7. In every agreement the province shall, subject to section Provisions ment.

(a) specify the minimum age of a recipient and any other conditions of eligibility set forth in the provincial law;

(b) specify the maximum assistance to be paid by it to a recipient;

(c) provide for the reduction of such maximum assistance by the amount of any income received by a recipient in excess of an amount to be specified in such agreement; and

(d) covenant and agree

- (i) that the provincial authority will consider applications from persons resident in the province in the manner prescribed by regulation, and where satisfied that a recipient is properly and lawfully entitled to assistance, under the conditions specified in this Act, the regulations and the agreement, grant assistance to such recipient in the amount specified in the agreement:
- (ii) that where a recipient, during the last ten hundred and ninety-five days that he was present in Canada prior to reaching the age of sixty-five years, or prior to making application for assistance, whichever is the later, was present in the province for a greater number of days than in any other province, the province will reimburse any other province that is paying the assistance to the extent of fifty per cent. of the amount of the assistance;

(iii) that the province will, where a recipient who has been granted assistance transfers his residence to such province from another province, pay the assistance;

(iv) that where a recipient, to whom the province has granted assistance, transfers his residence to another province with which no agreement is in force, the province will continue to pay the assistance to such recipient;

(v) that where a recipient, who has been granted assistance, transfers his residence to some place out of Canada, the province will discontinue payment of the assistance and not resume payment thereof until such recipient has

again become resident in Canada; (vi) to make statutory provision for penalties to ensure the proper carrying out of the provincial law and to provide that no assistance shall be subject to alienation or transfer by a recipient or to attachment or seizure in satisfaction of any claim against him, and that the receipt of the assistance shall not by itself constitute a disqualification from voting at any provincial or municipal election;

(vii) that the province will furnish without charge to the provincial authority of any province, a certificate of the date of the birth of any recipient born within the province;

(viii) to maintain proper and adequate records and accounts respecting assistance payments, and to permit of an anothelianti examination, inspection and audit by the Government of Canada of all such payments and of the records and accounts with respect thereto;

to due

Do mailwen (

in cornel agreement.