## Viewpoint

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# The complexity of transferring remote monitoring and virtual care technology between countries: lessons from an international workshop

## Abstract

International deployment of remote monitoring and virtual care (RMVC) technologies would efficiently harness their positive impact on outcomes. Since Canada and the UK have similar populations, healthcare systems, and digital health landscapes, transferring digital health innovations between them should be relatively straightforward. Yet, examples of successful attempts are scarce. In a workshop, we identified six differences that may complicate RMVC transfer between Canada and the UK, and provide recommendations for addressing. These key differences include: 1) minority groups, (2) physical geography, (3) clinical pathways, (4) value propositions, (5) governmental priorities and support for digital innovation, (6) regulatory pathways. We detail four broad recommendations to plan for sustainability including: the need to formally consider how highlighted country-specific recommendations may impact RMVC and contingency planning to overcome challenges; the need to map which pathways are available as an innovator to support cross-country transfer; the need to report on and apply learnings from regulatory barriers and facilitators so that everyone may benefit; and explore existing guidance to successfully transfer digital health solutions while developing further guidance (e.g., extending the NASSS framework for cross-country transfer). Finally, we present an ecosystem readiness checklist. Considering these recommendations will contribute to successful international deployment and increased positive impact of RMVC technologies. Future directions should consider characterising additional complexities associated with global transfer.

**Keywords:** remote monitoring; virtual care; technology transfer

## Background

Remote monitoring and virtual care (RMVC) technologies are an increasingly common class of digital health innovation, estimated to be worth $144B in 2020 [1]. RMVC technology enables patients to electronically collect health data outside of traditional care settings using internet-connected devices (e.g., smartphones, sensors), and transmit this data to share it with healthcare professionals. This has the potential to increase access to and productivity of services and improve patient outcomes [2,3]. One way to efficiently increase the positive impact of RMVC technologies is to transfer successful products between countries. Given the similarities between Canada and the United Kingdom (UK) one may expect transfer of digital health innovations between the two countries to be relatively straightforward. Similarities pertain to: payment structure and health insurance coverage, *some* population demographics (proportion urban, ageing), supports to facilitate data sharing and data-driven insights (electronic health records, data science initiatives), and the presence of academic teaching hospitals (Table 1).

Although there have been successful examples, including the Maple virtual care platform and Ieso digital Cognitive Behavioural Therapy [4,5]. these have been scarce and accompanied by similar high-profile instances in which rollout of RMVC technologies was slower than anticipated [6]. We, therefore, aimed to increase our understanding of factors that may influence the successful transfer of RMVC technology between countries, using transfer between Canada and the UK as an example.

Table 1. Similarities between Canada and the UK as contexts for deploying remote monitoring and virtual care (RMVC) technology.

| Area of similarity | Canada | United Kingdom |
| --- | --- | --- |
|  |  |  |
| Healthcare system  | Centralised and publicly funded by province/territory (e.g., Ontario Health Insurance Plan) | Centralised and publicly funded by devolved nation (e.g. National Health Service England) |
| Urban population | 82% of people live in urban areas | 84% of people live in urban areas |
| Health challenges and outcomes | High prevalence of long-term conditions; life expectancy 82 years | High prevalence of long-term conditions; life expectancy 81 years |
| Burgeoning digital health sectors including data science & artificial intelligence | E.g., Vector Institute; Digital Technology Supercluster; Toronto Innovation Acceleration Partners | E.g., Alan Turing Institute; Health Data Research UK; Health Innovation Manchester |
| Robust administrative and electronic health record research databases | E.g., Institute for Clinical Evaluative Sciences in Ontario, PopData BC | E.g., Clinical Practice Research Datalink |
| Academic / hospital networks | Academic Health Science Networks (e.g., Health Research BC) | Academic Health Science Centres (e.g., Manchester Academic Health Science Centre) |
| Paying out-of-pocket and health insurance coverage  | Some out-of-pocket and health insurance payment for certain healthcare services (e.g., dental, medications) | Some out-of-pocket payment for certain healthcare services in specific populations (e.g., dental (age > 18), medication (ages: 16-60)) |

## International workshop with experts

Our objective was to identify factors that may add complexity when transferring RMVC technology between Canada and the UK. We organised a workshop with 15 experts from both countries on behalf of the International Centre for Translational Digital Health [7]. Initially, when this workshop was held, this Centre was a collaboration between the Universities of Toronto (Canada) and Manchester (UK), and now includes the University of Melbourne (Australia) since 2022 [7]. Workshop participants were experts in medical engineering, health informatics, clinical medicine, and health policy and implementation. They examined three cases representing different RMVC technologies (Textboxes 1-3), with group discussions focusing on identifying differences between Canada and the UK that might add complexity when transferring the example RMVC from one country to the other.

### Guiding Framework

We grounded workshop discussion on complexity for adoption by using three example technologies. Each technology was assessed using the evidence-based and theory informed non-adoption, abandonment, scale-up, spread, sustainability (NASSS) framework [8]. The NASSS framework is used to both predict and evaluate complexity of technology in health care (or social care) [8]. It comprises seven dimensions to rate the complexity of the technology: condition; technology; value proposition; adopters; organisation; wider system/external context; embedding and adaptation over time. Workshop discussion focussed on all NASSS dimensions excepting embedding and adaptation over time (pertaining to later-stage technologies with refined deployment over time), in addition to questions from the short NASSS complexity assessment tool [9]. More specifically, each technology was evaluated for (1) its assessment of complexity while considering application between different jurisdictions, and (2) the importance placed on the complexity as a barrier to implementation success - and the degree to which it would be the same or different between jurisdictions. After the workshop, we analysed contemporaneous notes and audio-recordings of the discussions to extract key themes in complexities, described next.

Textbox 1. Example RMVC technology 1: Neural network-assisted sampling for intermittent ambulatory blood pressure measurements.

| The aim of the system (Figure 1), developed at the University of Manchester, is to reduce the burden of taking ambulatory blood pressure readings, by requiring fewer readings to still obtain the same underlying average. This is intended to reduce burden on users as cuffs will inflate less often (which is uncomfortable) and to reduce burden on carers/clinicians who will have fewer readings to interpret. Blood pressure varies with activity, and guidelines for in-clinic blood pressure monitoring ask participants to be sat stationary for 5 minutes prior to a reading. Home-based blood pressure monitoring, ambulatory based and wearable based are widely available, but do not account for this. The system uses human activity recognition to allow the “5 minute” stationary condition to be applied to out-of-the-clinic measurements. The novel device requires users to wear an accelerometer device for monitoring motion, and this is used to determine whether they have met the measurement requirements before a reading is taken. It is an example of using machine learning for data driven adaptive sampling. A complete prototype exists and is ready for pre-clinical testing. |
| --- |

Textbox 2. Example RMVC technology 2: REmote MOnitoring of Rheumatoid Arthritis (REMORA) – smartphone-based symptom tracking for rheumatoid arthritis integrated into electronic health records systems.

| REmote MOnitoring of Rheumatoid Arthritis (REMORA) is a UK research programme to develop, evaluate and scale up a complex intervention that enables people with rheumatoid arthritis (RA) to daily track their symptoms on their smartphone to improve clinical care, self-management, and outcomes (Figure 2).The diagram below shows that clinicians prescribe remote symptom tracking to patients **(1)**, who then download the REMORA app from the app store. After authenticating themselves using the login functionality of the National Health Service (NHS) **(2)**, they start tracking their symptoms. Symptom data is sent to a data repository within a secure, regional NHS environment, alongside the patient’s eConsent for secondary use of their symptom data for research **(3)**. A visualisation summarises the symptom data graphically **(4)**, which clinicians can access within their local electronic health record to discuss with patients as part of the consultation **(5)**.A successful proof-of-concept study in 2015 integrated and displayed daily symptom tracking data from the app in the electronic health record at a single hospital site. It showed that patients and clinicians considered the system feasible and beneficial [10], as well as how shared insights from the symptom data may change the power dynamics of the consultation [11]. In 2021, we established and tested a scalable infrastructure to deploy our proof-of-concept, which enabled its evaluation in an ongoing multi-site trial in all rheumatology outpatient departments across Greater Manchester and North West London. |
| --- |

Textbox 3. Example RMVC technology 3: Medly – a smart-phone based heart failure management program.

| Medly was developed at the University Health Network in Toronto, Canada. Medly consists of two core components (Figure 3): (1) the *Medly system* to support active monitoring of heart failure patients, clinical management, and patient self-care; (2) *Medly Service* which includes key people (i.e., clinicians providing the clinical services), and the processes required to operationalize the Medly System.The *Medly app* prompts patients to enter their daily readings, including weight, blood pressure, heart rate, and heart failure-related symptoms. Patients use a Bluetooth weight scale and blood pressure monitor to send readings automatically or manually enter the values on the app. The *Medly algorithm*, a rules-based expert system validated by heart failure specialists, immediately analyses the entered readings against set personalised thresholds and provides the patient with instant feedback and instructions. Automated alerts are also sent to the patient's care team (usually a nurse) when readings are outside of their predefined thresholds, for further assessment and triage. The *Medly dashboard* provides Medly clinicians with real-time contextualised data on their patients’ clinical status and recent symptoms consistent with acute exacerbations. Clinicians also use secure email and messaging to review and respond to patient alerts. Medly was developed following ISO 13485 Medical Device Quality Management standards, and is rated by Health Canada as a Class II Software as a Medical Device. It is used as standard of care at the University Health Network since 2016 and has been deployed as standard of care at some other healthcare institutions across Ontario. A body of evidence on its clinical effectiveness and implementation outcomes exists through several trials and evaluations [12–14]. |
| --- |

## Complexities for transferring RMVC technology between Canada and the UK

There were several apparent similarities between Canada and the UK that, upon further probing, yielded nuanced differences where unexpected complexity could arise; we describe these below. They are intended as key illustrative examples rather than an exhaustive list.

### Differences in addressing needs of minority groups

The Indigenous peoples of Canada comprise 5% of the total population in Canada, this significant minority group is not present in the UK [15]. This adds an important layer of culturally compassionate considerations for equitable access to RMVC technology transfer. Both Canada and the UK have significant immigrant populations. By 2031, 32% of Canada’s population and 15% of the UK population will comprise of ethnic minorities [16,17]. The COVID-19 pandemic has escalated RMVC from relative novelty to necessity for timely access to services in both countries. However, minority communities – who may have worse access to technology, poorer capacity to use technology due to lower digital literacy, and inferior outcomes related to technology use [18–20]– were unable to benefit equally from this shift in service delivery. From discussing REMORA (Textbox 2) and Medly (Textbox 3), it appeared that efforts to address such ethnic health inequalities in the UK did not focus on any one minority group. However, in Canada these focused primarily on the Indigenous population, requiring additional considerations to ensure RMVC solutions are created in authentic partnership. More broadly, special jurisdictions (i.e., Quebec, Scotland, Northern Ireland, Wales) may add additional complexity for implementation at the National level. Without accounting deeply for these needs from the outset, vendors may experience unanticipated cultural and governmental barriers to transfer (e.g., culturally appropriate adaptations, language differences: Canadian French vs Canadian English vs France French).

### Differences in physical geography

Canada’s physical geography is substantially more expansive than the UK, implying much larger climate variation and greater distances to clinical centres providing a differential incentive for RMVC. Since temperature can diminish the reliability of remote monitoring devices [21], differences in climate between the UK and parts of Canada were identified as a potential complexity when discussing the ambulatory blood pressure measurement system (case 1; see Box 1). Canada’s geography also impacts communication infrastructure, including the price and reliability of high-speed internet. For example, 92% of rural areas in the UK have access to superfast, relatively cheap broadband [22] versus less than 50% of rural Canada [23]. The means that Canadians, particularly those in more rural areas, may encounter higher barriers to accessing reliable RMVC than (rural) UK populations. We identified this as a key complicating factor for transferring REMORA (case 2) from the UK to Canada.

### Differences in clinical pathways

Implementing new RMVC technology almost always involves some integration into existing clinical pathways. Alignment between the technology on one hand and the pathways and associated organisational routines on the other will, therefore, affect the technology’s acceptance and scalability. When discussing cases 1 and 2, we considered differences in clinical pathways to have limited impact on complexity. This was mainly because these technologies, in their current form, focus on providing more complete and accurate information to inform clinical decisions within existing pathways. So, once technically integrated into electronic health record systems, they require relatively minor changes to ways of working. However, Medly (case 3) involved a change from consultant to nurse-led delivery of heart failure services. Interestingly, for transfer from Canada to the UK, this would not necessarily add complexity because nurse-led care models are more common in the UK compared to Canada for a range of conditions, including heart failure [24]. However, it would complicate transfer of a similar RMVC technology in the other direction.

### Differences in value propositions

Creating a cohesive set of value propositions that meets the demands of patients [25] as well as other stakeholders (e.g., policy makers, regulators, payers) can be challenging [26]. This is partly because countries have only recently developed frameworks that define how value should be conceptualised for RMVC and other digital health technologies, and what evidence is required to demonstrate this value. For example, in 2018, the National Institute for Health and Care Excellence (NICE) for England and Wales developed the evidence standards framework for digital health technologies [27], while Canada only recently launched the Canadian Network for Digital Health Evaluation in collaboration with pan-Canadian organisations to start developing such frameworks [28]. Companies can increase the value of their product by incorporating NICE guidelines [27,29], meeting the Digital Technology Assessment Criteria for health and social care [30,31], and taking their technology through the Innovation and Technology Payment (ITP) programme [32].

The challenge of developing value propositions is amplified when transferring technologies between countries. Even between countries with publicly funded healthcare systems, there may be substantial variation in how services are funded. In the UK, for example, innovations such as RMVC are typically commissioned by regional policy makers in Integrated Care Systems [33], whereas in Canada, commissioning RMVC technology usually happens at the local practice level. Another example is that, in Canada, clinicians are generally paid according to the procedures used to treat a patient (fee-for-service), while in the UK, primary care clinicians are mainly paid via a set amount per patient (capitation). This implies that aiming to, e.g., reduce the duration of visits, such as for Medly (case 3), may be attractive for uptake in the UK, but may face barriers to adoption in Canada if that leads to decreased income for clinicians.

### Differences in government priorities and support for digital innovation

Despite the mandate and priority identified by Canadian Federal and Provincial bodies to innovate virtual care delivery during the pandemic (including $200M investment [34]), the Ontario Medical Officer Health released a letter urging physicians to avoid providing virtual care in lieu of in-person care [35]. The 2022 Canadian virtual care policy framework update continues to scope RMVC technologies solely as “an additional channel for access that complements traditional face-to-face models of care”[34]. In contrast, the UK directly incorporates digital health into policy documents such as the NHS Long Term Plan [36], Digital First Primary Care [37], and the 2022 Plan for Digital Health And Social Care [38]. The UK has also increased investment in digital innovation directly within the NHS as well as via academic and industry routes. For example, the NHS Artificial Intelligence Laboratory recently funded £140M worth of AI Health and Care Awards [39]. RMVC will likely remain a high priority in the UK, given that both the current government [40] and the main opposition party [41] have assigned an important role to digital transformation in solving NHS pressures. This difference in government priorities and support arose as a key complexity for cases 1 and 2, where there would be transfer from the UK to Canada.

### Differences in regulatory considerations

Regulations of digital technologies in various sectors, including healthcare, are continually evolving in both countries. And while the general flavour of technology regulations is similar between Canada and the UK, there are some critical differences. In Canada, RMVC technologies that are considered to be medical devices are licensed through Health Canada, and regulated at the level of individual clinicians by the Colleges of Physicians and Surgeons of its different provinces/territories. In the UK, regulation is the responsibility of government bodies (e.g., Care Quality Commission in England) or independent regulators (e.g., General Medical Council, Medicines and Healthcare products Regulatory Agency, and notified bodies for applying for CE and UK Conformity Assessed marking). In the context of case 3, we discussed how this would increase complexity when transferring Medly to the UK because Canadian innovators need to be aware of and comply with the most up-to-date UK regulations. However, they could collaborate with UK partners early on to start preparing an application for CE marking and the ITP programme by submitting the available evidence for Medly’s clinical and cost-effectiveness, developing a scalable growth plan, and assess whether they could rapidly meet an increasing demand for their product once approved. It is worth noting that most regulation for remote and virtual care delivery overlaps with face-to-face forms [42]. This means that, in addition to having to navigate the requirements specific for RMVC technology, innovators transferring their technologies from one country to the other need to engage with the broader regulatory landscape for healthcare delivery.

Two additional considerations for legislation and policy should include an assessment of approaches to procurement and approaches to privacy and security which are both nuanced but can significantly impact transferability. For example some jurisdictions require public sector procurement at the local, regional, or national levels. In Canada, it may be more straightforward to make direct partnerships (e.g., directly contacting clinical champions). Within the UK, for optimised success of uptake taking a top-down (e.g., regional/national-level support) and bottom-up (local-level support) approach is needed for movement. Similarly, differences on data-privacy regulations may affect the ability to transfer technology. For example, the General Data Protection Regulation (GDPR)[43] act provides strict data privacy guidelines in Europe around data storage and use compared to Canada’s, Personal Information Protection and Electronic Documents Act (PIPEDA)[44,45]. This may make the spread easier from countries with stricter data privacy guidelines, but more difficult in the reverse direction. Differences in data-privacy guidelines may also impact the vendor’s business case (i.e., prohibitive vs profitable use of data, data residency).

## Discussion and recommendations

We identified several key differences between two countries that at first glance seem very similar. This suggests that one should anticipate significant complexity and barriers when considering international deployment of RMVC technologies. We found that the anticipated increase in complexity often had a particular direction. For example, more detailed frameworks for regulations and value propositions in the UK hamper transfer from Canada, but not vice versa. Based on these differences and their directionality, we provide an overview of lessons learned (Table 2) with an initial ‘checklist’ of key considerations for transferring RMVC technology from one country to the other (Table 3).

Table 2. Summary of key differences, lessons learned, and anticipated directionality for transferring remote monitoring and virtual care (RMVC) technology between Canada and the UK.

| Key difference | Directionality | Workshop learnings and recommendations |
| --- | --- | --- |
|  |  |  |
| Addressing unmet needs of minority groups | Increases complexity when transferring RMVC technology from the UK to Canada | For countries with deeply rooted colonisation histories and Indigenous communities, such as Canada, it is more complex to understand equity and undertake meaningful co-creation. |
| Physical geography | Increases complexity when transferring RMVC technology from the UK to Canada | Climate differences or geographical range can affect RMVC operationalisation, from temperature sensitivity in inclement weather conditions to service availability in remote areas. ‘Remote’ does not mean the same in Canada compared to the UK. |
| Clinical pathways | Contingent on degree of alignment of pathways | Alignment of the RMVC technology with existing clinical pathways will affect its acceptance and scalability. For example, it may be easier to transfer nurse-led models of care to the UK where this is more common compared to in Canada. |
| Value propositions | Contingent on (available evidence for) cost-effectiveness of RMVC technology | Defined costing structures and evidence frameworks affect uptake. For example, transfer from capitation-based funding in the UK to fee-for-service in Canada may add complexity; comparable evidence for efficacy acceptable in the UK may be insufficient for adoption in Canada. |
| Government priorities and support for digital innovation | Increases complexity when transfering RMVC technology from the UK to Canada | Incorporation of digital health and RMVC technology into health care strategies and policies in the UK is currently more mature than in Canada. This may change with time. |
| Regulatory considerations | Increases complexity when transfering RMVC technology from Canada to the UK | Regulatory pathways in the UK consist of several elements without offering a clear and single point of access. This makes them harder to navigate compared to in Canada, where Health Canada licenses RMVC technology. |

Table 3. Recommendations for transferring remote monitoring and virtual care (RMVC) technology between countries with similar healthcare systems (i.e., Canada and the UK).

|  | Recommendation |
| --- | --- |
|  |  |
| **Addressing unmet needs of minority groups** |  |
|  | Assess appropriateness of RMVC technology to provide compassionate and culturally sensitive care. This includes co-creation with partners and ensuring interventions are Indigenous-directed where appropriate. |
| **Physical geography** |  |
|  | Characterise physical RMVC system requirements to ensure compatibility with the intended deployment context. |
|  | Establish a shared understanding of the definition of ‘remote’ in each country early on. |
| **Clinical pathways** |  |
|  | Analyse and map existing clinical pathways and assess the degree of change required for implementing RMVC technology in the intended deployment context. |
| **Value propositions** |  |
|  | Ensure an understanding of the costing structure and required evidence base to inform perceived value of the RMVC technology in the intended deployment context. |
| **Government priorities and support for digital innovation** |  |
|  | Understand governmental priorities to assess feasibility, inform points of synergy, and explore opportunities for acceleration. |
| **Regulatory considerations** |  |
|  | Map regulatory pathways between countries to identify key alignments and divergences. |
| **Supplementary recommendations** |  |
|  | Formally consider whether the country-specific differences we highlighted may impact your RMVC technology, and identify ways to overcome the challenges related to these differences |
|  | Identify which pathways are available to you as an innovator to support cross-country transfer. |
|  | Report on and apply learnings from the regulatory barriers and facilitators identified in previous attempts to transfer and deploy digital health technologies. |
|  | Explore what guidance exists on how to transfer digital health technologies across countries, and identify what further guidance may need developing (e.g., an extension of the NASSS framework[9] for cross-country transfer). |

As part of future work around facilitating international deployment of RMVC technology, conducting similar workshops could explore differences between countries with comparable healthcare systems (e.g., Australia, the Netherlands). Additionally, nuances of complexities in scaling, spreading, and sustaining technologies between countries with more dissimilar infrastructure like the healthcare system warrants further exploration. More dissimilar healthcare systems will impart additional complexities across NASSS domains such as: socio-cultural influences of condition management (e.g., family shared-care), potentially increased disparities in health and digital literacies and technology access, value proposition (whom will benefit most), extent of changes needed to routines, how adoption funding decisions are made, as well as additional regulatory impacts - all of which will ultimately affect the embedding and adaptation of technology over time. More broadly, we advocate the creation of a space to publish on successful and failed cross-country transfers of digital health and RMVC technology. This will encourage and enable the digital health research community to share their experiences and findings more widely, thereby expediting learning on the technology transfer and deployment process. Given the reality of the global digital divide, such learning is pertinent for improving equitable access to remote and virtual care services. While outside scope of this viewpoint paper, as evidence is generated, future work to derive an evidence-based model such as an updated NASSS targeting transfer between countries would be invaluable for directing and prioritising international and global technology transfer efforts.

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### Conflicts of Interest

None declared.

### Abbreviations

RMVC: remote monitoring and virtual care

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