

## Circumstances where agreed removal will not be appropriate

Reference: CMT-5c Last Updated: 24/04/2023

Agreed removal only applies to nurses, midwives and nursing associates who are subject to an actual or potential fitness to practise allegation. Agreed removal does not apply to nurses, midwives or nursing associates who simply want to be removed from the register or to let their registration lapse. In these circumstances the nurse, midwife or nursing associate should follow the 'cease to practise' process.

Where a nurse, midwife or nursing associate is subject to a <u>final conditions of practice</u> or <u>suspension order</u> and no longer wants to be on the register, they can apply for the final order to be lifted by a fitness to practise panel so that they can be removed. For more information on this process, see our guidance on '<u>Allowing nurses</u>, <u>midwives</u> or nursing associates to be removed from the register when there is a substantive order in place'.