

Broden Williams 107709 (the “Respondent”)

Alternative Dispute Resolution Agreement signed: July 16, 2024

On July 16, 2024, the Emergency Medical Assistants Licensing Board (the “Board”), pursuant to Rule 7.1 (c) of the Rules for Complaints, Investigations and Disciplinary Hearings, resolved the matter with the agreement of the Respondent by way of an alternative dispute resolution agreement (the “Agreement”).

As part of the Agreement, the Respondent acknowledges and admits to acting incompetently and breaching a term and condition of their licence on July 31, 2022, by providing inadequate patient care, including lack of appropriate patient assessment and incomplete documentation. Further, as part of the Agreement, the Respondent agreed to complete the following courses:

- i. Patient Advocacy;
- ii. BCEHS – ASTaR – Gastroenteritis; and
- iii. Best Practices in Patient-Centered Clinical Documentation – Provincial or Patient Refusal,

and complete up to five (5) consultation meetings with a clinical advisor which was to be submitted and completed no later than 90 days after the Board approved Agreement. The Agreement provided that if the respondent fails to submit proof of their successful completion of courses and consultations within 90 days the Respondents licence would be suspended for seven (7) days.