

Removal by agreement

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

If a nurse, midwife or nursing associate is subject to fitness to practise proceedings, they can apply to be removed from the register.¹ Removal while there are ongoing fitness to practise proceedings is only allowed if the Assistant Registrar agrees. We call this the agreed removal process. An agreed removal will conclude the proceedings without consideration by the Fitness to Practise Committee. Agreed removal can support our aim to 'reach the outcome that best protects the public at the earliest opportunity'.

The agreed removal process also applies if a nurse, midwife or nursing associate, who is not subject to fitness to practise proceedings, tells us about a potential regulatory concern when they apply to be removed from the register.

1 Rule 14 of the Nursing and Midwifery Council (Education, Registration and Registration Appeals) Rules 2004