



برنامج التعاملات الإلكترونية الحكومية
e - Government Program



Open Data License *Version 1.00*

May 2019

Table of Contents

1. License Summary	4
2. Introduction	5
3. Definitions of Capitalized Words	6
4. What this License covers	8
4.1. <i>Legal effect of this document.</i>	8
4.2. <i>Legal rights covered.</i>	8
4.3. <i>Rights not covered.</i>	8
4.4. <i>Relationship to Contents in the Data Set.</i>	8
5. Rights granted	9
5.1. <i>Compulsory license schemes.</i>	9
5.2. <i>Other rights</i>	9
6. Conditions of Use	10
6.1. <i>Notices.</i>	10
6.2. <i>Notice for using output (Contents).</i>	10
6.3. <i>Licensing of others.</i>	10
7. Moral Rights	11
8. Fair dealing, Data Set exceptions, and other rights not affected	12
9. Warranties and Disclaimer	13
10. Limitation of liability	14
11. Termination of Your rights under this License	15
12. General	16

1. License Summary

You are free:

To Share: To copy, distribute, use and reuse the dataset.

To Create: To produce works from the dataset.

To Adapt: To modify, transform and build upon the dataset.

As long as you:

Attribute: You must attribute any public use of the dataset, or works produced from the dataset, in the manner specified in the license. For any use or redistribution of the dataset, or works produced from it, you must make clear to others the license of the dataset and keep intact any notices on the original dataset.

Applies To

The open data datasets published via the data.gov.sa portal.

2. Introduction

The Open Data Commons Attribution License is a license agreement intended to allow users to freely share, modify, and use reuse this dataset subject only to the attribution requirements set out in Section 5.

Databases can contain a wide variety of types of content (images, audiovisual material, and sounds all in the same database, for example), and so this license only governs the rights over the Database, and not the contents of the Database individually. Licensors may therefore wish to use this license together with another license for the contents.

Sometimes the contents of a database, or the database itself, can be covered by other rights not addressed here (such as private contracts, trademark over the name, or privacy rights / data protection rights

over information in the contents), and so you are advised that you may have to consult other documents or clear other rights before doing activities not covered by this License.

3. Definitions of Capitalized Words

“Collective Data Set” – Means this Data Set in unmodified form as part of a collection of independent Data Sets in themselves that together are assembled into a collective whole. A work that constitutes a Collective Data Set will not be considered a Derivative Data Set.

“Convey” – As a verb, means Using the Data Set, a Derivative Data Set, or the Data Set as part of a Collective Data Set in any way that enables a Person to make or receive copies of the Data Set or a Derivative Data Set. Conveying does not include interaction with a user through a computer network, or creating and Using a Produced Work, where no transfer of a copy of the Data Set or a Derivative Data Set occurs.

“Contents” – The contents of this Data Set, which includes the information, independent works, or other material collected into the Data Set. For example, the contents of the Data Set could be factual data or works such as images, audiovisual material, text, or sounds.

“Dataset” – A collection of material (the Contents) arranged in a systematic or methodical way and individually accessible by electronic or other means offered under the terms of this License.

“Data Set Right” – Means rights (legal) resulting which includes the Extraction and Re-utilization of the whole or a Substantial part of the Contents, as well as any similar rights available in the relevant jurisdiction.

“Derivative Data Set” – Means a Data Set based upon the Data Set, and includes any translation, adaptation, arrangement, modification, or any other alteration of the Data Set or of a Substantial part of the Contents. This includes, but is not limited to, Extracting or Re-utilizing the whole or a Substantial part of the Contents in a new Data Set.

“Extraction” – Means the permanent or temporary transfer of all or a Substantial part of the Contents to another medium by any means or in any form.

“License” – Means this license agreement and is both a license of rights such as copyright and Data Set Rights and an agreement in contract.

“Licensor” – Means the Person that offers the Data Set under the terms of this License.

“Person” – Means a natural or legal person or a body of persons corporate or incorporate.

“Produced Work” – a work (such as an image, audiovisual material, text, or sounds) resulting from using the whole or a Substantial part of the Contents (via a search or other query) from this Data Set, a Derivative Data Set, or this Data Set as part of a Collective Data Set.

“Publicly” – means to Persons other than You or under Your control by either more than 50% ownership or by the power to direct their activities (such as contracting with an independent consultant).

“Re-utilization” – means any form of making available to the public all or a Substantial part of the Contents by the distribution of copies, by renting, by online or other forms of transmission.

“Substantial” – Means substantial in terms of quantity, quality, or a combination of both. The repeated and systematic Extraction or Re-utilization of insubstantial parts of the Contents may amount to the Extraction or Re-utilization of a Substantial part of the Contents.

“Use” – As a verb, means doing any act that is restricted by copyright or Data Set Rights whether in the original medium or any other; and includes without limitation distributing, copying, publicly performing, publicly displaying, and preparing derivative works of the Data Set, as well as modifying the Data Set as may be technically necessary to use it in a different mode or format.

“You” – Means a Person exercising rights under this License who has not previously violated the terms of this License with respect to the Data Set, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation. Words in the singular include the plural and vice versa.

4. What this License covers

4.1. Legal effect of this document.

This License is:

- a. A license of applicable copyright and neighboring rights;
- b. A license of the Data Set Right; and
- c. An agreement in contract between You and the Licensor.

4.2. Legal rights covered.

This License covers the legal rights in the Data Set, including:

- a. Copyright. Any copyright or neighboring rights in the Data Set. The copyright licensed includes any individual elements of the Data Set, but does not cover the copyright over the Contents independent of this Data Set. See Section 3.4 for details. Copyright law varies between jurisdictions, but is likely to cover: the Data Set model or schema, which is the structure, arrangement, and organization of the Data Set, and can also include the Data Set tables and table indexes; the data entry and output sheets; and the Field names of Contents stored in the Data Set;
- b. Data Set Rights. Data Set Rights only extend to the Extraction and Re-utilization of the whole or a Substantial part of the Contents. Data Set Rights can apply even when there is no copyright over the Data Set. Data Set Rights can also apply when the Contents are removed from the Data Set and are selected and arranged in a way that would not infringe any applicable copyright; and
- c. Contract. This is an agreement between You and the Licensor for access to the Data Set. In return you agree to certain conditions of use on this access as outlined in this License.

4.3. Rights not covered.

- a. This License does not apply to computer programs used in the making or operation of the Data Set;
- b. This License does not cover any patents over the Contents or the Data Set; and
- c. This License does not cover any trademarks associated with the Data Set.
- d. Use of Personal data in Dataset.

4.4. Relationship to Contents in the Data Set.

The individual items of the Contents contained in this Data Set may be covered by other rights, including copyright, patent, data protection, privacy, or personality rights, and this License does not cover any rights (other than Data Set Rights or in contract) in individual Contents contained in the Data Set. For example, if used on a Data Set of images (the Contents), this License would not apply to copyright over individual images, which could have their own separate licenses, or one single license covering all of the rights over the images.

5. Rights granted

Subject to the terms and conditions of this License, the Licensor grants to You a worldwide, royalty-free, non-exclusive, terminable (but only under Section 10) license to Use the Data Set for the duration of any applicable copyright and Data Set Rights. These rights explicitly include commercial use, and do not exclude any field of endeavor. To the extent possible in the relevant jurisdiction, these rights may be exercised in all media and formats whether now known or created in the future.

The rights granted cover, for example:

- a. Extraction and Re-utilization of the whole or a Substantial part of the Contents;
- b. Creation of Derivative Data Sets;
- c. Creation of Collective Data Sets;
- d. Creation of temporary or permanent reproductions by any means and in any form, in whole or in part, including of any Derivative Data Sets or as a part of Collective Data Sets; and
- e. Distribution, communication, display, lending, making available, or performance to the public by any means and in any form, in whole or in part, including of any Derivative Data Set or as a part of Collective Data Sets.

5.1. Compulsory license schemes.

For the avoidance of doubt:

- a. Non-waivable compulsory license schemes. In those jurisdictions in which the right to collect royalties through any statutory or compulsory licensing scheme cannot be waived, the Licensor reserves the exclusive right to collect such royalties for any exercise by You of the rights granted under this License;
- b. Waivable compulsory license schemes. In those jurisdictions in which the right to collect royalties through any statutory or compulsory licensing scheme can be waived, the Licensor waives the exclusive right to collect such royalties for any exercise by You of the rights granted under this License; and,
- c. Voluntary license schemes. The Licensor waives the right to collect royalties, whether individually or, in the event that the Licensor is a member of a collecting society that administers voluntary licensing schemes, via that society, from any exercise by You of the rights granted under this License.

5.2. Other rights

The right to release the Data Set under different terms, or to stop distributing or making available the Data Set, is reserved. Note that this Data Set may be multiple-licensed, and so You may have the choice of using alternative licenses for this Data Set. Subject to Section 11.4, all other rights not expressly granted by Licensor are reserved.

6. Conditions of Use

The rights granted in Section 3 above are expressly made subject to Your complying with the following conditions of use. These are important conditions of this License, and if You fail to follow them, You will be in material breach of its terms.

6.1. Notices.

If You Publicly Convey this Data Set, any Derivative Data Set, or the Data Set as part of a Collective Data Set, then You must:

- a. Do so only under the terms of this License;
- b. Include a copy of this License or its Uniform Resource Identifier (URI) with the Data Set or Derivative Data Set, including both in the Data Set or Derivative Data Set and in any relevant documentation;
- c. Keep intact any copyright or Data Set Right notices and notices that refer to this License; and
- d. If it is not possible to put the required notices in a particular file due to its structure, then You must include the notices in a location (such as a relevant directory) where users would be likely to look for it.

6.2. Notice for using output (Contents).

Creating and Using a Produced Work does not require the notice in Section 5.1. However, if you Publicly Use a Produced Work, You must include a notice associated with the Produced Work reasonably calculated to make any Person that uses, views, accesses, interacts with, or is otherwise exposed to the Produced Work aware that Content was obtained from the Data Set, Derivative Data Set, or the Data Set as part of a Collective Data Set, and that it is available under this License.

- a. Example notice. The following text will satisfy notice under Section 5.2:

“Contains information from DATA SET NAME which is made available under the ODC Attribution License.”

DATA SET NAME should be replaced with the name of the Data Set and a hyperlink to the location of the Data Set. “ODC Attribution License” should contain a hyperlink to the URI of the text of this License. If hyperlinks are not possible, You should include the plain text of the required URI’s with the above notice.

6.3. Licensing of others.

You may not sublicense the Data Set. Each time You communicate the Data Set, the whole or Substantial part of the Contents, or any Derivative Data Set to anyone else in any way, the Licensor offers to the recipient a license to the Data Set on the same terms and conditions as this License. You are not responsible for enforcing compliance by third parties with this License, but You may enforce any rights that You have over a Derivative Data Set. You are solely responsible for any modifications of a Derivative Data Set made by You or another Person at Your direction. You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License.

7. Moral Rights

Moral rights. This section covers moral rights, including any rights to be identified as the author of the Data Set or to object to treatment that would otherwise prejudice the author's honour and reputation, or any other derogatory treatment:

- e. For jurisdictions allowing waiver of moral rights, Licensor waives all moral rights that Licensor may have in the Data Set to the fullest extent possible by the law of the relevant jurisdiction under section 11.3;
- f. If waiver of moral rights under Section 6.1 a in the relevant jurisdiction is not possible, Licensor agrees not to assert any moral rights over the Data Set and waives all claims in moral rights to the fullest extent possible by the law of the relevant jurisdiction under Section 11.3; and
- g. For jurisdictions not allowing waiver or an agreement not to assert moral rights under Section 6 a and b, the author may retain their moral rights over certain aspects of the Data Set.

Please note that some jurisdictions do not allow for the waiver of moral rights, and so moral rights may still subsist over the Data Set in some jurisdictions.

8. Fair dealing, Data Set exceptions, and other rights not affected

This License does not affect any rights that You or anyone else may independently have under any applicable law to make any use of this Data Set, including without limitation:

- a. Exceptions to the Data Set Right including: Extraction of Contents from non-electronic Data Sets for private purposes, Extraction for purposes of illustration for teaching or scientific research, and Extraction or Re-utilization for public security or an administrative or judicial procedure.
- b. Fair dealing, fair use, or any other legally recognized limitation or exception to infringement of copyright or other applicable laws.

This License does not affect any rights of lawful users to Extract and Re-utilize insubstantial parts of the Contents, evaluated quantitatively or qualitatively, for any purposes whatsoever, including creating a Derivative Data Set (subject to other rights over the Contents, see Section 3.4). The repeated and systematic Extraction or Re-utilization of insubstantial parts of the Contents may however amount to the Extraction or Re-utilization of a Substantial part of the Contents.

9. Warranties and Disclaimer

The Data Set is licensed by the Licensor “as is” and without any warranty of any kind, either express, implied, or arising by statute, custom, course of dealing, or trade usage. Licensor specifically disclaims any and all implied warranties or conditions of title, non-infringement, accuracy or completeness, the presence or absence of errors, fitness for a particular purpose, merchantability, or otherwise. Some jurisdictions do not allow the exclusion of implied warranties, so this exclusion may not apply to You.

10. Limitation of liability

- a. Subject to any liability that may not be excluded or limited by law, the Licensor is not liable for, and expressly excludes, all liability for loss or damage however and whenever caused to anyone by any use under this License, whether by You or by anyone else, and whether caused by any fault on the part of the Licensor or not. This exclusion of liability includes, but is not limited to, any special, incidental, consequential, punitive, or exemplary damages such as loss of revenue, data, anticipated profits, and lost business. This exclusion applies even if the Licensor has been advised of the possibility of such damages.
- b. If liability may not be excluded by law, it is limited to actual and direct financial loss to the extent it is caused by proved negligence on the part of the Licensor.

11. Termination of Your rights under this License

10.1 Any breach by You of the terms and conditions of this License automatically terminates this License with immediate effect and without notice to You. For the avoidance of doubt, Persons who have received the Data Set, the whole or a Substantial part of the Contents, Derivative Data Sets, or the Data Set as part of a Collective Data Set from You under this License will not have their licenses terminated provided their use is in full compliance with this License or a license granted under this License. Sections 2, 3, 8, 9, 10 and 11 will survive any termination of this License.

10.2 If You are not in breach of the terms of this License, the Licensor will not terminate Your rights under it.

10.3 Unless terminated under Section 9.1, this License is granted to You for the duration of applicable rights in the Data Set.

10.4 Reinstatement of rights. If you cease any breach of the terms and conditions of this License, then your full rights under this License will be reinstated:

- a. Provisionally and subject to permanent termination until the 60th day after cessation of breach;
- b. Permanently on the 60th day after cessation of breach unless otherwise reasonably notified by the Licensor; or
- c. Permanently if reasonably notified by the Licensor of the violation, this is the first time You have received notice of violation of this License from the Licensor, and You cure the violation prior to 30 days after your receipt of the notice.

10.5 Notwithstanding the above, Licensor reserves the right to release the Data Set under different license terms or to stop distributing or making available the Data Set. Releasing the Data Set under different license terms or stopping the distribution of the Data Set will not withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

12. General

10.1 If any provision of this License is held to be invalid or unenforceable, that must not affect the validity or enforceability of the remainder of the terms and conditions of this License and each remaining provision of this License shall be valid and enforced to the fullest extent permitted by law.

10.2 This License is the entire agreement between the parties with respect to the rights granted here over the Data Set. It replaces any earlier understandings, agreements or representations with respect to the Data Set.

10.3 If You are in breach of the terms of this License, You will not be entitled to rely on the terms of this License or to complain of any breach by the Licensor.

10.4 Choice of law. This License takes effect in and will be governed by the laws of the relevant jurisdiction in which the License terms are sought to be enforced. If the standard suite of rights granted under applicable copyright law and Data Set Rights in the relevant jurisdiction includes additional rights not granted under this License, these additional rights are granted in this License in order to meet the terms of this License.