European legislation on open data

The Directive on open data and the re-use of public sector information provides common rules for a European market for government-held data.

The Directive on open data, also known as the Open Data Directive, entered into force on 16 July 2019, replacing the Public Sector Information (PSI) Directive.

The review process that led to the adoption of the Open Data Directive was launched in 2017. The European Commission opened a public online consultation on the review of Directive 2013/37/EU, which amended the PSI Directive.

Building on the results of the consultation, together with an extensive evaluation of the Directive and an impact assessment, a proposal for a revision of the Directive was adopted by the European Commission on 25 April 2018.

Negotiators from the European Parliament, the Council of the EU and the Commission reached an agreement on the revision proposed by the Commission in January 2019. When adopted in June 2019, the Directive was renamed as the Open Data and Public Sector Information Directive and will make public sector and publicly funded data re-usable.

The PSI Directive focuses on the economic aspects of the re-use of information rather than on access to information by citizens. It encourages EU countries to make as much information available for reuse as possible. It addresses material held by public sector bodies in EU countries, at national,
regional and local levels. This includes material held by ministries, state agencies, municipalities, and organisations funded mostly by or under the control of public authorities such as meteorological institutes.

Content held by museums, libraries and archives also falls within the scope of application of the Directive following the revision in 2013.

The Directive covers written texts, databases, audio files and film fragments. It does not apply to the educational, scientific and Open Data Directive.

The Directive is built around 2 key strands of the internal market: transparency and fair competition.

Once fully transposed on the national level, the new rules will:

- stimulate the publishing of dynamic data and the uptake of Application Programme Interfaces (APIs);
- limit the exceptions which currently allow public bodies to charge more than the marginal costs of dissemination for the re-use of their data;
- enlarge the scope of the Directive to:
  - Data held by public undertakings, under a specific set of rules. In principle, the Directive will only apply to data which the undertakings make available for re-use. Charges for the re-use of such data can be above marginal costs for dissemination;
  - Research data resulting from public funding – Member States will be asked to develop policies for open access to publicly funded research data. New rules will also facilitate the re-usability of research data that is already contained in open repositories.
- strengthen the transparency requirements for public-private agreements involving public sector information, avoiding exclusive arrangements.

The Open Data Directive requires the adoption by the Commission, via a future implementing act, of a list of high-value datasets to be provided free of charge. These datasets, to be identified within a thematic range described in the Annex to the Directive, have a high commercial potential and can speed up the emergence of value-added EU-wide information products. They will serve as key data sources for the development of Artificial Intelligence.

**Implementation into national law**


Please see our detailed overview of legislation implementing the former 'PSI Directive' in each EU country and the countries of the European Economic Area.

**Towards a list of High-Value datasets**

The Directive introduces the concept of high-value datasets. Defined as documents, the re-use of high-value datasets is associated with important benefits for the society and economy. They are subject to a separate set of rules ensuring their availability free of charge, in machine readable formats. They are provided via Application Programming Interfaces (APIs) and, where relevant, as a bulk download. The thematic scope of high value datasets is provided in an Annex to the Directive.

The thematic categories of high-value datasets, as referred to in Article 13(1) of the Directive, are:

1. geospatial
2. earth observation and environment
3. meteorological
4. statistics
5. companies and company ownership
6. mobility

In 2021, the Commission will adopt a list of specific high-value datasets by way of an implementing act. This will be done within the limits set and with the assistance of a Committee on open data and the re-use of public sector information composed of representatives from EU countries.

More information about the Committee on open data and the re-use of public sector information (Code: C51600) is available in the Comitology Register.

**What about the Commission's documents?**

The Directive puts obligations only on Member States. Therefore the Commission has adopted a separate decision to allow re-use of its own documents — going beyond the rules of the former ‘PSI Directive’.

Read about the Revision of the PSI Directive
Follow the latest progress and learn more about getting involved.
Latest

PRESS RELEASE | 19 May 2022
Open data directive: Commission calls on Romania and Slovenia to comply with EU rules on open data and public sector data reuse

The European Commission has sent reasoned opinions to Romania and Slovenia asking to communicate information about how EU rules on
open data and the reuse of public sector data (Directive EU 2019/1024, referred to as the Open Data directive) are transposed in national law.

PRESS RELEASE | 06 April 2022
Open data: Commission urges Belgium, Bulgaria, Czechia, Croatia, Hungary, Latvia, The Netherlands, Austria, Slovakia and Sweden to enact EU rules on open data and the reuse of public sector information

The European Commission has sent reasoned opinions to Belgium, Bulgaria, Czechia, Croatia, Hungary, Latvia, The Netherlands, Austria, Slovakia and Sweden asking to communicate information about how EU rules on open data and the reuse of public sector data (Directive EU 2019/1024, referred to as the Open Data directive) are transposed in national law.

PRESS RELEASE | 17 March 2022
EU cohesion policy: More than 1.5 million EU-funded projects accessible in new public platform

The Commission launched this week ‘Kohesio’, a public online platform gathering all the information on over 1.5 million projects in all 27 Member States financed by the European Regional Development Fund (ERDF), the Cohesion Fund and the European Social Fund (ESF) since 2014.

PRESS RELEASE | 03 February 2022
Commission presents new study monitoring data flows in Europe

The Commission has published a study mapping and estimating the volume of data flowing to main cloud infrastructures across the 27 Member States, Iceland, Norway, Switzerland and the UK.

Browse Open data
Data is everywhere and growing at an unprecedented pace. The Commission has developed a European data strategy to help us unlock its benefits.

Source URL: https://digital-strategy.ec.europa.eu/policies/legislation-open-data