(Must be filed at least two months after Retirement Date)

To the Board of Directors of the Motion Picture Industry Pension Plan (“Pension Plan”) and the Motion Picture Industry Individual Account Plan (“IAP”) (collectively, “the Plans”):

I, {stdMbrFullName}, notified you that I would retire from the motion picture industry (the “Industry”) on {istrRetrDate} (the "Retirement Date"). In that notice, I indicated that I understood that I will be a Pensioner only if I do not work in the Industry for two calendar months immediately following the Retirement Date.

I hereby certify that I did not work in the Industry during the two calendar month period immediately following my Retirement Date. I understand that the following rules determine whether a Pensioner has worked in the Industry:

Except as set forth in the next paragraph, any Pensioner who is employed after February 1, 1978, in Los Angeles County or hired in Los Angeles County and transported outside Los Angeles County by an employer in any job classification, whether affiliated or unaffiliated, covered by the Plans will be considered at work in the Industry. A job classification will be considered covered by the Plans if: (1) the job classification is in connection with motion picture production; (2) the services in question are not subject to contributions to another multiemployer plan covering employment in the motion picture industry; (3) one or more Employees are performing similar services in connection with motion picture production; and (4) the Pensioner is paid consideration by his/her employer for the services, except that the requirement of consideration shall be inapplicable if the Pensioner or his/her spouse is either any officer of 10% or more owner of the voting power of the corporation for which he/she is performing services. Any rendition of services shall be considered work for the purpose of the preceding sentences (except as set forth in clause (4) of the preceding sentence).

I understand that the rules set forth above apply whether or not my employer participates in the Plans and whether or not my employment is covered by a collective bargaining agreement between my employer and a union that has members participating in the Plans pursuant to collective bargaining agreements. There are two exceptions to the above rules. Both of these exceptions only apply if the Pensioner works for an employer who does not participate in the Plans. First, if a Pensioner works for such an employer and works less than 50 hours a month, then that month is not considered work in the Industry. Second, if a Pensioner works for such an employer and the work is in a trade or craft in which the Pensioner has never previously earned any credited hours under the Plans, then such work is not work in the Industry. For example, I understand that I "worked in the Industry" even if I am employed for only 50 hours/month in employment in Los Angeles County in connection with motion picture production by an employer who is not subject to a collective bargaining agreement and does not participate in the Plans (unless these 50 hours are in a trade or craft in which I have never earned any credited hours under the Plans). However, if I am employed for one hour in employment in Los Angeles County in connection with motion picture production by an Employer who does participate in the Plans, I have worked in the Industry.

I understand that, if I certify that the foregoing is true and correct, and I have in fact worked in the Industry during the two calendar month period following my Retirement Date then (1) I will not receive any more allocations of contributions in the IAP (including contributions which would otherwise be allocated to me in the year in which my Retirement Date occurred or in any future year from any future employment); (2) all benefits payable from the Pension Plan will stop; and (3) the Plans may take any necessary or desirable action to recover benefits in fact paid to me and any expenses incurred in recovering such benefits.

I also agree that if I accept work in the Industry at any time in the future, I will notify the Plans of such employment within one week after accepting such work.

{x if IAPFactor = false}

**PLEASE READ CAREFULLY BEFORE MAKING AN ELECTION**

* I elect to receive my IAP as a two-step payment. (**IMMEDIATE 1st payment** of current balance; and 2nd payment after completion of allocations for prior year and/or quarter)
* I elect to receive my IAP as a one-time payment, which takes place during the third quarter (July- September) (Default option - if neither box is checked or Retirement Affidavit is not returned)

{x endif}

I certify I have not worked in the Industry within the first two months of retirement and under penalty of perjury, I certify that the foregoing is true and correct.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Participant’s Signature Date Last Employer Last Date Worked