

**INTERSYSTEM RESOURCE LIBRARY AGREEMENT
BETWEEN
MADISON PUBLIC LIBRARY
AND
SOUTHWEST WISCONSIN LIBRARY SYSTEM**

The Southwest Wisconsin Library System (SWLS) established and approved under Chapter 43 of the Wisconsin Statutes to contract for services with South Central Library System (SCLS) and the Public Library of the City of Madison (MPL), Resource Library of the South Central Library System, so as to meet the requirements of sections 43.15, 43.16, and 43.24(2)(b). To that end, said parties have entered into this agreement.

WHERE IT IS MUTUALLY AGREED AS FOLLOWS:

1. MPL shall provide complete access to the resources and services of MPL to SWLS and SWLS member libraries on the same terms as the service is available to residents of the City of Madison.
2. SWLS will only refer such interlibrary loan and backup reference requests to MPL where MPL is listed as the owner only after referring all requests within the SWLS area. Items that are now owned within SWLS or in temporary high demand will be referred to MPL when indicated on WISCAT that MPL is the owner of the material.
3. MPL agrees to maintain such books and supplies as may be necessary to furnish the services called for by item 1, above.
4. Materials, other than framed art prints, will be returnable to MPL or to any member of SWLS. Framed art prints shall be returned directly by patrons to the MPL Central Library.
5. SWLS agrees to pay to MPL the sum of \$2,500 for the year 2011 not later than January 31, 2011.
6. MPL will gather such statistics and reports concerning its activity as a resource library services provider for SWLS as shall be deemed feasible and proper by both parties. Such statistics may include a monthly report of walk-in reciprocal borrowing from MPL and its branches by residents of the SWLS, as well as such usual and customary interlibrary loan statistics as may be needed by either party.

The parties agree that this contract and the services called for by it shall commence January 1, 2011 and terminate December 31, 2011.

This contract by written consent of all parties may be:

1. Amended at any time, and
2. Extended for such period of time as the parties may agree on.

It is agreed that the parties hereto shall consult on or before September 1, 2011 as to possible extension.

IN WITNESS WHEREOF the parties by their respective officers have here unto set their hands:

SOUTHWEST WISCONSIN LIBRARY SYSTEM:

Board President _____

Date _____

SWLS Director _____

MADISON PUBLIC LIBRARY:

Board President _____

Date _____

MPL Director _____