Consultation on guidelines on recommended standard licences, datasets and charging for the re-use of public sector information.

The revision of the PSI Directive is one of the key actions of the Digital Agenda for Europe. Governments can stimulate content markets by making public sector information available on transparent, effective and non-discriminatory terms. As demonstrated by a number of studies analysing the sector (e.g. the 2008 Cambridge Study or the 2011 review by G. Vickery), Public data is an important source of growth of innovative online services.

The re-use of public information resources has been partly harmonised by the PSI Directive adopted in 2003 and revised in June 2013 to address the remaining barriers to re-use.

Difficulties and uncertainties surrounding compliance with the licensing and charging provisions were identified as one of the main obstacles to PSI re-use as they curb both the release of data by public bodies and the actual re-use. The revised PSI Directive therefore calls on the European Commission to assist the Member States in implementing the Directive in a consistent way by issuing guidelines on recommended standard licenses, datasets and charging for the re-use of documents. The intention is to bring about a more uniform set of practices across the EU, which are necessary for the development of cross-border information products and services based on public sector information.

The objective of the consultation is therefore to seek the views of stakeholders on specific issues to be addressed in the 3 sets of guidelines. Where appropriate, the guidelines will take into account and build on the existing experiences and good practices in the Member States where they may help to achieve the crossborder dimension of PSI re-use.

Questions marked with an asterisk require an answer to be given.

1. Background Information

1.1. Please specify, which category of stakeholders you belong to.
*
Citizen
Public authority
Commercial re-user
Non-commercial re-user
Re-use expert
C Other

1.2. Please specify	* /
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1.3. Please provide your name, and where relevant the name of your organisation

1.4. Please provide your e-mail address

*

*

1.5. Please provide your country of residence / establishment					
*					
Austria	Greece	Romania			
Belgium	Hungary	Slovakia			
Bulgaria	Ireland	Slovenia			
Cyprus	Italy	Spain			
Croatia	Lithuania	Sweden			
Czech Republic	Latvia	United Kingdom			
Denmark	Luxembourg	Iceland			
Estonia	Malta	Norway			
Finland	Netherlands	Switzerland			
C France	Poland	Other			
Germany	Portugal				

1.6. Please specify		

2. Recommended datasets

In its Communication on Open Data published in December 2011 the European Commission called on the EU Member States to formulate and implement open data policies, which includes releasing a wide range of datasets. Among the huge amounts of public data waiting to be released, some are of higher immediate value to re-users than others. The value accrues when the data is re-used in a crossborder context.

In this respect, the G8 has made a commitment to adhere to an Open Data Charter, which comes into effect on 18 June 2013 and identifies (1) datasets to be made available and discoverable for anyone to use in June 2013 (National Statistics, National Maps, National Elections and National Budgets), (2) datasets in at least two of the agreed categories to be published by the end of 2015 (Legislation, Public Company register/registry, Environmental information and Government contracts and spending).

2.1. Please rank the desired cons one (1 being the most important).	1 C C C C C C C C C C C C C C C C C C C	of charac	terising a	dataset as	s a core
a: 1 b: 2 c: 3 d: 4 e: 5					
	а	b	С	d	е
2.1.1. Release with highest priority	\odot	\bigcirc	\odot	\odot	\odot
2.1.2. Release in a machine-readable format	\odot	\odot	\odot	\odot	\odot
2.1.3. Release in an interoperable format	\odot	\odot	\bigcirc	\odot	\odot
2.1.4. Guarantee quality of datasets (regular updates, data accuracy)	\odot	\odot	\odot	0	\odot
2.1.5. Other (please refer to the question below)	©	\odot	©	\bigcirc	0

2.2. Please specify another consequence of characterising a dataset as a core one. (maximum 150 characters)

2.3. Please rank the characteristics that should be used to identify core datasets to be released with highest priority (1 being the most important).

	1	2	3
2.3.1. High value for commercial re-use	\odot	\odot	\bigcirc
2.3.2. High value for non-commercial re-use	0	O	0
2.3.3. Other (please specify in the open comment box below)	0	\odot	0

2.5. Please indicate core datasets from the list below.

For the purpose of this question core datasets are to be understood as those that should be released with highest priority, in machine-readable and interoperable formats because of their particular value for improving democracy and/or encouraging innovation.

- Companies: e.g. company/business register
- Crime and Justice, e.g. crime statistics, safety
- Earth observation, e.g. meteorological/weather, agriculture, forestry, fishing
- Environment: e.g. pollution levels, energy consumption
- Geospatial: e.g. topography, postcodes, national maps, local maps
- Education, e.g. list of schools; performance of schools
- Finance and contracts: e.g. calls for tender, future tenders, local budget, national budget (planned and spent)

Government Accountability: e.g. government contact points, election results, legislation and statutes, salaries (pay scales), hospitality/gifts

- Global Development: e.g. aid, food security, extractives, land
- Health: e.g. prescription data, performance data
- Statistics: e.g. national Statistics, Census, infrastructure, broadband penetration, wealth, skills
- Transportation: e.g. public transport timetables, access points
- Other datasets to be considered as core datasets
- No opinion

2.6. Please specify (between 1 and 150 characters)

3. Licensing

In line with Art. 8 of the PSI Directive, several Member States have developed national licences for re-use of public sector data. In parallel, public sector bodies at all levels sometime resort to homegrown licensing conditions. Some crossborder solutions are offered through licenses with a supranational vocation, such as Creative Commons.

The guidelines will, where appropriate, build on the existing experience and good practices with the aim to promote interoperable conditions for crossborder re-use.

3.1. Which option do you consider as preferable for re-use of public data in default cases?
Default cases are those where no exceptional circumstances apply to mandate the application of special re-use conditions.
Disclaimer explaining the rights of re-users
A licence (click-wrap or negotiable)
No conditions at all
Other
No opinion
3.2. Please specify
(maximum 75 characters)

3.3. The Commission favours the least restrictive re-use regime possible. Which of the following conditions would you consider as generally compliant with this feature?

- Obligation to acknowledge the source of data
- Dbligation to acknowledge that original data has been altered
- Obligation not to distort the original meaning or message of the documents
- Liability waiver of the data source for any consequences stemming from re-use
- Every condition is restrictive
- Other
- No opinion

3.5. Are there any conditions that should be considered as 'black-listed' or 'hardcore' in **default** (non-exceptional) cases because particularly harmful to re-use?

Yes

No, although some conditions should be used only in duly justified circumstances

No, any condition should be allowed

No opinion

3.6. Please give example(s) (maximum 75 characters)

3.7. Please give example(s) (maximum 75 characters)

3.8. Are there any conditions that should be considered as 'black-listed' or 'hardcore' in **exceptional re-use cases** because particularly harmful to re-use?

- Yes
- No although some conditions should be used only in duly justified circumstances
- No, any condition should be allowed
- No opinion

3.9. Please give example(s) (maximum 75 characters)

3.10. Please give example(s) (maximum 75 characters)

3.11. Can any of the existing supranational (such as Creative Commons) or national licensing models be used as a basis for achieving interoperability at EU level?

Yes

No

No opinion

3.12. Please specify		
Creative Commons	A national licence such as the UK Government Licensing Framework/Open Government Licence or similar	Other

3.13. Please specify the type of Creative Commons licence that you think would be suitable for PSI re-us	se.
(maximum 100 characters)	

Please indicate the type of CC licence: CC/BY/ND/NC/SA. You can indicate more than one type.

3.14. Please indicate the licence (maximum 100 characters)

3.15. Please specify (maximum 100 characters)

3.16. Is it justified to use different licences for commercial vs. non-commercial re-use?

Yes

No

No opinion

3.17. Please indicate which additional conditions could be imposed in case of re-use for commercial	
purposes? (maximum 150 characters)	
3.18. What are the necessary characteristics of an interoperable licence?	
Machine-readability	
Common terminology	
A limited number of allowed conditions	
Common sets of conditions for specific datasets	
C Other	
No opinion	

3.19. Please indicate the terms that would require a harmonised definition (maximum 150 characters)

3.20. Please specify (maximum 150 characters)

3.21. Are there any additional characteristics/issues to be addressed to ensure interoperability of licensing conditions?
Yes
No
No opinion

4. Charging

Under the revised PSI Directive, charges for re-use shall in principle be limited to the marginal costs incurred for their reproduction, provision and dissemination. There are exceptions where full cost recovery is allowed. This section of the consultation deals with the practical implementation of these provisions.

4.1. Which cost elements can be considered when calculating the marginal cost of reproduction, provision and dissemination?

	always	until amortized	never	no opinion
4.1.1. Telecommunications costs	\odot	\odot	\odot	\odot
4.1.2. Customer service	\odot	\odot	\odot	\odot
4.1.3. Duplication	\odot	\odot	\odot	\odot
4.1.4. Software licensing	\odot	\odot	\odot	\odot
4.1.5. Database modification for dissemination	\odot	\odot	\odot	\odot
4.1.6. Hardware enhancements for dissemination (capacity, ports)		0	O	0
4.1.7. Value-added for dissemination (software enhancements, advertising)	0	0	\odot	O
4.1.8. Database development	\odot	0	\odot	0
4.1.9. Hardware	\odot	\odot	\bigcirc	\odot
4.1.10. Data creation/collection	\bigcirc	\odot	\odot	\odot
4.1.11. Data maintenance	\bigcirc	\odot	\odot	\odot
4.1.12. Archiving	\odot	\odot	\odot	\odot
4.1.13. Other (please refer to the next question)	\odot	Ô		0

4.2. Please specify what other elements can be considered when calculating the marginal cost of reproduction, provision and dissemination? (maximum 100 characters)

4.3. In its art. 6 the PSI Directive provides that: "Where charges are made, the total income from supplying and allowing re-use of documents shall not exceed the cost of collection, production, reproduction and dissemination, together with a reasonable return on investment". Accordingly, where such full cost recovery is allowed under the Directive, can any of the following costs be included in the calculation of fees for re-use?

	always	possibly	never	no opinion
4.3.1. Overhead costs	\odot	\bigcirc	\odot	\bigcirc
4.3.2. Non-incremental database development	\odot	0	\odot	\odot
4.3.3. Non-incremental hardware costs	\odot	\bigcirc	\odot	\bigcirc
4.3.4. Data maintenance	\odot	\bigcirc	\odot	\bigcirc
4.3.5. Other	\odot	\odot	\bigcirc	\odot

4.4. Where full cost recovery is allowed under the Directive, what other elements can be included in the calculation of fees for re-use? (maximum 100 characters)

4.5. At what level should Public Sector Bodies calculate their charges for re-use?

- Individual item
- Database
- The whole organisation
- Other
- No opinion

	4.6. Please s	pecify ((maximum	50	characters)
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4.7. In case of charges above marginal cost, what % above the fixed interest rate on the main refinancing operations set by the ECB (currently 0,5%) would you consider a reasonable return on investment?

- ◎ <2%
- 0 2-5%
- 0 5-8%
- ◎ <10%
- No opinion
- Other

4.8. Please specify (maximum 75 characters)

4.9. With regard to libraries, museums and archives, what cost elements should be considered when calculating the cost of preservation and rights clearance?

(maximum 150 characters)

4.10. Should public bodies publish their revenues from re-use?							
O Yes							
No							
No opinion							
4.11. On what basis?							
Yearly	6-months	Other					
4.12. Please specify (maximum 50 characters)						

5. Additional comments

5.1. Would you have any other comments or input that you wish to give regarding the guidelines?							
(maximum 200 characters)							

Useful links

For more information about the revised PSI Directive please visit the dedicated Commission website.: http://ec.europa.eu/information_society/policy/psi/revision_directive/index_en.htm