ANNEX

RULES OF PROCEDURE

Application for benefits under this Agreement for any co-production must be made simultaneously to both administrations at least thirty (30) days before shooting begins. The administration of the country of which the majority co-producer is a national shall communicate its proposal to the other administration within twenty (20) days of the submission of the complete documentation as described below. The administration of the country of which the minority co-producer is a national shall thereupon communicate its decision within twenty (20) days.

Documentation submitted in support of an application shall consist of the following items, drafted in English or French in the case of Canada and in Spanish in the case of Mexico:

- I. The final script;
- II. Documentary proof that the copyright for the coproduction has been legally acquired;
- III. A copy of the co-production contract signed by the two co-producers;

The contract shall include:

- 1. the title of the co-production;
- the name of the author of the script, or that of the adaptor if it is drawn from a literary source;
- the name of the director (a substitution clause is permitted to provide for his replacement if necessary);
- 4. the budget;
- 5. the financing plan;
- a clause establishing the sharing of receipts, markets, media or a combination of these;
- 7. a clause detailing the respective shares of the coproducers in any over or under expenditure, which shares shall in principle be proportional to their respective contributions, although the minority coproducer's share in any overexpenditure may be limited to a lower percentage or to a fixed amount providing that the minimum proportion permitted under Article VI of the Agreement is respected;
- 8. a clause recognizing that admission to benefits under this Agreement does not constitute a commitment that governmental authorities in either country will grant a licence to permit public exhibition of the co-production;
- 9. a clause prescribing the measures to be taken where:
 - (a) after full consideration of the case, the competent authorities in either country refuse to grant the benefits applied for;
 - (b) the competent authorities prohibit the exhibition of the co-production in either country or its export to a third country;