
DATED

HER MAJESTY THE QUEEN in right of
Ontario represented by the
MINISTER OF HEALTH

- and -

AGREEMENT

BETWEEN:

HER MAJESTY THE QUEEN IN RIGHT
OF THE PROVINCE OF ONTARIO, as
represented herein by the
Minister of Health for the
Province of Ontario

- and -

HER MAJESTY THE QUEEN IN RIGHT OF THE
YUKON TERRITORY, as represented herein
by the Minister of Health for the Yukon
Territory

WHEREAS the parties hereto intend to enter into an agreement for the administration of matters relating to the payment of hospital in-patient services provided in the Province of Ontario to residents of the Province or Territory of Yukon Territory and in or by the Province or Territory of Yukon Territory to residents of the Province of Ontario;

NOW THEREFORE the parties agree with the other as follows:

DEFINITIONS

1. In this Agreement,
 - (a) "Authorized Charges" means authorized charges as defined in the Hospital Insurance and Diagnostic Services Act;
 - (b) "Host Province" means the province or territory, other than the province of origin, where a resident obtains insured services;

(c) "Insured Services" means all hospital in-patient services towards the cost of which the Federal Government is making a financial contribution in accordance with the Hospital Insurance and Diagnostic Services Act and the Federal-Provincial Fiscal Arrangements and Established Programs Financing Act;

(d) "Provincial Authority" for the Province of Ontario means the Minister of Health for the Province of Ontario and for the Province or Territory of

Yukon Territory means the Deputy Minister, Department of Health & Human Resources ;

(e) "Province of Origin" means the province or territory where a person is an insured person;

(f) "Resident" means any person defined as a resident for the purpose of the provincial or territorial health or hospital insurance plan administered by the province of origin.

TERM

2. Notwithstanding the date of execution of this Agreement, this Agreement comes into full force and effect on the 1st day of October, 1981 and continues in effect until terminated according to the provisions hereof.

GENERAL PROVISIONS

3. Subject to paragraphs 6, 7, 8 and 14, residents receiving insured services in the host province shall be entitled to payment on their behalf for the same insured services as are paid on behalf of residents of the host province.

4. Any resident shall be entitled to the payment of insured services provided in or by the host province provided that he states that he is an insured person in his province of origin; that statement is confirmed by the completion of

a declaration of hospital insurance coverage; and he provides identification acceptable to the hospital.

5. A claim processed by the provincial authority of the host province shall be paid on behalf of the provincial authority of the province of origin provided that it is supported by a completed declaration of hospital insurance coverage.
6. Subject to paragraphs 7 and 8, all payments by the provincial authority of the host province to a hospital shall be at the standard ward rate authorized by the provincial authority for such hospital.
7. The provincial authority of the host province may elect to apply the host province's authorized charges to residents and, in that event, all payments by the provincial authority of the host province to a hospital shall be reduced accordingly and the provincial authority of the host province shall arrange for such claims to be submitted to the host province and the provincial authority of the host province shall pay such claims with subsequent reimbursement by the province of origin.
8. The provincial authority of the host province shall, when requested to do so by the provincial authority of the province of origin, apply the province of origin's authorized charges to residents, and all payments by the provincial authority of the host province to a hospital shall be reduced accordingly, and the provincial authority of the host province shall arrange for such claims to be submitted to the host province and the provincial authority of the host province shall pay such claims with subsequent reimbursement by the province of origin.

9. The provincial authority of the host province shall provide the provincial authority of the province of origin with monthly statements containing the information set out in Schedule "A", and it is understood that any billing or accounting errors will be adjusted.
10. The provincial authority of the province of origin shall reimburse the provincial authority of the host province for payments made on its behalf within thirty days of receipt of the statement of account issued by the host province.
11. The costs of insured services provided in the host province to a resident who does not provide proof of eligibility shall not be the responsibility of the province of origin.
12. Each of the parties hereto shall have the right to review the administrative procedures the other party is following with respect to the implementation of this Agreement in order to meet the requirements of its provincial or territorial auditor.
13. The provincial authority of the province of origin may require the host province to provide information in respect of a sample of payments made on its behalf by the provincial authority of the host province; said sample to be ascertained in subsequent discussions between the parties.
14. This Agreement shall not apply to the following insured services:
 - (a) cosmetic surgery;
 - (b) therapeutic abortions;
 - (c) reversal sterilization procedures.

TERMINATION

15. This Agreement may be terminated without cause by either party upon a minimum of six months written notice.

NOTICE

16. Any notice required to be given hereunder shall be in writing and shall be sent by registered mail to, in the case of the Province of Ontario:


e.

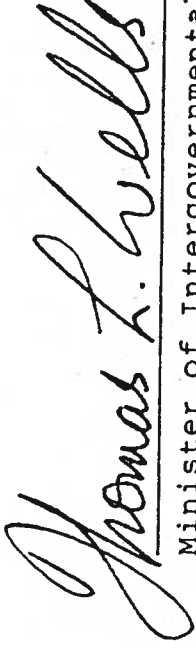
and in the case of the Province or Territory of Yukon Territory:

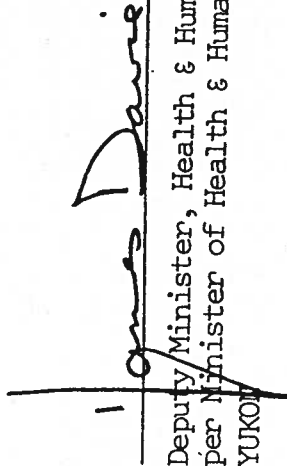
Deputy Minister
Government of Yukon
Department of Health & Human Resources
Box 2703
Whitehorse, Y.T.
Y1A 2C6


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The parties have executed this Agreement on the day,
month and year first above written.


Minister of Health for the
Province of Ontario


Minister of Intergovernmental
Affairs for the Province of Ontario


Deputy Minister, Health & Human Resources
per Minister of Health & Human Resources
YUKON


Witness: Director, Health Services

SCHEDULE "A"

Items to be included on the monthly statement:

1. Registration number
2. Patient's name and address
3. Date of Birth
4. Sex
5. Diagnostic code
6. Procedure code
7. Date of admission
8. Date of separation
9. Number of days
10. Standard ward rate
11. Amount
12. Hospital name and location
13. Long-stay indication
14. Accident indication
15. Death indication