## Nursing and Midwifery Council Agreed Removal Decision

Registrant: Alison Clarke

**PIN:** 06D0090E

Part(s) of the register: Registered Nurse – Adult Nursing

**Relevant Location:** Sussex

On 9 February 2022, we received a referral about Alison Clarke's fitness to practise. The referral gave rise to a concern that Alison Clarke has a health condition capable of impairing her fitness to practise.

We investigated the issue and undertakings were agreed. No allegation against Alison Clarke has yet been found substantively proved by one of our statutory committees. On 1 May 2024, we received an application from Alison Clarke for agreed removal from the NMC register.

## ASSISTANT REGISTRAR'S DECISION

As an Assistant Registrar, I have delegated authority to make decisions about agreed removal and have agreed to removal from the NMC register in this case.

In accordance with Rule 14 of the Nursing and Midwifery Council (Education, Registration and Registration Appeals) Rules 2004, in considering Alison Clarke's application for agreed removal, I've taken into account:

- the application for agreed removal and supporting documents
- the reasons for the decision to agree undertakings
- the interests of Alison Clarke
- the public interest.

We sought to contact the person that made the allegation against Alison Clarke for their comments on the application for agreed removal. No comments were received within a reasonable period.

## I'm satisfied that:

- Alison Clarke no longer intends to work as a registered nurse
- the allegations against Alison Clarke are not so serious as to be fundamentally incompatible with continued registration
- there are no other good reasons requiring us to consider the allegations further at this time
- the public interest is best served by approving the application and enabling Alison Clarke to leave the NMC register.

This record of decision will be published for twelve months from the date of the decision, **13 June 2024**. In the event that Alison Clarke seeks readmission to the register, we may consider the matters that led to this agreed removal further.