VIDEO CIRCULATION POLICY

Borrowers: All borrowers must be at least 18 years of age and registered as patrons of the WaKeeney Public Library.

Registration: Your signature on the LIBRARY REGISTRATION or Video Borrower Registration will indicate that you attest to being 18 years of age and that you have read and agree to the policy and fines related to the circulation of videos. Borrowers agree to be liable for and to assume charges for replacement of any videos lost or damaged while loaned out to them. This charge will not be greater than the replacement cost of the DVD, Blu-ray, or VHS tape.

THE LOAN PERIOD IS SEVEN DAYS.

It is expected that the patron will keep the videos in their possession during the loan period.

Videos are overdue if not returned by <u>closing time</u> on the DUE DATE. VIDEOS MAY NOT BE DEPOSITED IN THE BOOK DROP.

THERE IS AN OVERDUE CHARGE OF \$1.00 PER DAY PER OVERDUE VIDEO. A \$2.00 FINE WILL BE CHARGED FOR ANY VIDEO DROPPED IN THE OUTSIDE BOOKDROP. Non-payment of fines will result in suspension of borrowing privileges.

Circulation Procedures:

- 1. There is a maximum of two videos per loan period per borrower. (TV shows with more than 2 DVDs will be checked out in groups of 2 or 3 at a time).
- 2. There are NO reserves or renewals.

Condition of Videos:

All videos have been previewed upon purchase and inspected prior to each circulation. If upon visual examination there is evidence of tampering (removal of seals or opening of case of the videocassette), the patron may be charged replacement cost for same. If upon mechanical examination of the video tapes or discs damage is found (other than a break that can be spliced), the video borrowing privileges may be withdrawn. The Patron may also be charged a replacement cost for same.

FEDERAL LAW REGARDING COPYRIGHT: Use of a borrowed video is restricted to **HOME USE ONLY**. Duplication in whole or part of videos is prohibited. Use of videos for public performance is a direct and serious violation of Federal Copyright statutes (17 U. S. C. Sec. 10604). U. S. C. Section 101 defines "publicly" as:

"To perform or display a work 'publicly' means – 1. To perform or display it at a place open to the public or at any place where a substantial number of persons outside of a normal circle of family and its social acquaintances is gathered. Or 2. To transmit or otherwise communicate a performance or display of the work to a place specified by Clause 1 or to the public, by means of any device or process, whether the members of the public are capable of receiving the performance or in separate places and at the same time or different times."

The statute defines 'publicly' as not limited to performances which are open to the general public. A work may be considered as being performed publicly even though the audience is limited to persons of a particular environment such as students, club members, factory workers, and campers, and the site is not open to the general public.