Managing Your Government Records: Guidelines for Archives and Agencies

Chapter 6: How do you provide access to government records?

How do you provide access to government records?

Granting access to government records is one of the most important services you provide as you fulfill your mission as a government agency or historical society. Since Minnesota statutes govern access to government records, it is necessary to be familiar with these statutes, and that you grant access to records in accordance with them. The statutes that govern access apply not only to those records that remain in their local jurisdiction, but also to those that are moved to another location or another repository.

In this chapter you will learn about the Minnesota Government Data Practices Act (MGDPA) and your responsibilities as a government entity or repository for being in compliance with its requirements. You will also be exposed to a sampling of how government records are classified to ensure proper accessibility to the public. This chapter also contains a discussion on the importance of reference policies and procedures for ensuring equal and easy access to your government records. Finally, Appendix C contains a list of commonly used local government records with information on their access rights.

Why should you be concerned about access to government records?

Access to government records is governed by federal and state laws, and government agencies and repositories that acquire records need to abide by these laws. In addition to the MGDPA, other laws govern the access to government records, particularly adoption records. Entities that hold and manage government records can be sued for disseminating information protected under the MGDPA. In fact, some entities have been successfully sued for improperly handling protected records and significant monetary awards have resulted. Furthermore, withholding records that are open to the public or releasing information that is protected can lead to substantial embarrassment for your agency or historical society.

What laws govern access to government records?

Access to Minnesota government records is guaranteed and regulated by the Minnesota Government Data Practices Act (MGDPA), Minnesota Statutes Chapter 13, and Minnesota Rules Chapter 1205. The MGDPA applies to all state and local jurisdictions, excepting the court system (which is governed by its own access rules) and townships (which are exempted by statute). Effective August 1, 2001, any township in the Twin Cities metropolitan area that is

exercising powers under Minnesota Statutes Chapter 368\(^5\) will be covered by the MGDPA. Though this statute is long and complex, its basic tenet is clear: government records are presumed to be public and open to everyone unless the data in the records are classified as not public. This statute clearly states that:

- Citizens and researchers do not need to identify themselves or give reasons for viewing public records
- Government agencies must allow public records to be viewed for free and photocopied
- Government agencies may charge reasonable fees for photocopying public records that recover the actual cost of making the photocopies

**According to the MGDPA, what is the responsibility of local government entities?**

As a government entity, you must be in compliance with the MGDPA. This means you need to designate a responsible authority and a data practices compliance official, and establish your own specific data practices policies and procedures. To assist you, the Minnesota Department of Administration, Information Policy Analysis Division (IPAD) has made available on its website several data practices education resources\(^6\).

**How does the MGDPA classify information?**

The MGDPA recognizes that not all government records should be open to everyone and therefore classifies government data into varying levels of access restrictions. The classifications of data are provided below and demonstrate the complexity of protecting the privacy of Minnesota individuals and organizations.

**Data on Individuals**

This classification includes government data on individuals who are living and are clearly identified as the subject of the data (unless the appearance of the name is clearly incidental to the government data, or the government data are not accessed by the name or identifying data of the individual).

**Public Data on Individuals.** This subclassification includes data that are open without restrictions to the public (examples include birth records not relating to births to unwed mothers).

**Private Data on Individuals.** This subclassification includes data that are open only to the individual concerned and the creating agency (examples include most student records, most

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\(^5\) Minnesota Office of the Revisor of Statutes. 2008 Minnesota Statutes: Chapter 368. Towns; Special Provisions. [https://www.revisor.leg.state.mn.us/statutes/?id=368](https://www.revisor.leg.state.mn.us/statutes/?id=368)

medical case files, public library loan information, and correspondence with elected officials).

**Confidential Data on Individuals.** This subclassification includes data that are not open to the individual concerned (examples include adoption records and certain prison inmate files).

**Data on Decedents**
This classification includes government data on deceased individuals.

**Public Data on Decedents.** This subclassification includes data that were accessible without restrictions to the public prior to the death of the decedent. Vital records, including death certificates, are considered public data.

**Private Data on Decedents.** This subclassification includes data that were open only to the decedent and the creating agency prior to the death of the decedent (examples include school records, certain criminal justice data and certain parts of prison inmate case files).

**Confidential Data on Decedents.** This subclassification includes data that were not accessible to the decedent prior to death (for example, certain psychological reports from prison inmate case files).

**Data Not on Individuals**
This classification includes government data not on individuals, such as data on organizations and agencies.

**Public Data Not on Individuals.** This subclassification includes data that are open without restrictions to the public (examples include minutes of public meetings and annual reports).

**Nonpublic Data Not on Individuals.** This subclassification includes data accessible only to the subject of the data and the creating agency (examples include certain labor relations and trade secrets data).

**Protected Nonpublic Data Not on Individuals.** This subclassification includes data not accessible to the public nor the subject of the data (for example, certain investigation data).

**Is confidential or protected data ever open to the public?**

In certain cases certain confidential information will be opened, as determined in the Minnesota Government Data Practices Act.

You can find more information on the Information Policy Analysis Division website.

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7 Minnesota Office of the Revisor of Statutes. 2008 Minnesota Statutes: 13.01 Government Data. [https://www.revisor.leg.state.mn.us/statutes/?id=13.01](https://www.revisor.leg.state.mn.us/statutes/?id=13.01)

8 Minnesota Department of Administration. Home Page. Information Policy Analysis Division (IPAD). [http://www.ipad.state.mn.us/](http://www.ipad.state.mn.us/)
What access policies and procedures should you use when providing reference services?

Reference policies and procedures will help you provide equal and easy access to your holdings. No one particular set of policy and procedures works for all agencies and repositories, so you will need to design your own using common sense. Your policies and procedures should be designed to keep in mind the accessibility and security of your collections, the services you intend to provide archives researchers, and statutory requirements.

Services You Provide to Researchers
You should keep a written policy on the services you provide and have it available for review by researchers. This policy statement should include a description of your photocopying services (such as hours, cost, response time, and what can and cannot be copied) and staff services (such as staff hours, availability for assistance, research fees, and acceptable request formats). In determining costs, those entities governed by the MGDPA should consult Minnesota Rules, section 1205.0300, subpart 4 for additional information on how to calculate costs.

Easy Access to Your Holdings
Written lists or inventories are necessary for describing records you are holding. By having such inventories available, you provide researchers the ability to narrow the scope of records that might be useful for their needs. The following is an example of an inventory for School District No. 101/274 (Lake Johanna Township) in Pope County:

1. Clerk’s books, 1927-1938. 2 volumes.
   1927-1932
   1932-1938
2. Treasurer’s books, 1943-1952. 2 volumes.
   1943-1949
   1949-1952
3. Classification registers, 1926-1933. 2 volumes.
   1926-1932
   1932-1933
4. All in one record, 1933-1937. 1 folder.
   Includes censuses and teachers’ reports to the county superintendent.
5. Attendance registers, 1930-1933. 1 folder.

These inventories can appear in many forms; lists, finding aids, card catalogs, online catalogs, and online databases; although the form is less important than having the information available.

As an agency or repository, you have the professional and legal responsibility to ensure that all researchers have appropriate access to the information in your holdings; you should not grant special privileges or exclusivity to any one particular group or individual.
Available Space for Viewing Your Records
You should maintain a work space where researchers can view your records. This space can be a counter, table, or even a separate viewing area or room, and it should make researchers feel welcome and comfortable. It is also important for you to have the necessary playback equipment available if you hold microform, audio or video tape, or electronic records.

Security of Your Records
As a government agency or repository, you need to ensure the safety and integrity of your holdings. In general, government agencies cannot require researchers to identify themselves. On the other hand, historical repositories can, and should, ask researchers to read and acknowledge, by signature, the rules of the repository.

Although we do not like to think so, researchers do occasionally try to take records home with them. You can guard against this by:

- Monitoring researchers when they view records
- Limiting the quantity of records given to a researcher at any one time
- Following a record check in/out procedure
- Discouraging parcels, bags, and topcoats in the record viewing area

Researchers can also feel compelled to “correct” or alter records. For example, a researcher might change the date of birth or marriage, alter a tax record to enhance personal status, or change the spelling of a name. Monitoring the viewing area will help you discourage these possibilities.

Where can you get more information on access to government records?

Minnesota Department of Administration, Information Policy Analysis Division (IPAD) 9
Visit this site for assistance with interpreting and understanding the Minnesota Government Data Practices Act (MGDPA).

Society of American Archivists, Professional Resources Catalog 10
Mary Jo Pugh’s 1992 manual, *Providing Reference Services for Archives and Manuscripts*, presents useful reference services for all archives and can be ordered through this web site.

This resource is an excellent and easy-to-read book on archival theory and practice, and contains a chapter on access and reference services.

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