

ARTICLE 10

International Festivals

The Parties, through their respective competent/administrative authorities, shall encourage their producers to work together to have film coproductions shown at international festivals.

ARTICLE 11

Status of Annex

1. The Annex to this Treaty is for administrative purposes and is not part of this Treaty.
2. The Annex may be modified by the Parties, through their respective competent/administrative authorities, by mutual consent in writing, provided that these modifications do not conflict with this Treaty.

ARTICLE 12

Settlement of Disputes

The representatives of the competent/administrative authorities of the Parties shall jointly examine the implementation of this Treaty, as necessary, and strive to resolve, through friendly negotiations, any problems arising from its application.

ARTICLE 13

Transitional

1. Unless otherwise mutually decided by the Parties, any benefits derived from the application of this Treaty shall continue to apply to any film coproduction already approved by the competent/administrative authorities and not yet completed at the time of this Treaty's termination, and shall be effective until such coproduction is completed.
2. This Treaty replaces the *Agreement between the Government of Canada and the Government of the People's Republic of China on Co-production of Films*, done at Beijing on 23 February 1987. The Parties may continue to confer benefits to the producers whose film coproduction qualified for benefits from the application of that earlier agreement, provided that:
 - (a) the producers whose film coproduction qualified under that earlier agreement notify their respective competent/administrative authorities, in writing, that they elect to continue receiving such benefits from the application of that earlier agreement; and