IV. Confidentiality of Library Records

A. Introduction: The patron records of the Somerset County Library System are confidential, and the library staff endeavors to protect each user's right to privacy with respect to information sought or received and materials consulted or borrowed. For people to make effective use of library resources, they must feel unconstrained by the possibility that others may become aware of the materials they use and the questions they ask. Awareness of such a possibility inhibits free use of the library and is contrary to the American Library Association's Library Bill of Rights and Freedom to Read Statement.

B. Legal:
   a. The New Jersey law NJSA 18A:73-43.1-3 requires that library records which contain the names or other personally identifying details regarding the users of libraries are confidential and shall be disclosed only in the following circumstances:
      i. The records are necessary for the proper operation of the library;
      ii. the disclosure is requested by the user;
      iii. or disclosure is required pursuant to a subpoena issued by a court or court order.
   b. In addition to the New Jersey Statute, the federal USA PATRIOT Act of 2001 broadens the powers of federal law enforcement agencies investigating cases involving foreign intelligence and international terrorism. Under this law, disclosure may be required pursuant to a search warrant or court order.
      i. Any person or institution served with a warrant may not disclose that a warrant has been served or that records were produced pursuant to the warrant.
   c. Library employees are responsible for strictly adhering to this policy. Anyone who discloses confidential information to an individual as outlined below may be severely reprimanded, up to and including termination.

C. Requests for information from individuals
   a. No information concerning an individual patron shall be disclosed to another individual. Such information includes the patron’s name, address and telephone number as well as information about:
      i. Whether the individual is currently a registered borrower or has been a borrower in the past;
      ii. Materials checked out either currently or in the past;
      iii. Questions asked by the individual;
      iv. Resources consulted by the individual whether print, non-print or electronic;
      v. Database searches conducted for the individual;
      vi. The frequency or nature of the patron's visits to the library;
vii. Any other information supplied to the library by the patron or included in the patron’s borrower record.

b. Only the cardholder has access to information about his or her library record.

c. Children are also entitled to confidentiality. Unless the family has a linked card, when a parent asks for information about their child's record, the information may be given only if the child is present and consents. If the child is not present, a list of materials checked out or overdue may be mailed to the child, at the request of the parent. All other information shall be disclosed to the cardholder only.

D. Requests for information from local, county, or state governmental agencies

a. Any library employee or volunteer who receives a request other than a court issued document from a representative of a local, county or state agency, including police departments, to make any library records available for examination, or who is asked to furnish confidential patron information, shall not produce any records or release any information. The employee or volunteer shall:
   i. take the requestor's name, address, telephone number and other contact information, and
   ii. immediately forward the request to the person in charge of the branch at that moment.

b. The person in charge shall immediately forward the request to the System Director, and also contact him/her directly. In the Director's absence, the process shall be used with the Assistant Director.

c. The System Director, Assistant Director or a designated spokesperson shall explain the Library's policy of confidentiality to the requestor and shall refuse to produce any records or information.

d. If a subpoena issued by a court or a court order is served upon any employee or volunteer of the Somerset County Library System, including its branches, the person in charge of the branch at that moment shall immediately notify the System Director and/or Assistant Director. The System Director or Assistant Director shall consult with the attorney for the Library Commission to determine whether the Library is compelled to comply.
   i. No records shall be released to any party even upon the service of a subpoena or court order unless and until the System Director and the SCLS legal counsel have had the opportunity to review the subpoena or court order, and appear if necessary before the appropriate authority to raise questions and/or objections regarding the release of such information.
   ii. Should a court order be issued by a court after a full hearing in which the Library Commission or its designated representative has participated, only the records specifically cited in the subpoena or court order shall be released, and only by the System Director or a designated representative of the Somerset County Library System.

e. Only the records specifically cited in the subpoena or court order shall be released.
E. Requests for information from federal governmental agencies
   a. If a search warrant obtained by the Federal Bureau of Investigation or a similar
government agency in compliance with Section 215 of the USA PATRIOT Act is
served upon a branch of SCLS, or presented to an SCLS employee or volunteer,
said employee or volunteer shall immediately notify the on-site person in charge,
who shall take responsibility for the matter immediately.
b. If the person in charge is able to produce the item or items requested in the search
warrant, he/she should do so and shall not disclose to any other person or persons,
other than the library’s legal counsel, that the FBI has sought or obtained tangible
effects under this section.
c. If the person in charge is not able to produce the requested item or items, he/she
should immediately notify the System Director (or the Assistant Director if the
Director is not available) and he/she shall determine who at SCLS is able to
conform to the request stated in the warrant. Since a search warrant can be
executed immediately after it is served to the library, the System Director,
Assistant Director, or person in charge are entitled to ask the investigating officer
for time to consult with legal counsel and to ask that the library’s counsel be
present during the search.
d. All library employees and volunteers who have knowledge that a search warrant
that is in compliance with Section 215 of the USA PATRIOT Act has been served
upon the library may consult with the library’s attorney but are prohibited from
disclosing information about it to anyone else, including the person who is the
subject of the investigation, other library staff, members of the Library
Commission, government officials, family or friends.

F. Confidentiality of the process
   a. Nondisclosure provisions always apply to subpoenas and search warrants issued
under the USA PATRIOT Act, but may also apply to other types of court orders,
subpoenas and warrants. In this case, the same confidentiality procedures apply.
b. Any questions or problems not covered in this policy should be immediately
referred to the System Director or another senior SCLS official.

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