## Nursing and Midwifery Council Investigating Committee

## Interim Order Review Hearing Thursday, 21 March 2024

Virtual Hearing

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Name of Registrant:	Sara Amina Iddi
NMC PIN	14A0995E
Part(s) of the register:	Registered Nurse – Sub Part 1 Adult Nursing (Level 1) 14 February 2024
Relevant Location:	Cardiff
Panel members:	Liz Maxey (Chair member) Sue Gwyn (Registrant member) Ingrid Lee (Lay member)
Legal Assessor:	Juliet Gibbon
Hearings Coordinator:	Monowara Begum
Nursing and Midwifery Council:	Represented by Rachel Pain, Case Presenter
Miss Iddi:	Not present and not represented at the hearing
Interim order to be reviewed:	Interim suspension order (18 months)
Outcome of review:	Interim suspension order confirmed

## Decision and reasons on interim order

The panel decided to confirm the current interim suspension order.

Unless there has been a material change of circumstances, a reviewing panel will review the interim suspension order at an administrative meeting within the next six months. A reviewing panel will be invited by the NMC to confirm the interim suspension order at this meeting and Miss Iddi will be notified of that panel's decision in writing following that meeting.

Alternatively, Miss Iddi is entitled to have the interim suspension order reviewed at a hearing. This means that Miss Iddi will be able to attend and make representations, send a representative on Miss Iddi's behalf or submit written representations about whether the interim order continues to be necessary. Miss Iddi must inform her case officer if she would like the interim suspension order to be reviewed at a hearing.

Even if Miss Iddi does not request a hearing, where there has been a material change of circumstances that might mean that the interim order should be revoked or replaced, a reviewing panel will review the interim suspension order at a hearing which Miss Iddi and her representative will be invited to attend.

Miss Iddi should notify the NMC immediately of any material change of circumstances that may affect the interim order.

At any time, Miss Iddi or the NMC may ask for the interim order to be reviewed by a panel if any relevant new information becomes available.

The NMC Case Examiners are yet to decide whether there is a case to answer in relation to the allegations made against Miss Iddi. The NMC will write to Miss Iddi when the case is ready for the next stage of the fitness to practise process.

This will be confirmed to Miss Iddi in writing.

That concludes this determination.