CUSTOMER CONSENT AND AUTHORIZATION FOR ACCESS TO FINANCIAL RECORDS DURING SUPERVISION

I,	, having read	d the explanation
	(Name of Customer)	
with 18 U.S.C. § 3603, I	hed to this form, and having been convicted in the United States District Court, as m required to provide complete disclosure of all assets I own or control, fully desites probation officer for the purpose of probation or supervised release supervision horize the	cribe my financial
	(Name and Address of Financial Institution or Credit Agency)	
to disclose the following f	nancial records:	
to		n officer of the
	(Name of Probation Officer Allowed Access)	
United States District Co	rt for the	
	(Name of District Court)	,
the payment of any criming to the financial litigation of a understand that this above, are disclosed, and	the probation officer informed concerning compliance with any condition of superal monetary penalties imposed by the court, and that this financial information mannit of the United States attorney's office for the purpose of the collection of financial that this authorization may be revoked by me in writing at any time before my records, as that this authorization is valid from the date of my signature until my release from my authorization cannot be required as a condition of my doing business with the analysis.	by be transferred cial penalties. described supervision.
(Date)	(Signature of Customer)	
	(Address of Customer)	
	(City/State/Zip Code)	

STATEMENT OF CUSTOMER RIGHTS UNDER THE RIGHT TO FINANCIAL PRIVACY ACT OF 1978

(Disclosure to Financial Institutions, But Not Credit Agencies)

Federal law protects the privacy of your financial records. Before banks, savings and loan associations, credit unions, credit card issuers, or other financial institutions may give financial information about you to a federal agency, certain procedures must be followed.

Consent to Financial Records

You may be asked to consent to make your financial records available to the government. You may withhold your consent, and your consent is not required as a condition of doing business with any financial institution. If you give your consent, it can be revoked in writing at any time before your records are disclosed and, in any event, is effective for a period of not more than three months. Your financial institution must keep a record of the instances in which it discloses your financial information to the government, and this record will be available to you upon request, unless a court order restricting your right to such record has been obtained by the government.

Without Your Consent

Without your consent, a Federal agency that wants to see your financial records may do so ordinarily only by means of a lawful subpoena, summons, formal written request, or search warrant for that purpose.

Generally, the Federal agency must give you advance notice of its efforts to obtain your records by one of the above means, explaining why the information is being sought and telling you how to object in court to the release of your records.

Exceptions

If the government obtains a search warrant for your records, or if the government convinces the court that there are legitimate reasons to delay giving you notice, the Federal agency will be able to obtain your records without providing you notice beforehand.

In situations where you do not receive advance notice that the government is seeking your financial records, you will be notified once the reason for the delay of notice no longer exists.

Transfer of Information

Generally, a Federal agency which obtains your financial records is prohibited from transferring them to another Federal agency unless it certifies in writing that the transfer is proper as noted on the reverse side of this form and sends a notice to you that your records have been sent to another agency.

Penalties

If the Federal agency or financial institution violates the Right to Financial Privacy Act, you may sue for damages or to seek compliance with the law. If you win, you may be repaid your attorney's fees and costs.