

| NECESSARY PROVISIONS IN A COPRODUCTION AGREEMENT UNDER THE TREATY WITH THE CZECHOSLOVAK SOCIALIST REPUBLIC |
|--|
| 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 allowing to provide for his replacement if necessary). |
| The budget. |
| The financing plan. |
| The distribution of receipts and markets. |
| The respective shares of the co-producers in any over or underexpenditure, which shares shall in principle be proportional to their respective contributions, although the minority co-producer'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 iv of the agreement is respected. |
| A clause recognizing that admission to benefits under this agreement does not bind the competent authorities in either country to permit public exhibition of the co-production. |
| A clause prescribing the measures to be taken where: <ul style="list-style-type: none"> 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; c. either party fails to fulfil its commitments. |
| The period when shooting is to begin. |
| A clause stipulating that the majority co-producer shall take out an insurance policy covering at least "all production risks" and "all original material production risks". |

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

