

- (4) (a) The Australian co-producer shall fulfil all the conditions relating to status which would be required to be fulfilled if that producer were the only producer, in order for the production to be eligible as an Australian film.
- (b) The Canadian co-producer shall fulfil all the conditions relating to status which would be required to be fulfilled if that producer were the only producer, in order for the production to be eligible as a Canadian film.
- (c) Any third co-producer shall fulfil all the conditions relating to status which would be required to be fulfilled to produce a film under the terms of the co-production treaty in force between that co-producer's country and either Australia or Canada.
- (d) None of the co-producers shall be linked by common management, ownership or control, save to the extent that it is inherent in the making of the co-production film itself.
- (5) Co-production films shall be made and processed in their entirety up to the creation of the answer print in Australia and/or Canada and/or where there is a third co-producer, in that co-producer's country (and dubbing may be carried out in Australia and/or in Canada and/or, where there is a third co-producer, in that co-producer's country). The majority of this work shall normally be carried out in the country of the co-producer which has the major financial participation. The competent authorities shall have the power to approve location filming in a country other than the countries of the participating co-producers.