

ADMISSION AGREEMENT

This Agreement is entered into this 9th day of September, 1979, by and between FREDERICK NURSING CENTER ("Facility") and Mark E. Waynant ("Patient") and/or Glenna K. Waynant ("Representative"), the authorized representative and guarantor of the Patient.

In exchange for the payment of \$34.75 per day and compliance with all the terms and conditions set forth herein by the Patient and/or Representative, the Facility agrees to accept the Patient and provide care and services as set forth in this Agreement. The Patient and/or Representative acknowledge that non-payment may be treated by the Facility as a breach of this Agreement.

The daily rate described above covers room and board and general nursing care. Any special nursing care or any special equipment or services shall be in addition to the daily rate in accordance with the schedule of services and charges attached to this Agreement as Attachment No. 1.

All extra charges for additional medication or services ordered by the Physician or by the Patient and/or Representative, or furnished by the Facility for the health and comfort of the Patient shall be separately itemized on the monthly bill. With regard to medications and medical supplies, the Facility's parent company also owns MSC Rx, a pharmaceutical supply company, which may supply most of the drugs and medical supplies chargeable to patients at the Facility.

The Facility may change the daily rate only upon fifteen (15) days advance written notice to the Patient and/or Representative. Amounts paid by governmental programs on behalf of their beneficiaries shall be determined only by those governmental agencies.

This Agreement may be terminated upon thirty (30) days written notice of such intent to terminate, mailed or delivered to the Patient and/or Representative. If the Patient desires to challenge the Facility's basis for termination he or she may obtain an impartial hearing before the Department of Health and Mental Hygiene, upon written request made within fourteen (14) calendar days of receipt of the notice to terminate.

This Agreement contains all of the understandings between the parties; and no conditions, terms or provisions shall govern this Agreement which are not specifically contained or referred to herein. This Agreement shall not be modified, altered or otherwise subject to any oral statements or representations not incorporated in writing in this Agreement.

Nothing in this Agreement shall be construed as creating any continuing obligations for the rendering of nursing care services on any basis other than that set forth in this Agreement or required by applicable law. The Facility accepts no obligation to continue providing services to any Patient whose status, coverage classification or eligibility changes from that set forth in this Agreement. The Facility's policy (set forth in Attachment No. 2 to this Agreement) regarding the admission of Medical Assistance patients shall apply to any such change in status by the Patient.

By signing this Agreement, the Patient and/or Representative acknowledge that they have read, understand and accept all the terms and conditions contained in this Agreement and have received, read, understand and accept a copy of the Admission Agreement, Resident's Rights Policy, Facility Grievance Procedures, List of Facility Services and Charges and Facility Medical Assistance Admission Policy. The Facility hereby acknowledges that it has received \$ at the time of signing of this Agreement.

It is expressly understood that all persons signing this Agreement shall be primarily and jointly and individually liable for any and all charges accruing hereunder.

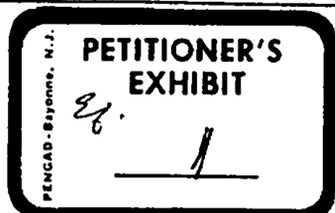
Signed this 9th day of September, 1979:

Authorized Signatory of Facility

Mark E. Waynant (SEAL) Patient's Signature

Witnessed By

Glenna K. Waynant (SEAL) Representative's Signature



Filed 5/2/80