

**NECESSARY PROVISIONS IN A COPRODUCTION  
AGREEMENT UNDER THE TREATY WITH AUSTRALIA**

Provide that a sufficient number of copies of the final protection and reproduction material used in the production be made for all the coproducers. Each coproducer shall be the owner of a copy of the protection and reproduction material and shall be entitled to use it to make the necessary reproductions. Moreover, each coproducer shall have access to the original production material in accordance with the conditions agreed upon between the coproducer.

Set out the financial liability of each coproducer for costs incurred:

- i. In preparing a project which is refused conditional approval by the competent authorities
- ii. In making a film which receives conditional approval but fails to comply with the conditions of such approval; or
- iii. In making an approved coproduction in respect of which permission for public exhibition is withheld in any of the countries of the coproducers.

Set out arrangements regarding the division between coproducer of receipts from exploitation including export markets.

Specify the dates by which respective contributions to production shall have been completed.

Provide of the sharing of the copyright.

**THE FOLLOWING MUST ALSO BE INCLUDED IN THE COPRODUCTION AGREEMENT**

- Date
- Names of Coproducing companies (if different from application, assignment of rights required)
- Treaty adherence clause
- Exchange rates