- 2. The term "Canadian citizen" has the same meaning as in the Citizenship Act, as it may be amended from time to time.
- 3. The term "permanent resident of Canada" has the same meaning as in the Immigration Act, 1976, as it may be amended from time to time.
- 4. The term "Romanian citizen" has the same meaning as in the Law 24/1971 amended by Decree 150/1974.
- 5. The term "permanent resident of Romania" has the same meaning as in the Law 25/1969, amended by Decree 131/1972 and Decree 637/1973.
- 6. Should the co-production so require, the participation of performers other than those provided for in the first paragraph may be permitted, subject to approval by the competent authorities of both countries.

ARTICLE V

- 1. Location shooting, exterior or interior, in a country not participating in the co-production may, however, be authorized, if the script or the action so requires and if technicians from Canada and Romania take part in the shooting.
- 2. Live action shooting and animation works such as storyboards, layout, key animation, in between and voice recording must, in principle, be carried out alternately in Canada and Romania.
- 3. The laboratory work shall be done in either Canada or Romania, unless it is technically impossible to do so, in which case the laboratory work in a country not participating in the co-production may be authorized by the competent authorities of both countries.

ARTICLE VI

- 1. The competent authorities of both countries also look favourably upon co-productions undertaken by producers of Canada, Romania and any country to which Canada or Romania is linked by an Official Co-Production Agreement.
- 2. The proportion of any minority contribution in such co-production shall be not less than twenty per cent (20%).
- 3. Each minority co-producer in such co-production shall be obliged to make an effective technical and creative contribution.