LIRR Disability Fraud Voluntary Disclosure and Disposition Program EARLY VERSION APPLICATION AND AGREEMENT

This document is both an application to participate in the Voluntary Disclosure and Disposition Program (the "Program") and the agreement that will apply if you are accepted into the Program. Please understand that your statements in this document will not be used against you in any way except if you (i) make a false statement in this document, or (ii) are accepted into the Program and later breach the agreement or make statements that are inconsistent with the statements you have made in this application. This limitation does not restrict the U.S. Attorney's Office from using your statements in connection with proceedings involving other individuals or from seeking your assistance in connection with such matters. You are not accepted into the Program unless and until you receive a copy of the agreement that is signed by authorized representatives of the U.S. Attorney's Office for the Southern District of New York, the Railroad Retirement Board (the "RRB"), and the Long Island Rail Road Company (the "LIRR").

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- 1. Fill out and sign this document **in two places** indicated below.
- 2. Send the completed and signed document to:

U.S. Attorney's Office, S.D.N.Y.

Attn: LIRR Voluntary Disclosure and Disposition Program

One Saint Andrew's Plaza

New York, NY 10007

To participate in the Early Version of the Program, your application must be post-marked on or before **July 6, 2012**.

- 3. The U.S. Attorney's Office will generally respond within 45 days of receiving your application.
- 4. If you are accepted, the U.S. Attorney's Office, the RRB, and the LIRR will sign below and mail to you a copy of this fully executed document, which will then be effective.
- 5. If you are not accepted, the U.S. Attorney's Office will notify you of that fact by mail.

Name: Address:		
Social Security No.: Date of Birth: Age:		
Years of Railroad Serv Retirement year: Dates of Employment		

List all "Facilitators" or "Consultants"	consulted	in connection with	retirement and	l/or disability:
List all medical professionals who filed connection with retirement and/or disa	•	mentation with the	e RRB on your	behalf in
Did you ever see Dr. Peter J. Ajemian?		Yes		No
Did you ever see Dr. Peter J. Lesniews Did you ever see Dr. Ralph Parisi?	k1?	Yes Yes		No No
I hereby attest that in connection with disability benefits, I or doctors or oth and/or misleading statements with remy eligibility for RRB disability ben statements in this document are true Section 1746.	hers on my espect to n efits. I de	y behalf made wh ny health conditio clare under pena	at I understoo on, ability to w lty of perjury	d to be false ork, and/or that my
	(Sig	nature)		

If you are accepted into the Program and comply with, and do not breach, this agreement:

- the Office of the United States Attorney for the Southern District of New York hereby agrees that it will not file a civil action against you and will not criminally prosecute you for defrauding the RRB disability or post-retirement sickness benefits programs by, among other things, making false and/or misleading statements and/or causing others to make false and/or misleading statements to the RRB relating to health conditions, ability to work, and/or eligibility for RRB disability benefits in order to obtain an RRB disability annuity and/or RRB sick pay benefits.
- the RRB hereby agrees that it will not bring an administrative action against you for defrauding the RRB disability or post-retirement sickness benefits programs by, among other things, making false and/or misleading statements and/or causing others to make false statements to the RRB about health conditions, ability to work, and/or eligibility for RRB disability benefits in order to obtain an RRB disability annuity and/or RRB sick pay benefits.
- The LIRR hereby agrees that it will not bring an administrative proceeding against you, seeking forfeiture of LIRR Company Pension Plan benefits, for committing acts of misconduct, dishonesty or theft by, among other things, making false and/or misleading statements and/or causing others to make false statements to the RRB about health conditions, ability to work, and/or eligibility for RRB disability benefits in order to obtain an RRB disability annuity and/or RRB sick pay benefits.

If you are accepted into the Program, you hereby agree:

- to irrevocably, permanently, and fully forfeit, waive, cancel, surrender, and undertake not again to seek, future RRB Disability Benefits (as defined below)*;
- not to appeal or challenge the denial or cessation of your RRB Disability Benefits;
 and
- to cooperate with the RRB in effectuating the termination of your RRB Disability Benefits.

Agreed:	Accepted into Program and agreed:
	United States Attorney, S.D.N.Y.
Signature	By:
Date	Date:
	Agreed:
	United States Railroad Retirement Board
	By:
	Date:
	Long Island Rail Road Company
	By:
	Date:

^{*&}quot;RRB Disability Benefits" are defined as disability benefits from the RRB and/or OASDI trust funds, as well as early Medicare coverage based on a disability freeze determination. Any rights to RRB age-related retirement benefits are excluded from this definition and shall not be affected by this agreement.