APPENDIX 9(a)

Distributor's Assumption Agreement (Non-approved Distributor)

(See Article A520)

	("the Distributor") is Distribution Guarantor,		
acquired from	("the Producer") certain rights in the		
roduction entitled("the Production");			
ereas the Production was produced pursuant to the ACT ers in Independent Production between the Canadian Moise de la Production Médiatique ("AQPM") and the Allia in effect from January 1, 2019 to December 31, 2021 (the	Media Producers Association (CMPA), the Association ance of Canadian Cinema, Television and Radio Artists		
cies hereto agree as follows:			
Distributor, the Distributor agrees that it and its succ at arm's length (collectively "the Distributor") are bor remit Use Fees to the Performers in the Production p acknowledges receipt of the IPA and warrants that al	essors, assigns, and related companies that are not dealing und by all continuing obligations contained in the IPA to ayable under Part B of the IPA. The Distributor I Use payments that shall become due and payable		
The Distributor is distributing or licensing the Produc	tion:		
(i) in perpetuity (i.e. for the period of copyright and a	ny renewals thereof), or		
(ii) for a limited term of years.			
Territories: (please provide list) (i) (ii) (iii) (iv) (v)			
Media: (please refer to Article B3 and provide list) (i) (ii) (iii) (iv) (v)			
ei ei ii	reas the Production was produced pursuant to the ACT rs in Independent Production between the Canadian M ise de la Production Médiatique ("AQPM") and the Allian effect from January 1, 2019 to December 31, 2021 (the shereto agree as follows: In consideration of ACTRA's agreeing to the licence or Distributor, the Distributor agrees that it and its succe at arm's length (collectively "the Distributor") are bouremit Use Fees to the Performers in the Production packnowledges receipt of the IPA and warrants that all pursuant to Part B shall be paid under the terms and The Distributor is distributing or licensing the Production in perpetuity (i.e. for the period of copyright and a (ii) for a limited term of years. Territories: (please provide list) (ii) (iii) (iii) (iv) (v) Media: (please refer to Article B3 and provide list) (ii) (iii) (iii) (iii) (iii)		

3. The Distributor acknowledges and agrees that its right to distribute or license the Production, or to in any way exploit the rights in the Production that it is licensing, shall be subject to and conditioned upon the prompt payment of Use Payments to the ACTRA Performers Rights Society ("ACTRA PRS"), in respect of the Performers in the Production. It is agreed that ACTRA PRS shall be entitled to pursue all remedies available at law in the event that such Payments are not made when due, in addition to the remedies provided for in Part B.

- 4. The Distributor acknowledges that, in accordance with Article B511, the aggregate Use Payments are due on a biannual basis for the first two (2) years after the completion of production and annually thereafter, which payments are to be sent along with the reports showing Gross Revenue during the preceding time period. The Distributor shall also make available for inspection by ACTRA PRS all statements delivered to the Producer or to government funding agencies or financiers regarding Distributors' Gross Revenue. Any payments received after the due date shall be subject to a claim for interest at the Prime rate of interest plus three percent (3%), calculated monthly.
- 5. The Distributor acknowledges its obligation under Article B510 that while it is holding the aggregate gross participation payments prior to their disbursement, such monies are deemed to be held in trust for the Performers until disbursement to the ACTRA PRS. In the enforcement of this Article, ACTRA, subject to its rights as a creditor, shall agree to not hold any employee of a Producer (or Distributor) liable for negligence, provided the said employee acts in a bona fide fashion.
- 6. As the Producer may have executed a Security Agreement and financing statement in favour of ACTRA, the Distributor acknowledges and agrees that its right to distribute or license the Production, or to in any way exploit the rights in the Production that it is licensing, are subject and subordinate to ACTRA's Security Interest. ACTRA agrees that so long as the Use payments are remitted in a timely manner, it will not exercise any rights under its Security Agreement which would in any way interfere with the Distributor's rights to distribute or license the Production and receive all revenue therefrom.
- 7. The Distributor will only be relieved of its obligations to ACTRA upon any sale or other disposition of the Production or any rights in the Production to a third party, if the third party which acquires the Production or any such rights signs an Assumption Agreement in this form with Distributor and ACTRA.
- 8. ACTRA hereby relieves the Producer of its obligations under the IPA with respect to the Production.
- 9. The parties hereto acknowledge that any dispute arising from the interpretation, administration, or enforcement of this Agreement and the relevant Articles of Part B of the IPA shall be submitted to final and binding arbitration under Article B701 and Appendix 11.

Dated	this	day of	,	
Distrik	outor		Produc	er
Per	(signature)		Per	(signature)
	(print name and title)			(print name and title)
ACTRA Branch		ACTRA Performers' Rights Society		
Per	(signature)		Per	(signature)
	(print name, title and branch)			(print name and title)
Date	(month/day/year)		Date	(month/day/year)

