

Annual Fitness to Practise Report

2020-2021

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Nursing and Midwifery Council

Annual Fitness to Practise Report 2020-2021

Presented to Parliament pursuant to Article 50 (2) of the Nursing and Midwifery Order 2001, as amended by the Nursing and Midwifery (Amendment) Order 2008

OGL

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Any enquiries regarding this publication should be sent to us at the Nursing and Midwifery Council, 23 Portland Place, London W1B 1PZ.

ISBN 978-1-5286-2786-3

CCS0721891100

Printed on paper containing 75% recycled fibre content minimum

Printed in the UK by the APS Group on behalf of the Controller of Her Majesty's Stationery Office

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Foreword

The first year of the coronavirus pandemic was hugely challenging for the professionals on our register, our partners and the public. It also had a major impact on our work.

Over the last few years, we have been developing a new approach to fitness to practise – one that moves away from a culture of blame and towards a culture of openness and learning.

We believe this is the right approach but it has meant that some ways of working have taken more time. Together with vacancies in key teams, this meant it was taking longer to resolve cases, leading to a backlog - something we had identified and started to address.

The pandemic created more challenges. We had to close our hearings centres and pause some investigations so that health and care services could concentrate on their response to the pandemic. This meant that our backlog grew.

We know the significant impact that any delay in fitness to practise cases has on all of those involved, which is why tackling the backlog is our top priority.

In response, we increased our resources dedicated to progressing cases. We also started work to improve our processes, decision making and supporting information. We want to create lasting improvements that will help us make the right decisions, at the right time, while ensuring people's concerns are handled fairly and appropriately.

This year we have developed a new, more consistent approach to taking account of the context in which an individual is working when we look at concerns raised with us about their practice. We have also developed a new web-based resource for employers to support them in taking the first action to deal with concerns, enabling us to focus on only the most serious cases.

We hope this resource will also support employers to be proportionate and fair in their decision making. Our research shows differences in fitness to practise referrals and outcomes for professionals from different backgrounds. We know that we must do more to tackle these inequalities, which is why in the coming year we are taking forward the next phase of our Ambitious for change research to understand more about how professionals from different backgrounds experience our processes.

Reducing our backlog and improving how we handle concerns is our top priority for 2021–2022. In line with our values, we are committed to ensuring that we take a person-centred approach in our cases, including listening to and supporting the people who raise concerns with us, and their families, while also improving our performance and productivity. We will report on our progress throughout the year.

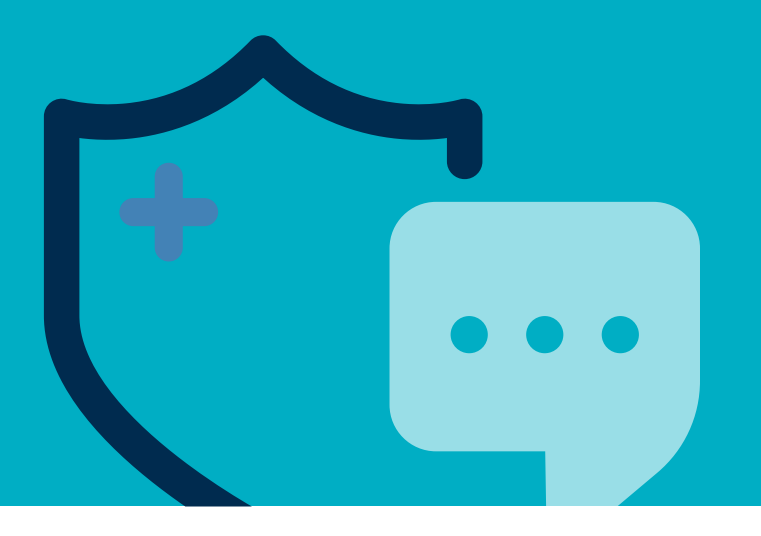
Sir David Warren

Chair 9 July 2021

Andrea Sutcliffe

Chief Executive and Registrar 9 July 2021

Our work and how we protect the public



Our role

We are the professional regulator for nurses and midwives in the UK, and nursing associates in England. Our objectives are set out in the Nursing and Midwifery Order 2001 (as amended).

The overarching aim of the Council is the protection of the public by:

- protecting, promoting and maintaining the health, safety and wellbeing of the public
- promoting and maintaining public confidence in the professions regulated under this Order
- promoting and maintaining proper professional standards and conduct for members of those professions.

Our regulatory responsibilities are to:

- maintain the register of nurses and midwives who meet the requirements for registration in the UK, and nursing associates who meet the requirements for registration in England
- set the requirements for the professional education that supports people to develop the knowledge, skills and behaviours required for entry to, or annotation on, our register
- shape the practice of the professionals on our register by developing and promoting standards including our Code, and promoting lifelong learning through revalidation
- investigate and, if needed, take action where serious concerns are raised about a nurse, midwife or nursing associate's fitness to practise.

Our governing body is our Council, which is made up of six lay people and six professionals on our register. Our work is overseen by the Professional Standards Authority for Health and Social Care, which reviews the work of regulators of health and care professions. We are accountable to Parliament through the Privy Council. We are also a registered charity and seek to ensure that all our work delivers public benefit.

Our vision is safe, effective and kind nursing and midwifery that improves everyone's health and wellbeing. As the professional regulator of nearly 732,000 nursing and midwifery professionals, we have an important role to play in making this a reality.

Our core role is to **regulate**. First, we promote high professional standards for nurses and midwives across the UK, and nursing associates in England. Second, we maintain the register of professionals eligible to practise. Third, we investigate concerns about nurses, midwives and nursing associates – something that affects less than one percent of professionals each year. We believe in taking account of the context in which incidents occur and giving professionals the chance to address concerns, but we'll always take action when needed.

To regulate well, we **support** our professions and the public. We create resources and guidance that are useful throughout people's careers, helping them to deliver our standards in practice and address new challenges. We also support people involved in our investigations, and we're increasing our visibility so people feel engaged and empowered to shape our work.

Regulating and supporting our professions allows us to **influence** health and social care. We share intelligence from our regulatory activities and work with our partners to support workforce planning and sector-wide decision making. We use our voice to speak up for a healthy and inclusive working environment for our professions.

We adopted new values in 2020 which underpin everything we do. They shape how we think and act.

We are fair

We treat everyone fairly. Fairness is at the heart of our role as a trusted, transparent regulator and employer.

We are kind

We act with kindness and in a way that values people, their insights, situations and experiences.

We are collaborative

We value our relationships (both within and outside the NMC) and recognise that we're at our best when we work well with others.

We are ambitious

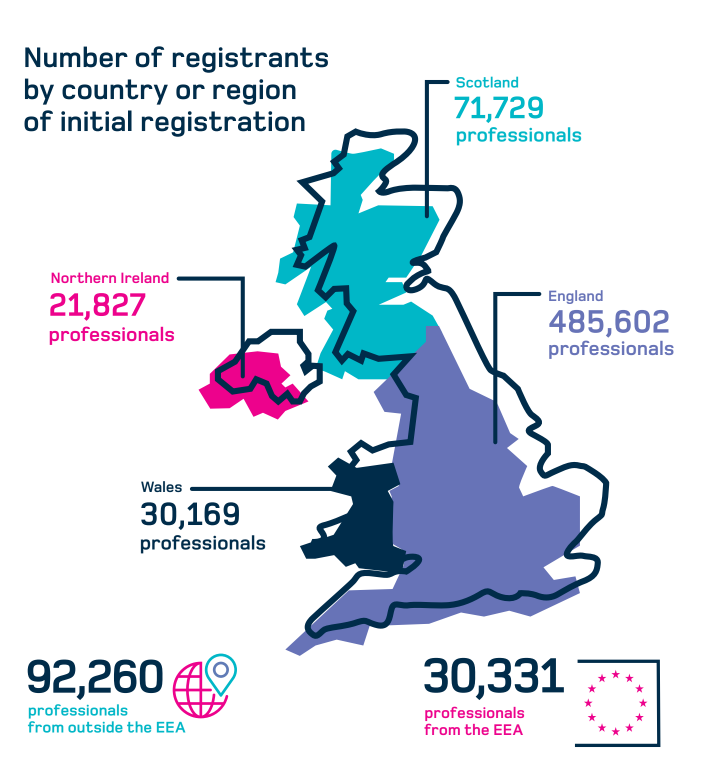
We take pride in our work. We're open to new ways of working and always aim to do our best for the professionals on our register, the public we serve and each other.

39,070 **Midwives**

6,968 registrants 4,353 Nursing **Associates**



On our register a total of 731,918



Our register

We maintain a register of nurses, midwives and nursing associates who meet our standards, and we have clear and transparent processes to investigate those who fall short of our standards.

At 31 March 2021 there were 731,918 professionals on our register. This represents an increase of 15,311 from March 2020 (2019–2020 figure: 716,607).

Our temporary register in response to Covid-19

Emergency legislation laid at the end of 2019–2020 gave the Registrar the power to establish a temporary register to support the national response to the pandemic. Under the emergency legislation the Registrar can identify groups of people that she considers to be fit, proper and suitably experienced to support the emergency. Throughout the year we identified a number of different groups of previously registered nurses and midwives, and certain groups of overseas-trained professionals applying to the permanent register, as meeting this criteria.

We started 2020–2021 with 7,658 professionals on the temporary register. Over the course of the year a further 12,228 professionals joined and at 31 March 2021 there were 15,457 temporary registrants. Of those professionals who left the temporary register in 2020–2021, 3,380 went on to join the permanent register. We are extremely grateful to those professionals who have stepped forward to help the health and social care sector respond to the pandemic.

What is 'fitness to practise'?

If a nurse, midwife or nursing associate has the skills, knowledge, good health and character to deliver safe, high-quality care for their patients and users of health and social care services, then we say that they are 'fit to practise'.

The Code sets out the standards we, and the public, expect nurses, midwives and nursing associates to uphold in order to be on our register and maintain their registration, in the UK.

Our revalidation process requires every nurse, midwife and nursing associate on the register to demonstrate regularly that they practise safely and live up to the standards set out in the Code.

Sometimes things can go wrong in care which could lead to concerns about a nurse, midwife or nursing associate's fitness to practise. We encourage people to speak first to the employer about their concerns to see if they can be resolved at a local level.

In some cases, where concerns cannot be resolved at a local level, or if someone believes them to be serious enough to require immediate regulatory action from us, they should raise the concerns directly with us. We will then decide if we need to take action to protect the public and in every case we try to reach an outcome at the earliest opportunity.

If someone registered with us presents a risk to people who use services, the public or their colleagues, we can take action to restrict their practice or remove their right to work as a nurse, midwife or nursing associate.

How concerns are raised with us

Anyone is able to tell us if they have concerns about a nurse, midwife or nursing associate's fitness to practise at any time. If we consider it necessary, we are able to open cases ourselves.

Typically, we receive concerns from:

- a patient or person receiving the services of a nurse, midwife or nursing associate
- a member of the public

- the employer or manager of the nurse, midwife or nursing associate
- the police
- a nurse, midwife or nursing associate referring themselves
- · other health and care regulators.



You can find more information about how to tell us about concerns on our website.

Concerns we can and cannot consider

We can only consider concerns if they are about a nurse, midwife or nursing associate on our register. We cannot consider concerns if they are about other health or social care workers, or members of the public. We will, however, refer these concerns on to other regulators, or the police, if it is appropriate.

Our role is to decide whether any concerns about a nurse, midwife or nursing associate's fitness to practise require us to take regulatory action to protect the public. The types of concerns we can consider include:

- misconduct (including clinical misconduct)
- · lack of competence
- criminal convictions
- · serious ill health
- not having the necessary knowledge of the English language.

We also investigate cases where it appears that someone has gained access to our register fraudulently or incorrectly.

Concerns regarding temporary registrants

The emergency legislation that governs the temporary register recognises the urgency of the situation and therefore does not require the Registrar to undertake a full investigation before taking action.

During 2020–2021, there were a total of 38 concerns raised relating to temporary registrants:

- 11 were closed upon receipt for a variety of reasons, for instance the subject of the referral was not on the temporary register.
- 7 registrants were allowed to remain on the temporary register.
- 8 were removed.
- 9 former permanent registrants had been able to join the temporary register through error and were then subsequently removed and the eligibility process updated.
- 3 cases continued to be considered into 2021-2022.

On average, referrals that resulted in a removal were reviewed and actioned within 18 days. This proportionate approach to considering referrals demonstrates public protection is being maintained.

How we deal with concerns that are raised with us

Steps we may take to help us to assess concerns and decide whether any regulatory action is required can include:

- asking for more information from the person who raised the concern so we fully understand their concerns
- checking our records to see whether concerns have been raised about the nurse, midwife or nursing associate before
- asking their employer whether they have any other concerns about them
- taking statements from witnesses and gathering other evidence
- asking the nurse, midwife or nursing associate for their response to the concerns and to explain any steps they have taken to put things right.



You can read more about how we handle concerns on our website.

Regulatory action we can take to protect the public

If necessary, we can take urgent, temporary action to protect the public while we investigate concerns. We do this by asking an independent panel to consider making an interim order. There are two types of interim order:

- An interim conditions of practice order, which imposes conditions the nurse, midwife or nursing associate must comply with.
- An interim suspension order, which temporarily suspends the nurse, midwife or nursing associate's registration.



More information about interim orders is available on our website.

Once we have investigated concerns fully, our Case Examiners can:

- close the case with no further action if there are no public protection concerns; or
- give advice to the nurse, midwife or nursing associate to remind them of the professional standards they are expected to uphold or
- issue a warning to the nurse, midwife or nursing associate; or
- agree undertakings with the nurse, midwife or nursing associate, which are a series of agreed steps they must take in order to return to safe and effective practice; or
- · refer the case for a hearing or meeting.



To read more about the work of our Case Examiners visit our website.

In more serious cases, where there are fundamental differences regarding the referrer's and the registrant's view of events, or where the nurse, midwife or nursing associate does not accept there are concerns about their practice, we will hold a hearing or meeting before an independent panel of the Fitness to Practise Committee. The panel is made up of registrant and lay members. Usually there are three panel members deciding on any given case with at least one lay and one registrant member. More information about the panels can be found on <u>our website</u>.

If the nurse, midwife, or nursing associate does not dispute the facts of the case and is keen to understand what they can do to put things right, we are able to hold a meeting to find an agreed outcome. Meetings are held in private. The panel carefully considers written evidence that we provide and any written evidence the nurse, midwife or nursing associate gives us in advance.

If the registrant does not accept the facts of the case, or if the registrant requests a hearing, or a meeting is otherwise not deemed appropriate, we will hold a hearing to consider the case. Hearings are normally held in public. At the hearing we explain what our regulatory concerns are and call witnesses to give evidence. The nurse, midwife or nursing associate can attend and be represented. They, or their representative, explain what their response is to our concerns and call witnesses to give evidence. Hearings can be a stressful experience for those involved, but they are necessary for resolving differences in the evidence between the parties.

You can read more about how we decide whether to send a case to a hearing or meeting on <u>our website</u>.

At a hearing or meeting, an independent panel can do one of the following:

- issue a caution order for up to five years
- impose conditions of practice which must be complied with for up to three years
- suspend from the register for up to one year
- strike off the register
- close the case with no further action.



More information about the action our independent panels can take is available <u>on our website</u>.

Occasionally, if we are satisfied that it is in the public interest to do so, we will allow a nurse, midwife or nursing associate to voluntarily remove themselves from our register without the need for a hearing or meeting. We provide the numbers of voluntary removals further on in this report.

Public information about our decisions



Information about forthcoming hearings and recent panel decisions are on our website on our website.

When regulatory decisions are made about someone's fitness to practise we explain the reasons to the person who raised the concerns with us and to the nurse, midwife or nursing associate concerned.

- If we decide to take regulatory action to protect the public, we publish information on our website so anyone can see the decisions we have taken and why.
- When a panel imposes an interim order, we publish the outcome and note it on the nurse, midwife or nursing associate's entry on the register.
- When the Case Examiners issue a warning or agree undertakings, an explanation and reasons are published with the nurse, midwife or nursing associate's entry on the register.
- When a panel decides to issue a caution, conditions of practice, suspension, or striking off order, we publish the panel's full reasons and note the outcome on the nurse, midwife or nursing associate's entry on the register.

In cases that relate to an individual's health, or contain other sensitive personal information, we still publish information but usually in less detail. That way we protect the public and respect the individual's privacy. When we decide to close a case with no further action, we do not normally publish information because there is no reason to do so to protect the public and we have a responsibility to protect the privacy of those involved.



Our register of nurses, midwives and nursing associates is <u>online here</u>.

Fitness to Practise:

our work in 2020-2021



Since May 2018 we have been developing and implementing our new strategic approach to fitness to practise. This approach is focused on how we can move away from a culture of blame when things go wrong in health and social care, and instead develop a culture of openness, honesty and learning. This is particularly important given the significant number of concerns raised with us where we do not find any reason for action on our part, and also because we understand that being effective as a regulator is all about helping registrants practise in accordance with our standards rather than punishing people for mistakes. Often our registrants have become better practitioners between something of concern happening and our being made aware of this. When there is clear evidence of this happening, it is often the right thing to do to take no action once we can see how the registrant's standard of care today is what we expect. Our new approach aims to:

- be kind and person-centred
- only hold full hearings to resolve material disputes
- emphasise the need to give nurses, midwives and nursing associates the chance to demonstrate how they have strengthened their practice or acted to remedy and address the concern
- look at ways employers can deal with complaints at a local level
- underline the importance of considering the context of a case.

Being person-centred can also mean helping people to articulate and share their concerns, so that we can understand what is behind their reason for contacting us and take the necessary action. Our aim is to ensure that everyone involved in any concern we look at feels listened to, supported and respected.

The onset of the pandemic and our response to this as part of the broader response to the national emergency impacted on many of the things we had planned to do.

Impact of Covid-19

As the regulator for nursing and midwifery, it is our role to respond fairly and effectively to concerns about nurses, midwives and nursing associates through our fitness to practise processes. While considering our response to the pandemic, we needed to ensure that it was aligned to our strategy and values.

During the first wave, we took the view that it was right to not pursue any enquiry that could hamper the national response to the pandemic by diverting healthcare professionals and employers from focusing on the Covid-19 emergency. As such, where there was no immediate risk to the public, we suspended fitness to practise casework.

Our emergency powers enabled us to hold panel meetings and hearings virtually, where all parties join via video-conferencing software, and send notices of a meeting or hearing by email. This has allowed us to progress hearings while remaining Covid-safe. While we implemented this move to virtual hearings, we paused most of our substantive hearing activity, leading to delays and resulting in an increased backlog of cases. However, the need to use virtual hearings brought some benefits to the NMC and those involved in our hearings processes. In July 2020, our Council therefore approved rules enabling us to make use of virtual hearings outside the emergency period. Following a full public consultation, our Council agreed in March 2021 to continue to use the powers in the rules after the end of the emergency period.

Changes to the way we operated our fitness to practise processes in response to Covid-19 led to further delays. While our staff quickly adapted to operating in a virtual environment, some inherent challenges in meeting, sharing work, bringing new starters into the organisation and managing work and carer responsibilities reduced our productivity for a time.

Throughout the year, we have worked to reduce the delays where it has been appropriate to do so. From July 2020, we resumed casework and recruited additional team members to support our performance and case progression. From September 2020, alongside continuing virtual hearings, we have held a small number of Covid-safe physical hearings.

This has not prevented a significant growth in cases within our processes, and we have significantly increased our resources dedicated to progressing cases within Fitness to Practise. In January 2021, we launched our Fitness to Practise Improvement programme, to reduce the backlog and optimise our ways of working.

Our Fitness to Practise Improvement programme

The Fitness to Practise programme focuses on changes to our processes and decision making that will improve our efficiency and effectiveness and ensure that final case decisions can be taken at the earliest possible stage. This will help reduce the caseload, improve our information gathering and support the quality of our decisions, delivering an overall improvement in our fitness to practise approach. In the first months of 2021, we delivered several important improvements to the way we work, the benefits of which should start to be felt in early 2021-2022.

Providing support for people who use services and family members

In response to the pandemic, our Public Support Service (PSS) developed new ways of working to continue to support people in a virtual environment. This included offering virtual meetings to support witnesses involved in our process; identifying and reaching out to vulnerable individuals requiring additional support, who may have been adversely affected by our decision to pause casework; reaching out to parties in delayed cases to discuss where cases had progressed to and the next steps; and supporting witnesses taking part in virtual hearings. The feedback from these meetings has been positive, and we will continue to offer this as an option after restrictions have been lifted.

The PSS also expanded the ways we support people with complex additional needs. We drew on specialist knowledge and experience in the team of working with individuals with complex mental health illness or significant learning disabilities to provide support for people at all stages of the fitness to practise process. This included registrants and other professionals, witnesses and those raising concerns with us. This helped to remove barriers to engagement with a number of vulnerable, distressed individuals with highly complex needs. We are also piloting a needs assessment that can be carried out when we initially engage with someone to identify any additional ways in which we can support them.

Safeguarding

Our Safeguarding and Protecting People from Harm policy supports colleagues to identify and manage any safeguarding concerns. We provide guidance and training to make sure colleagues know how to recognise and respond to a safeguarding concern. In August 2020, we produced a new 'Risk of suicide and self-harm' protocol for colleagues to follow in cases where individuals appeared to be at risk of self-harm. We record cases where we learn that a registrant has sadly taken their own life while our proceedings are ongoing to help us identify any learning to improve our processes. In 2020–2021 there were no recorded instances (2019–2020: one instance and in 2018-2019: four instances).

Guidance and support for employers

"Through working together with employers, professionals and other parties, we can help reduce unnecessary fitness to practise referrals and embed a learning culture that helps professionals feel confident to speak up, knowing they'll be supported and treated fairly."

Our person-centred approach focuses on promoting a just culture. It encourages health and social care professionals to be open and learn from mistakes.

As employers are closer and better placed to manage sources of risk, they should act first to deal with concerns about a registrant's practice - unless the risk to patients or the public is so serious that we need to take immediate action. It is a core part of our approach to support employers to do this.

In January 2021, we published a new resource to support employers of nurses, midwives and nursing associates to take effective action when concerns are raised about a nurse, midwife or nursing associate's practice.

The resource was developed in collaboration with employers, professionals, regulatory partners and representatives of people who use services across the UK. We have also drawn on our own experiences of supporting employers in fitness to practise cases.

Enabling nursing and midwifery professionals to put things right as part of our proceedings

As part of developing a culture of openness and learning, we want professionals on our register to have the chance to demonstrate strengthened practice, especially as it may relate to any concerns that have been raised with us. We are mindful of the fact that around 9 in 10 referrals made to us result in no regulatory action being necessary and that, despite our best efforts, often a referral has moved far through the process before this decision is taken. To support professionals in clearly articulating how they are currently practising and how this may have strengthened between the date of an event occurring and a concern being raised with us, we launched our approach to strengthening practice in 2019. Through this we seek to give our registrants full opportunity to demonstrate their current competence at an early stage in our process to better inform our decision making.

This year, we recognised that the impact of Covid-19 would make evidencing strengthening practice more difficult, so in June 2020 we published additional Covid-19 tailored guidance on strengthening practice to allow for some flexibility for nurses, midwives and nursing associates during the pandemic.

Taking account of the context in which incidents occur, while retaining a focus on individual accountability

"When a nurse, midwife or nursing associate is referred to us, we'll ask them to explain the wider context of what happened from their perspective. People who use services and members of the public can also tell us their perspective of what happened, which could give us important contextual information."

We understand that even the most capable, dedicated and diligent professional is not immune from making mistakes, and that the particular circumstances prevailing at the time can be an important factor in this. An error in such circumstances is very different to one where the registrant wilfully or carelessly falls short of our standards. Therefore, it is important that we give consideration to the context in which incidents occur because we know that nurses, midwives and nursing associates face complex issues and pressures every day.

In October 2019, we began to pilot a new approach to the use of context. However, we concluded the pilot early as we recognised, as the pandemic developed, that context would become increasingly important in our considerations and the expectation from our registered professionals would be that we would take it into account consistently in our processes.

Instead, we concentrated our efforts on training our teams on how to consider context and in preparing a number of commitments which we will adhere to when assessing context. In developing these commitments we sought a range of views, including from patient experience forums, lead midwives for education and professional representative bodies. We went live with this approach at the end of March 2021.

Employer Link Service (ELS) and Regulatory Intelligence Unit (RIU)

In addition to our fitness to practise processes, we check that the referrals we receive do relate to matters that we are able to consider and that we are aware of general concerns, for example those raised by other regulators, that may indicate a fitness to practise concern for one or more of our registrants.

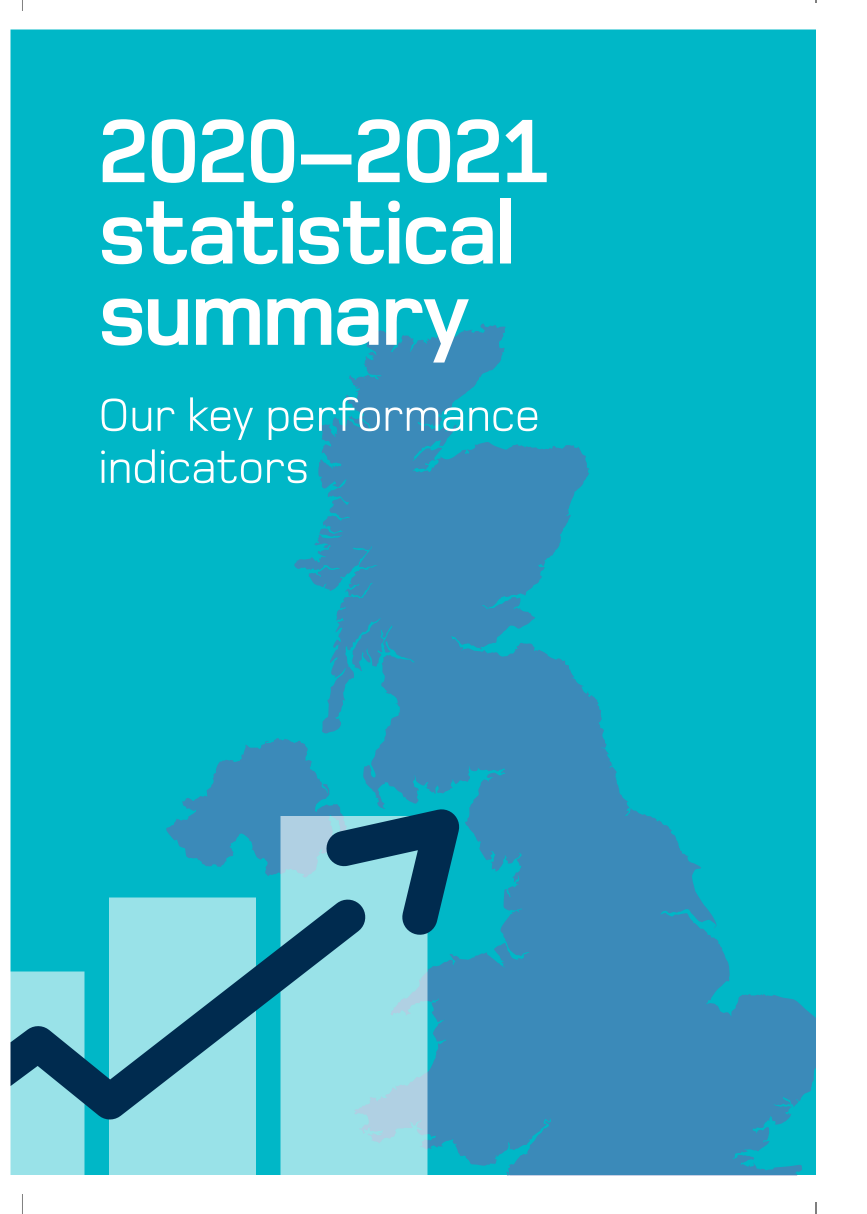
The ELS provides an advice line for employers to support a fair and consistent approach to any concerns employers may have about someone's fitness to practise and whether we need to take any regulatory action.

In April 2020, all employers were redirected through the ELS advice line before making a referral as part of our response to the pandemic and supporting fitness to practise case work. This was both to remind employers of the thresholds for any concern to be a matter for us and of the information we would need in the event of a referral to be able to make a timely, informed decision on what action we may need to take.

This resulted in a 50 percent increase in requests for advice from employers over the year. The ELS received 1,044 requests for advice about potential referrals from employers. Forty eight percent were advised not to refer or to manage the issue locally in the first instance (43 percent in 2019–2020). In parallel with this we have seen the percentage of cases where we have advised a concern is raised that resulted in a full investigation rise from 69 percent concerns in 2019-2020 to 73 percent of concerns in 2020-2021. This would indicate that our interactions are being effective.

The Regulatory Intelligence Unit (RIU) has continued to develop tools to improve our ability to analyse our external data to aid our decision making and obtain insights into our regulatory processes. For example, we collaborated with academics to explore using data science models to help support consistency in our decision making.

We continue to use our analytical and research expertise to highlight any emerging issues or concerns by scanning a wide range of sources including coroners' reports, system regulator reports, media and patient feedback. We provide an analysis of allegations found proved at adjudication, which is published towards the end of this report.



2020–2021 has been an exceptional year, as the world struggled to contain the Covid-19 pandemic. The impact on our registrants, their employers and the public, as well as on our fitness to practise processes, has meant that there is little direct comparison possible against previous years.

Our primary concern remains the same - we want to reach an outcome that best protects the public at the earliest opportunity in every case and we measure this by two key performance indicators.

Interim orders imposed

Our target

Where it is necessary, we aim to impose 80 percent of interim orders within 28 days of receiving concerns.

Our performance

78%

of interim orders imposed within

28 days

of receiving concerns (2019–2020: 81 percent).

Concluded cases

Our target

We aim to complete 80 percent of our cases within 15 months of receiving concerns. Our performance

72% completion of cases within

15 months of receiving concerns (2019–2020: 81 percent).

Number of concerns

In 2020–2021 we received 5,547 new concerns, a slight (three percent) decrease on last year (2019–2020: 5,704). The number of concerns we received this year represents a little under eight referrals for every 1,000 registrants on our register, which is consistent with previous years.

Number of concerns received	2020–21	2019–20	2018–19
	5,547	5,704	5,373

Source of concerns

Table 1 provides a breakdown of the sources of the concerns we received in 2020–2021. We have seen a significant decrease in the proportion of referrals from employers, but have recorded increases in the number of concerns raised by members of the public including people who use services and and the families of those people.

The vast majority of referrals from members of the public involve nurses. This is to be expected as nurses make up a greater percentage of the register, but our initial analysis has found that midwives are proportionally more likely to be referred to us by members of the public. We have not had the opportunity to analyse these findings further at this time.

Table 1: Source of concerns referred to us

	2020)–21	2019–20	2018–19
Who referred concerns to us	Number of new concerns	Percentage of new concerns	Percentage of new concerns	Percentage of new concerns
Patient/public	1,951	35%	33%	29%
Self-referral	393	7%	8%	8%
Employer	1,400	25%	32%	35%
Opened by the NMC	167	3%	4%	4%
Another registrant	260	5%	4%	4%
Other regulator	28	<1%	<1%	<1%
Referrer unknown	802	15%	10%	7%
Any other informant	546	10%	9%	12%
Total	5,547	100%	100%	100%

Concerns where we do not identify a nurse, midwife or nursing associate

In some cases raised with us we are unable to, or do not, identify someone on our register. In 2020–2021 we did not proceed with 942 cases as we did not identify a registrant.

Reasons for not identifying someone include:

- The person is not a registered nurse, midwife or nursing associate.
- The concerns raised are not serious enough to meet our regulatory threshold.

We also have 784 cases in which we have not yet identified a registrant and therefore these cases are not counted in this reporting period.

When we receive new concerns we use a four-stage screening process to decide whether a case needs a full investigation. More information on what happens when we receive a concern or complaint can be found on <u>our website</u>. In many cases we close a case at the first stage after concluding the concerns are not serious enough to meet our regulatory threshold and so we do not go on to identify someone on our register.

Concerns by country of the register

The following diagram is a breakdown of the country of registered address in the 3,821 cases where we were able to identify a nurse, midwife or nursing associate.

Northern Ireland	102 cases	3% of total concerns	$4^{0}\!\!/_{\!0}$ of the register
Scotland	411 cases	11 % of total concerns	10% of the register
England	3,057 cases	80% of total concerns	80% of the register
Wales	198 cases	5% of total concerns	5% of the register
EU and Overseas	53 cases	1 % of total concerns	1 % of the register

Concerns by registration type

An individual can be registered with us as a nurse or a midwife, as both a nurse and a midwife (known as dual registration), or as a nursing associate.

Table 2 shows the number of new referrals broken down by registration type. There has been no material change in the proportion of referrals by registration type compared to the previous two years.

Table 2: New referrals by registration type

	2020) –21	2019–20	2018–19
Registration type	Number of new referrals	Percentage of total referrals (percentage of register)	Percentage of total referrals	Percentage of total referrals
Nurse	3,628	95% (93%)	94%	95%
Midwife	176	5% (5%)	5%	5%
Dual registration	4	<1% (<1%)	<1%	<1%
Nursing associate	13	<1% (<1%)	<1%	0%
Total	3,821	100%	100%	100%

Initial assessment outcomes

In 2020–2021, we decided not to investigate 2,788 cases after initial assessment - either because we concluded the concerns did not require regulatory action, or because we were unable to identify a nurse, midwife or nursing associate on our register as outlined earlier in this report.

This equates to 68 percent of referrals, which is a slight (4 percent) increase on rates over the last three years, continuing an upward trend. In 2019–2020 we decided not to investigate 64 percent of referrals and in 2018–2019 it was 63 percent.

In 211 cases we referred the complaint to another regulatory body.

These figures represent a clear opportunity to improve the way in which potential referrers can better understand what we can and cannot do and what may or may not constitute a serious concern regarding a registrant's ability to meet our standards. Equally, we recognise that each concern that is raised has been done so for a reason and we would hope to better support those individuals to secure an appropriate resolution to their concern through the appropriate channel.

Interim orders

In 2020–2021, our panels imposed interim orders to protect the public while our investigations were ongoing in 549 cases (2019–2020: 561 and 2018–2019: 506). Table 3 shows the breakdown between the two types of interim orders.

Table 3: Interim orders imposed

	202	0–21	201	9–20	2018–19		
Interim order decisions	Number of interim orders	Percentage of interim orders	Number of interim orders	Percentage of interim orders	Number of interim orders	Percentage of interim orders	
Interim conditions of practice	309	56%	316	56%	268	53%	
Interim suspension	240	44%	245	44%	238	47%	
Total	549	100%	561	100%	506	100%	

Table 4 breaks down the number of interim orders imposed by registration type. There has been no material change in the proportion of interim orders imposed by registration type over the last three years.

Table 4: Interim orders imposed by registration type

	2020–21				2019–20			2018–19				
Interim order decisions	Nurse	Midwife	Nursing Associate	Dual	Nurse	Midwife	Nursing Associate	Dual	Nurse	Midwife	Nursing Associate	Dual
	293 (56%)	:		1 (25%)	303 (56%)	:	: •	•		16 (58%)	0 (0%)	1 (<1%)
	230 (44%)	•		3 (75%)		10 (43%)		1 (100%)		:	0 (0%)	1 (<1%)
Total	523	22	0	4	537	23	0	1	476	28	0	2

Case Examiner outcomes

In 2020–2021, our Case Examiners took 1,083 decisions (2019–2020: 1,405) at the end of an investigation. In over half of all cases where a decision was reached, no further action was taken. This was slightly down on previous years, with more cases referred to a hearing or meeting.

We provide our decision makers, including Case Examiners, with clear guidance on what is required in a decision. The guidance helps to ensure that our decision-making is consistent, during a time when we have recruited additional Case Examiners to work through the current backlog of cases. In order to strengthen our approach we are recruiting additional manager roles to provide improved oversight and we are also embedding our new Quality of Decision Making team.

Table 5 breaks down the Case Examiner decisions by outcome. It is not possible to draw meaningful comparisons against previous years in most outcomes; however, 2020–2021 saw an expected increase in the number of warnings issued.

In 2019–2020 we had seen a significant drop in the number of cases where warnings were being issued. We saw that this was due to the way the policy principles in our new strategic approach had been applied in practice, and we recognised that new guidance was needed.

In January 2020 we issued new guidance around warnings, which has led to the expected increase in the number of cases where warnings were issued this year. This indicates more cases being resolved without the need for a hearing or further sanctions. We do not expect the number of warnings to return to 2018–2019 levels.

Table 5: Case Examiner outcomes 2020-2021

	2020–21	2019–20	2018–19
Case Examiner decisions	Number of cases	Number of cases	Number of cases
Refer for hearing or meeting	435 (40%)	534 (38%)	520 (32%)
Advice	9 (<1%)	7 (<1%)	12 (<1%)
Warning	38 (4%)	6 (<1%)	102 (6%)
Undertaking	26 (2%)	46 (3%)	41 (3%)
No further action	575 (53%)	812 (58%)	963 (59%)
Total	1,083	1,405	1,638

Table 6 breaks down the number of Case Examiner decisions by registration type. As in 2019–2020, there was little difference in the outcomes for nurses compared to midwives, although midwives were more likely to receive a warning.

Table 6: Number of decisions by registration type

		2020–21	L		2019–20			2018–19	
Case Examiner decision	Nurse	Midwife	Dual	Nurse	Midwife	Dual	Nurse	Midwife	Dual
Refer for hearing or meeting	410 (40%)	22 (43%)	3 (43%)	514 (39%)	20 (24%)	0	490 (32%)	30 (37%)	0
Advice	9 (<1%)	0 (0%)	0	5 (<1%)	2 (2%)	0	12 (1%)	0	0
Warning	35 (4%)	3 (6%)	0	6 (<1%)	0	0	94 (6%)	7 (9%)	1 (20%)
Undertaking	25 (2%)	1 (2%)	0	41 (3%)	5 (6%)	0	37 (2%)	4 (5%)	0
No further action	546 (53%)	25 (49%)	4 (57%)	757 (57%)	55 (67%)	0	919 (59%)	40 (49%)	4 (80%)
Total	1,025	51	7	1,323	82	0	1,552	81	5

There have been no Case Examiner decisions on nursing associate cases since the nursing associate role was introduced in January 2019.

Case Examiners work in pairs. One is a registered nurse or midwife and one is a lay person. If the Case Examiners are unable to agree on an outcome, they must refer the case to an independent panel of the Investigating Committee for a decision. No cases have been referred to the Investigating Committee in the last three years.

Hearing and meeting outcomes

In 2020–2021, our panels reached 208 final decisions on cases (2019–2020: 452 and 2018–2019: 661) through meetings and hearings. Table 7 breaks down the panel decisions by type. The reduction in the number of hearing and meeting outcomes reflects the decision to pause hearings in response to Covid-19.

We continue to work with nurses, midwives and nursing associates and their representatives to resolve more cases at earlier stages in the fitness to practise process. Where cases are referred onwards by the Case Examiners we are encouraging remediation and engagement to resolve more cases at a meeting.

Table 7: Panel decisions

Panel	202	0–21	201	9–20	201	.8–19
decision	Number	Percentage	Number	Percentage	Number	Percentage
Strike off	56	27%	127	28%	162	25%
Suspension	86	41%	142	32%	231	35%
Conditions of practice	27	13%	69	15%	99	15%
Caution	14	7%	42	9%	57	8%
Sub-total	183	88%	380	84%	549	83%
Facts not proved	6	3%	5	1%	17	3%
FtP not impaired	19	9%	67	15%	95	14%
Total panel decisions	208	100%	452	100%	661	100%

Table 8: Panel outcomes by registration type

		2020–21	L		2019–20			2018–19	
Panel decision	Nurse	Midwife	Dual	Nurse	Midwife	Dual	Nurse	Midwife	Dual
Strike off	55 (28%)	1 (9%)	0	123 (29%)	4 (14%)	0	155 (25%)	7 (24%)	0
Suspension	80 (41%)	5 (46%)	0	132 (31%)	10 (36%)	0	224 (35%)	7 (24%)	0
Conditions of practice	25 (13%)	2 (18%)	1 (50%)	62 (15%)	7 (25%)	0	92 (15%)	7 (24%)	0
Caution	14 (7%)	0	0	39 (9%)	3 (11%)	0	57 (9%)	0	0
Sub-total	174	8	0	356	24	0	528	21	0
Facts not proved	6 (3%)	0	0	4 (<1%)	3 (11%)	0	16 (2%)	1 (4%)	0
FtP not impaired	15 (8%)	3 (27%)	1 (50%)	64 (15%)	1 (3%)	0	88 (14%)	7 (24%)	0
Totals	195	11	1	424	28	0	632	29	0

Since the role was introduced three years ago, there have been no allegations against nursing associates that have come before a panel.

Allegations found proved at adjudication

In our 2018–2019 report we started publishing the most common types of allegations found proved at our hearings and meetings for the first time and the top three categories remained the same for 2019–2020.

In 2020–2021, the same three categories remained the most common types of allegation, but with prescribing and medicines management at the top, followed by patient care, and record keeping.

The table below shows the most common allegations within each of these categories. Level one is the headline allegation category and level two provides more detail about the allegation type.

Allegation level one (% of total allegations)	Allegation level two
Prescribing and medicines management (25%)	Patient or clinical records
	Drugs or medication records
	Other record keeping issues
	Care plan
Patient care (18%)	Not administering or refusing to administer medication
	Other drugs administration or medicines management errors
	Administered incorrect dosage
	Inappropriate or incorrect delivery of medication
Record keeping (12%)	Patient or clinical records
	Drugs or medication records
	Other record keeping issues
	Care plan

Fraudulent or incorrect register entries

Our panels consider allegations that a nurse, midwife or nursing associate has been added to the register incorrectly or fraudulently. If they find the allegation proved, the panel can direct the Registrar to remove or amend the entry on the register.

In 2020–2021, our panels directed the Registrar to remove a nurse or midwife from the register in 17 cases (2019–2020: 33 and 2018–2019: 34).

Voluntary removal

After a case has been referred for a hearing or meeting, nurses, midwives and nursing associates may apply to be voluntarily removed from the register. The Registrar will only approve applications where the nurse, midwife or nursing associate accepts the allegations and it is in the public interest for them to be removed from the register immediately. If the application is not accepted, the case will proceed to either a hearing or a meeting to be decided by a panel.

Table 9 shows the number of applications received and granted in the last three years. The figures do not balance in-year because some decisions are reached in the year after the request was received.

Table 9: Voluntary removal applications

Voluntary removals	2020–21	2019–20	2018–19
Number of applications	36	50	82
Applications granted	39	31	60
Applications rejected	6	20	41

Table 10: Voluntary removal decisions by registration type

Voluntary removele	2020–21		2019–20		2018–19	
Voluntary removals	Nurse	Midwife	Nurse	Midwife	Nurse	Midwife
Applications granted	39	0	30	1	52	8
Applications rejected	5	1	19	1	38	3
Totals	44	1	49	2	90	11

Reviews and appeals

We have the power to review the Case Examiners' decisions, including advice, warnings and undertakings, and anyone can request that we do so.

Reviewing a decision under this process is done in two stages:

- We decide whether or not to carry out a review.
- If we carry out a review, we can decide either to uphold the original decision or that a new decision is required.

Table 11 shows the number of requests we received and the decisions we took during the year. The figures do not balance in the year because some reviews were not completed in the year the requests were received. The number of requests we received has remained broadly similar and represents less than three percent of all Case Examiner decisions.

Learning from reviews is used to inform training and other quality improvement activities for Case Examiners and investigators.

Table 11: Reviews of Case Examiner decisions

Power to review stage	2020–21	2019–20	2018–19
Total requests for review received	38	37	44
First stage: request closed	17	19	18
Second stage: fresh decision required	7	17	10
Second stage: original decision upheld	0	2	4

In the seven cases where the Registrar decided a fresh decision was required in 2020–2021, they gave the following reasons:

- In two cases because there was a material flaw in the original decision.
- In two cases new information became available.
- In three cases there was both a material flaw in the original decision and new information became available.

In all seven cases the outcome of the new decision was that the case was sent for a new hearing or meeting.

A nurse, midwife or nursing associate is able to appeal against a decision of our panels. They must lodge their appeal within 28 days of the decision to one of the following: the High Court in England and Wales, the High Court in Northern Ireland, the Court of Session in Scotland.

The Professional Standards Authority (PSA) can also refer a case to court if it considers that a panel decision does not protect the public.

Table 12 shows the total number of appeals – not all appeals lodged are concluded in 2020–2021 and outcomes include appeals lodged in previous reporting periods. This means the figures do not balance in-year because some decisions are not reached in the year the appeal was lodged. Learning from appeals is used to inform training for panel members and staff and other quality improvement activities.

Table 12: Outcomes of appeals of panel decisions

Outcome	2020–21	2019–20	2018–19
Total appeals lodged	13	23	28
Appeal upheld	6	13	18
Appeal dismissed	13	9	9

The table below shows the breakdown in this year's appeal of panel decisions by appeal type.

Table 13: Appeal of panel decisions by appeal type

Outcome	PSA	Registrant
Appeal upheld	6	0
Appeal dismissed	1	12

Restoration to the register

A nurse or midwife who has been struck off by a panel can apply to be restored to our register after five years. Before they can rejoin the register, they have to satisfy a panel that they are fit to practise. If their application is successful, they usually have to undergo a return to practice programme.

Table 14 shows the outcomes of restoration applications in 2020–2021. The figures do not balance in-year because some decisions are reached in the year after the appeal was made. There is some fluctuation in the number of restoration applications over the last few years; however, we have not identified any underlying trends.

Table 14: Restoration application outcomes

Outcome	2020–21	2019–20	2018–19
Total applications received	72	62	47
Application accepted	33	30	16
Application rejected	30	28	10

Table 15: Restoration decisions by registration type

	2020–2021 total	Nurse	Midwife
Application accepted	33	33	0
Application rejected	30	30	0

Summ

Equality, diversity and inclusion (EDI) and the fitness to practise process

The NMC has been explicit in its commitment to equality, diversity and inclusion (EDI) and meeting our public sector equality duty under the Equality Act 2010. We are committed to EDI being at the heart of everything we do, whether it is how we work with each other as colleagues, how we work with our partners and people on our register or how we make decisions as part of our fitness to practise hearings. We will be working to gain an understanding of, and addressing, any gaps which prevent and/or inhibit EDI and/or our values and behaviours being truly lived within the Panel Member and Legal Assessor group. We will reinforce our zero tolerance policy in respect of discrimination of any form and provide all parties with training, guidance and positive role-modelling to embed best practice.

Our past research has shown that there are differences by diversity characteristics both in the risk of referral to us, and in fitness to practise outcomes, and we have used this knowledge to develop new ways of working in fitness to practise, beginning in September 2017 in response to the Greenwich report.

When considering changes to our policies or processes, we carry out an Equality Impact Assessment (EQIA) to ensure that the change does not discriminate against or disadvantage any groups. For example, the EQIA conducted in relation to our response to the Covid-19 pandemic concluded that our response did not disadvantage or discriminate against any groups.

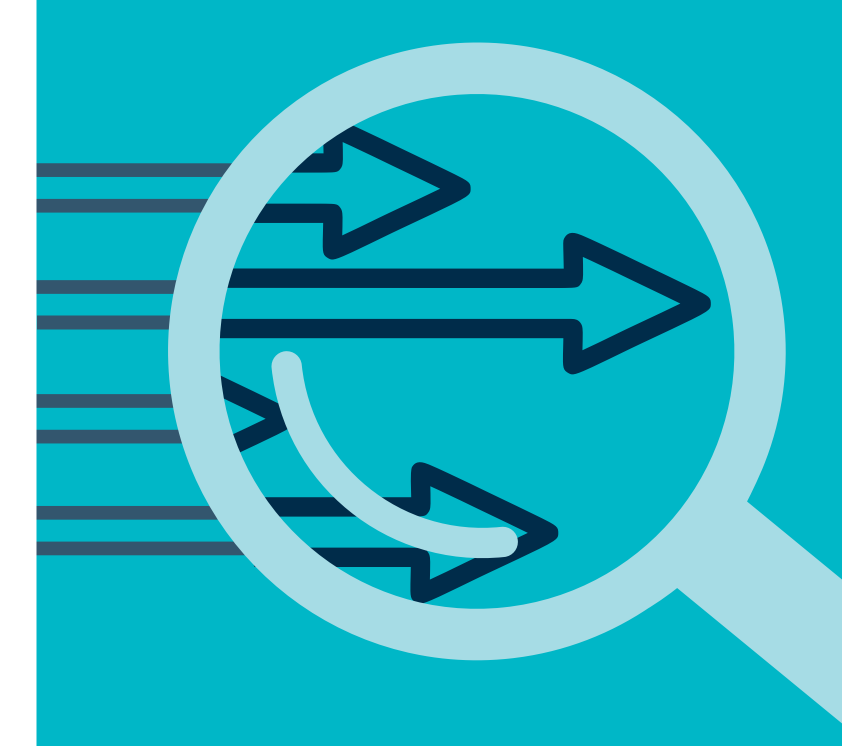
In October 2020, we published our Ambitious for change research, which shows that sometimes people with certain diversity characteristics, like gender, ethnicity and sexual orientation, have different outcomes from our fitness to practise processes.

This research found that certain groups of professionals are more likely to be referred to us. We have commissioned research to speak to professionals with experience of being referred, and employers and members of the public who have made referrals to us, to understand their experiences of our processes and to hear what they think we and others can do to tackle any unfairness.

The research also found that there continue to be differences for some groups in how far they progress through our fitness to practise process and the outcome they receive. We are commissioning an independent review to ensure that our decisionmaking is fair and consistent. The research will be used to identify further improvements we can make to the way we work and our processes to maximise fairness and consistency.

We recognise that there is more to do and will continue to consider the data to help identify where we can work with our stakeholders to plan further actions in the future as our understanding of the causes of these differences becomes clearer.

Future focus: 2021–2022



During 2021–2022 we will continue to focus on improving our efficiency and effectiveness, ensuring our fitness to practise processes are proportionate and do not involve unnecessary duplication or scrutiny.

We are committed to reducing the caseload that has built up during 2020–2021, and will be tracking and measuring our decision making at each key stage of the process, while ensuring a consistently high quality of decisions.

We will continue to work with employers to ensure that, wherever possible, local resolution solutions are explored.

We will fully embed the principle of only holding contested hearings where there is a matter in dispute that only a panel can resolve.

We are committed to continuing with virtual hearings where they are appropriate. However, when we establish our new Edinburgh offices in August 2021, these will include a second space to hold physical hearings.

We will implement a more systematic, methodical and consistent approach to taking account of context. This means that when we look at concerns made about someone's practice, we will have a more structured way of considering the circumstances in which they were working at the time and will use this information to help us make our decisions. We also aim to share more broadly our insight into the full range of root causes for errors that may lead to harm so that these can be addressed appropriately.

We have begun our shift from "remediation" to "strengthening practice", particularly at the early stage of our process, so that we learn about registrants' current practice as early as possible in the life of any referral. This can be a key component in ensuring decisions are reached as early as possible where no further action is identified.

The common thread running through all our improvement work is the drive to become more person-centred, with the aim of better supporting everyone involved — both people who raise concerns with us and those referred to us at each stage of the process and treating them in line with our values of being kind and fair at all times.

