## ARTICLE XIX

1. The competent authorities will examine the implementation of this Agreement as necessary in order to resolve any difficulties arising out of its application. They will consider possible amendments with a view to developing cinematographic co-operation in the best interests of both countries.

2. A meeting of a joint cinematographic commission will take place in principle once every two years and it will meet alternately in the two countries. However, it may be convened for extraordinary sessions at the request of one or both competent authorities, particularly in the case of major amendments to the legislation or the regulations governing the film industry, or where the application of this Agreement presents serious difficulties.

## ARTICLE XX

1. The present Agreement shall enter into force on the date on which both Governments notify each other by diplomatic note of the accomplishment of the procedures required for this purpose.

2. It shall be valid for a period of three years from the date of its coming into force; a tacit renewal of the Agreement for like periods shall take place, unless one or the other of the contracting parties gives notice of termination six (6) months before the expiry date. However, co-productions in progress at the time of notice of termination of the Agreement by either party, shall continue to benefit fully until their completion from the conditions of this Agreement. Even after its expiry, the Co-production Agreement shall continue to apply to the liquidation of receipts from films co-produced under this Agreement.