## **CLETS EMPLOYEE/VOLUNTEER STATEMENT**

Print Form

## Use of information from the California Law Enforcement Telecommunications System (CLETS) and the Department of Motor Vehicles record information

may have access to confidential criminal records, the Department of Motor Vehicle records or o justice information, much of which is controlled by statute. All information from the CLETS is ba "need-to-know" and the "right-to-know" basis. The misuse of such information may adversely a individual's civil rights and violates the law and/or CLETS policies.	sed on the
individual of oth rights and violates the law androi OLL TO policies.	
Penal Code (PC) section 502 prescribes the penalties relating to computer crimes. PC sections 13300 identify who has access to state and local summary criminal history information and undecircumstances it may be released. PC sections 11141-11143 and 13302-13304 prescribe penamisuse of state and local summary criminal history information. Government Code section 620 the felony penalties for misuse of public records and information from the CLETS. California Vesection 1808.45 prescribes the penalties relating to misuse of the Department of Motor Vehicle information.	er which Ities for ) prescribes hicle Code
Penal Code sections 11142 and 13303 state:	
"Any person authorized by law to receive a record or information obtained from a knowingly furnishes the record or information to a person not authorized by law to the record or information is guilty of a misdemeanor."	
Any employee/volunteer who is responsible for the CLETS misuse is subject to immediate dism employment. Violations of the law may result in criminal and/or civil action.	issal from
I HAVE READ THE ABOVE AND UNDERSTAND THE POLICY REGARDING MISUSE OF ALINFORMATION FROM THE CLETS.	L
Signature Print Name	
Date	