Module 5
How to choose an open data license
Guide
How to choose an open data license

About this guide

This guide is for grantees working with data licenses. The guide aims to provide a simple, clear and relevant introduction to data licenses so organisations can make informed decisions. The Bill & Melinda Gates Foundation requires data generated and used in funded research to be findable, accessible, interoperable, reusable (FAIR) and as open as possible.¹ A clear and appropriate open data license can help maximise the utility of data by supporting the development of new products, services and research. By granting permissions for use upfront, an open data license can also help reduce the friction (e.g. time, workload and creation of non-standard clauses) of custom data sharing arrangements.

Some organisations find working with data licenses to be overwhelming and avoid them altogether. As a result they don’t share or reuse data. This guide aims to help counter these obstacles and help grantees who are sharing and reusing data to navigate the choice and use of data licenses to the benefit of all involved.

When to use this guide
Start concept | request proposal | refine proposal | create agreement | request approval | obtain signatures | active

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This guide is not legal advice. If you are uncertain, seek guidance from a legal professional.
Open data licenses make things easier for everyone

This guide gives you the basic information you need to choose or use a data license. If you find dealing with data licenses confusing or overwhelming, you’re not alone. For data creators, there are many types of licenses with many terms to choose from. For data users, licenses can seem hard to read, but the benefits are significant and it is worth investing a little time in understanding how to use them.

Data license is a generic term for the legal terms describing how data can be accessed, used and shared. Licenses can take different forms, for example, an open data license may be used when publishing data that anyone can access, use or share, and a non open license, or data sharing agreement, for sharing data with specific groups. When choosing or creating a data license it’s important to carry out the appropriate due diligence and data privacy assessments to ensure that you, as the publisher, has the rights to share data in the first place.

If you are still deciding how to share data, we recommend you use the Data Sharing Toolkit guide on ‘Deciding how to share data’ and then return to this guide if or when you decide to use an open data license.
A three step checklist for using open data licenses

The three most important things you need to do to use an open data license well are:

1. **Check that an open data license is the right tool for you to share or reuse data.**
   To do this, you need to know what data licenses permit.

2. **Identify the type of license you need to share data, or that applies to the data you want to reuse.**
   To do this, you need to know some basic legal and technical things:
   a. Common types of open data licenses
   b. Common terms used in open data licenses

3. **Check that the license identified will meet people’s needs.**
   To do this, you need to consider social and practical things:
   a. Is the license clear and understandable?
   b. Is the license appropriate for the data?
   c. Does the license meet the needs of users?

The rest of this guide gives you the key information needed to complete these steps.
A data license describes what you can do with data

A data license describes how data can be accessed, used and shared. An open data license grants up-front permission to use and reuse data, so long as the user complies with a specified set of conditions.

Open data licenses support the interests of all actors in a data ecosystem. They protect the rights of data creators and give permissions to reusers of data. When an individual or an organisation puts intellectual effort into creating something, such as taking a photograph or collecting data, the law grants specific rights of ownership over that work. As such, when an individual or organisation wants to use data created by someone else, it needs permission from them to reuse it in the ways they want.

There is a common misconception that if data is publicly available then it doesn’t need a license. To be truly open, data should be accompanied by an open data license. A license should state what the data can be used for, giving users clarity and the certainty that they are operating within complex copyright or database laws. For data creators worried about being liable should others misuse the data, open data licenses usually limit the liability of the data creator to $0.

It is important to note that data licenses are not used to license other intellectual property rights such as patents and trademarks.
Common types of data licenses and common terms in data licenses

Common types of data licenses

Three of the most common types of data license are:

1. Creative Commons licenses

   Creative Commons licenses provide standard wording to license content and data as openly as possible. Their templates are ‘human readable’ as well as machine readable and legally accurate. They are easy for people who aren’t lawyers to use and as such have been widely adopted.

   The most widely-used Creative Commons open licenses are:

   • **Attribution – ‘CC-BY v4.0’** – this licence permits users to adapt and share data for any purpose, as long as they attribute (give credit) to the original data creator.

   • **Attribution & sharealike – ‘CC-BY-SA v4.0’** – this licence permits users to adapt and share data for any purpose, as long as they attribute (give credit) to the original data creator and ‘share alike’, which means distributing outputs that build on or transform the data under the same license as the original.

   Creative Commons also provide standard non-open licenses.

   • This is an example of one used to make soil data from Africa as open as possible, which restricts users to non-commercial use only.

   Creative Commons also include standard wording (CC-0) to waive all rights over a dataset and dedicate the work to the public domain.
Other licenses similar to Creative Commons licenses are Open Data Commons licenses for databases, and the Linux Foundation’s Community Data license.

2. Open Government licenses

Some governments have written their own open data licenses. Most of these licenses are similar to or completely compatible with Creative Commons licenses. Some government licenses can also be used by other organisations within the public sector.

Some examples of open government data licenses include The UK Open Government license and The Government Open Data license for India

3. Bespoke

A bespoke or custom-made license includes terms and conditions specific to the data set and particular users. It is often adapted from a standard license, with modifications or new conditions added, and could form part of a grant agreement or partnership arrangement. When using a bespoke license, care should be taken to ensure permissions, conditions and limitations are clear so the user can determine whether they are licenced to bring together data from multiple sources to assist analyses or build products or services.
Common terms in data licenses

If you’ve never read the terms of a data license before, they can seem hard to understand. But once you know the most common terminology they become easier to use. A good data license clarifies permissions, conditions and limitations. Permissions explain what you can do with data, conditions say what you must do with it, and limitations say what you must not do with data.

1. Permissions – what you can do with the data

A license may say if you can:

- republish the content or data
- derive new content or data from it
- make money by selling products that use it
- republish it while charging a fee for access

Open data licenses must give permission to use, share, copy, modify and reuse data for any legal purpose, including for commercial use. An example of this sort of license is the Creative Commons Attribution ‘CC BY 4.0’, the most common open data license. Non-open licenses, on the other hand, typically specify how you can use the data in a section called ‘Terms of Use’ or similar.

2. Conditions – what you must do with the data

To qualify as an open data license, rather than other forms of data license, conditions should be limited to attribution of the source of the data, and possibly the addition of sharealike clauses. The more conditions a data license has, the more restrictions there are on reuse and how widely it can be shared.
Common conditions include:

- **Attribution.** This means users must acknowledge the data source, usually by including a statement and link in their application or service that details where the data came from. An example of an open data license with this condition is Creative Commons Attribution 4.0 which states ‘you must give appropriate credit, provide a link to the license, and indicate if changes were made. You may do so in any reasonable manner, but not in any way that suggests the licensor endorses you or your use’.

- **Sharealike.** This means anyone using the data to create other data must release it under the same terms as the original data. New data created from other data is often called ‘derived’ data in licenses. An example of a sharealike license is Creative Commons Attribution and Sharealike 4.0 which states ‘if you remix, transform, or build upon the material, you must distribute your contributions under the same license as the original’.

Some data creators use sharealike conditions to support open data ecosystems because it forces users to make their derived data open in order to benefit from an open license. In some circumstances sharealike clauses can have the opposite effect by requiring ‘sharealike’ of non-open data and therefore limiting how users can share their work. For example, a researcher who creates new data based on existing data with a non-commercial use clause and sharealike condition can’t make their research fully open for wider use because they must also use a sharealike clause.
3. Limitations – what you must not do with the data

All open data licenses have limitations to protect the basic rights of data creators.

If a data creator is concerned their data may be misrepresented, they may also include a ‘non-endorsement’ clause to clarify they don’t endorse the actions of reusers and cannot be held responsible for any harm stemming from others reuse of the data.

**Limitations within non-open licenses**

Data creators may choose to add additional restrictions on reuse, which will make the licence and the data not open.

The most common restrictions resulting in non-open data are:

- No derivatives. This means a user can’t redistribute any changes they make to a dataset. This is usually to make sure the redistributed dataset is not materially different from its source.

  However the clause can stop reusers doing useful things and sharing them, like:
  - fixing errors in the data
  - enhancing the data by mixing it with other sources to create a more useful dataset, eg by adding extra identifiers
  - expanding the data, eg by adding newly created data

- No commercial use. This means the user can only use the data for ‘non-commercial’ purposes. This is usually included when data creators want to limit the ability of others to benefit from their investment in data.
A no commercial use clause could also constrain the broader data ecosystem, because any data derived from the original data can’t be for commercial use either, which may stifle innovation. And like no derivatives clauses, no commercial use clauses limit the ability for reusers to remix, enrich and share a dataset for any commercial or revenue generating purpose.

**A data license should be clear, appropriate and meet user needs**

**Clear**
A good data license is clear and easy to understand. Organisations who want to reuse or share data need to be clear they have permission to do so. Clarity comes from licenses which are simple, standardised where possible, and explicit about what is permitted. Clarity supports data ecosystems by providing the broadest range of organisations the confidence to invest in sharing and using the data to develop new products, services and research.

**Appropriate**
A data license should seek to minimise harm and maximise utility. To do this, a license needs to be appropriate for the data and its intended use and reuse.

However it is important that data is not made accessible and reusable if it could create harmful impacts. It is important to consider what data is personal or sensitive in your dataset, and what this means about what can be shared and how. It is important to be open with people about how data about them may be used and shared. Personal data should be carefully managed and adhere to the relevant data protection legislation and community norms.
To help minimise the harmful impacts of data beyond data licenses, see the FAIR data toolbox eLearning modules on ‘Minimising harmful impacts from data’ and ‘Protecting the rights of individuals while maximising the utility of data’, as well as the supporting guides on managing risk when sharing data.

**User needs**

In order for data to be as beneficial as possible, a data license needs to consider how other organisations might reuse the data and how its licencing might help or hinder this. It is important to engage potential users to understand these questions.

One user need that is often not met by data licenses is the need to know if data in your dataset has been created by other organisations, and if so, what license it’s been shared with. Publishers might not own all the data that they publish, some of the data might be:

- completely licensed from someone else
- include an extract of content or data licensed from someone else
- be derived from the content or data licensed from someone else

Reusers of data need to know this so they can ensure they are using the data in ways that all the licenses permit.
For more information see the FAIR data toolbox eLearning module on ‘Working with data from third party sources’ and this reusers guide to open data licencing. To explore further user needs in general, see the guide for Understanding personas in agricultural data ecosystems, the UK’s Government Digital Services team’s manual on user research and the GSMA AgriTech Toolkit for user-centred design.

**Tools to help you make decisions about data licenses**

Creative Commons tools help you choose and implement a data license. The latest version of their Choose a License tool lets you do this in as few as six clicks, giving you legal text to use, and letting you quickly and easily create machine readable code for your data license. Creative Commons decision trees and flow charts help you decide which open license is best for you by comparing them easily. The FAQs for Creative Commons and Open Data Commons also have helpful information. The European Data Portal has a Licencing Assistant which describes the most common data licenses, as well as explaining how to apply licenses as a re-publisher and how to combine multiple licenses.

**A flowchart for people reusing data from third parties**

The flowchart in figure 1 has been created to help consider data licensing and permissions when bringing data in from third parties. The Data Sharing Toolkit guide on ‘recognising data rights and permissions in grant proposals’ provides more information and scenarios.
The text of a data license – an example

Below is an example of the text of a data license. It is Creative Commons Attribution (CC BY 4.0), the most open data license. To help navigate it, we’ve highlighted the most important parts of the text so you can see where permissions, conditions and limitations are usually covered. Even more helpfully, Creative Commons summarises the permissions, conditions and limitations at the start of each type of license, so you don’t have to read the full text to know the key terms. For example, for CC BY 4.0, the summary at the start of the license looks like this:

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