEEN:**

**MARIA REYES, #131,914**  
(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 March 14, 2025. The below constitutes a summary of such DCRA:

Through an Agreement with the College, MARIA REYES, #131914 (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 October 11, 2024, the Registrant demonstrated a lack of knowledge, skill or judgment in their care of Patient # 1, over whom they were the primary nurse, when they:
  - failed to act reasonably and assist in the resuscitation of Patient #1 during a “code 66” and “code blue”;
  - failed to recognize the gravity of the situation and the serious deterioration of Patient #1;
  - failed to stay by Patient #1’s side when Patient #1 became unstable, unresponsive, lost consciousness, became pulseless, or otherwise deteriorated;
  - failed to prioritize patient’s needs;
  - failed to wear appropriate PPE went entering the room;
  - failed to conduct a head-to-toe assessment of Patient #1, as required;
  - failed to conduct a trachea assessment of Patient #1, as required;
  - failed to document or to document accurately the nursing care and interventions performed, and assessments;
  - copied and edited the charting entry of another nurse to make it appear as the Registrant’s charting entry; or
  - failed to document a nursing handover note related to Patient #1 at the end of their shift.

The Registrant agreed to complete coursework and a period of direct and indirect references. Conditions shall appear on the College register and on the Registrant’s practice permit.