## APPENDIX 7a SECURITY AGREEMENT

(see Article A517[b])

The Producer shall sign the following Security Agreement and forward it to the local ACTRA office.

ELWE	en (the "Debtor")					
nd A0	CTRA and the ACTRA Performers' Rights Society (collectively "ACTRA")					
e _	(the "Production").					
Vhere	eas the Debtor is authorized and entitled to provide this Security Agreement in respect of the Production,					
1.	This Security Agreement is entered into between the Debtor and ACTRA to secure the performance by the Debtor or all its obligations under Part B of the IPA. Said obligations include, but shall not be limited to, the obligation to pay Performers in the Production any compensation due and payable under the terms of Part B of the IPA, (i.e. residual payments, Use fees or other payments provided for in Part B of the IPA).					
2.	The parties acknowledge and agree to be bound by the terms, conditions and definitions contained in the Standard Security Terms in Appendix 7B.					
ACTRA specifically acknowledges and agrees that this Security Interest shall be subject and subordinate to the Security Interests of the parties listed below. If the Security Interest of any listed party is not registered at the of the registration of this Security Interest, ACTRA will agree to provide, at no cost to the Debtor, any subordinagreements required:						
(a	) (b)					
(c)						
(e						
	Failure of the Debtor to list all those parties with a prior Security Interest shall not be a violation of this Security Agreement, provided such security interest is registered.					
i.	<b>Subordination of ACTRA Security Agreement</b> Pursuant to paragraph 7.1 of the Standard Security Terms, ACTRA agrees that its Security Interest will rank subordinate to the Security Interests of the parties listed in Paragraph 3. The intent of this provision is that generally the Security Interests of the following parties will enjoy priority over ACTRA's Security Interest: chartered banks, trust companies, or other recognized lending institutions; government funded financiers; and, subject to the prior written approval of ACTRA, other lenders or financiers that specifically require priority and that are providing project financing in respect of the Production.					
	The Debtor represents and warrants as follows:					

	(b) resp	Address at which the ct to which a Security	he Debtor keeps i Interest is herein gra	ts records con nted (if differen	cerning accounts and contracts with than above).	
	(c)	(c) The negatives in connection with the Production will be processed by  (d) The positive copies of the Production for distribution will be made by				
	(d)					
	(e) The Debtor is duly organized and exists under the l				e laws of the province/state/country of not restricted by its charter documents or otherwise from	
		entering into this Sec				
	(f)	The copyright in Proc	duction has been or u	as been or upon its completion will be duly registered in the following countries:		
	free and clear of adverse claims and liens other than those created hereby or as disclosed in Para hereof.					
	(g) If the Debtor is not the Producer, the P			roducer is		
<ul> <li>(h) It is in receipt of a copy of the IPA, this Security Agreement, a</li> <li>Standard Security Terms.</li> </ul>						
In witr	ness whereo	f the Debtor has execute	ad this Sacurity Agra	ement at		
III WICI		this	_			
				,		
Debto	or					
Per				Per		
	(signature)				(signature)	
	(print name ar	nd title)			(print name and title)	
Acknowl	edgment					
ACTR.	A Branch			ACTRA	A Performers' Rights Society	
Per				Per		
	(signature)		<u></u>		(signature)	
	(print name, t	itle, and branch)			(print name and title)	
	(month/day/y	ear)			(month/day/year)	