

ARTICLE 1

Definitions

For the purpose of this Treaty:

“audiovisual” means a film, television, and/or video work on any production support known or not yet known for any distribution platform intended for viewing;

“authority”:

- (a) “administrative authority” means for each Party, the designated authority that administers this Treaty;
- (b) “competent authority” means for each Party, the authority that has the overall responsibility for the implementation of this Treaty;

“coproducing States” means the Parties, with third States when applicable;

“elements”:

- (a) “Canadian elements” means expenditures made in Canada by the Canadian producer and expenditures on Canadian creative and technical personnel made in other States by the Canadian producer, in the course of the production of a work;
- (b) “Jordanian elements” means expenditures made in Jordan by the Jordanian producer and expenditures on Jordanian creative and technical personnel made in other States by the Jordanian producer, in the course of the production of a work;

“national” means a citizen or permanent resident or a legal person as defined by the laws of the respective States;

“non-party” means a State other than the coproducing States;

“producer” means a national that manages the production of a work;

“third State” means a State that has a coproduction treaty or memorandum of understanding with at least one of the Parties and that has a producer involved in the work;

“work” means an audiovisual work, including every version of that work, to be subsequently recognized as an audiovisual treaty coproduction by each Party.