UO FAQs for the 2023 NIH Policy

This Frequently Asked Questions (FAQs) document includes UO-focused answers based on current NIH guidance. They are intended to help clarify the implementation of the NIH Policy for Data Management and Sharing at the University of Oregon and will be updated on an ongoing basis. For more FAQs, please refer to the FAQ list compiled by NIH.

1. What is considered "scientific data" for the purposes of this plan?

The final NIH Policy defines Scientific Data as: “The recorded factual material commonly accepted in the scientific community as of sufficient quality to validate and replicate research findings, regardless of whether the data are used to support scholarly publications. Scientific data do not include laboratory notebooks, preliminary analyses, completed case report forms, drafts of scientific papers, plans for future research, peer reviews, communications with colleagues, or physical objects, such as laboratory specimens.” Even scientific data that are not used to support a publication are considered scientific data and within the final DMS Policy’s scope.

2. What are the FAIR Data Principles?

NIH encourages data management and sharing practices to be consistent with the FAIR (Findable, Accessible, Interoperable, and Reusable) data principles and reflective of practices within specific research communities. These principles encourage researchers to create clear, well-described, machine-actionable metadata and data because humans increasingly rely on computational support to find and use scientific data.

3. Does this new policy apply to grants already in progress?

No. The policy only applies to new competing grant applications, it does not retroactively apply. The effective date of the DMS Policy is January 25, 2023, including for:

- Competing grant applications that are submitted to NIH for the January 25, 2023, and subsequent receipt dates
- Proposals for contracts that are submitted to NIH on or after January 25, 2023
- NIH Intramural Research Projects conducted on or after January 25, 2023
- Other funding agreements (e.g., Other Transactions) that are executed on or after January 25, 2023, unless otherwise stipulated by NIH

For guidance on applications for receipt dates BEFORE January 25, 2023, refer to the 2003 NIH Data Sharing Policy.
4. How will the plans be assessed?

NIH program staff will assess the DMSPs, but peer reviewers may comment on the proposed budget for data management and sharing. “The final DMS Policy maintains NIH Program Staff assessments of Plans’ merits. However, peer reviewers may comment on the proposed budget for data management and sharing, although these comments will not impact the overall score…Over time, and through these reviews, we hope to learn more about what constitutes reasonable costs for various data management and sharing activities across the NIH portfolio of research.” See more under Section VI of the Final NIH Policy.

5. How do I determine the security classification level of my data?

UO data classification levels are as follows:

- **Low Risk (Green):** Data is classified as Low Risk ("green") if the loss of confidentiality, integrity, or availability of the data would have minimal strategic, compliance, operational, financial, or reputational risk to the University.

- **Moderate Risk (Amber):** Data is classified as Moderate Risk ("amber") if the loss of confidentiality, integrity, or availability of the data would have moderate strategic, compliance, operational, financial, or reputational risk to the University.

- **High Risk (Red):** Data is classified as High Risk ("red" - the most sensitive/critical classification) if the loss of confidentiality, integrity, or availability of the data would have high strategic, compliance, operational, financial, or reputational risk to the University.

The PI managing the overarching project is responsible for assessing the sensitivity of the data throughout the project’s lifecycle and ensuring that data is backed up using a 3-2-1 backup system appropriate to the data in question. For example, for a project involving less than 1 GB of data, including personally identifiable information about research subjects, a researcher might include the following paragraph in their DMSP:

“The PI will consult with the UO Information Security Office to ensure that appropriate measures are in place to prevent unauthorized access to restricted data. During the research process, all files will regularly be backed up in three places: 1) to a HIPAA-compliant OneDrive for Business cloud storage account; 2) to a solid-state flash drive (thumb drive) kept in a locked file in the PI’s office; and 3) to a solid-state flash drive kept in a locked file in the PI’s home office. OneDrive backups will be near-instantaneous, as all files stored on the laptop will be synced to OneDrive. The PI will perform incremental regular backups to the flash drives and will confirm the data integrity of the flash drives quarterly.”

In addition, researchers need to be aware of external requirements and limitations that may apply to the management of the data, either per IRB documentation, contractual...
obligations, sponsor guidelines, or a regulatory mandate. If the research team has any questions pertaining to the applicable classification level, they should speak to an Information Security Officer. If at any point during the project’s period of performance the data is determined to be High Risk (Red), the research team should notify UO Information Security.

UO researchers frequently deal with sensitive information that relates to human subjects and other research areas. Examples can include proprietary information, personally identifiable information, and data that is subject to confidentiality requirements or domestic regulations. Others include certain personally identifiable data that could directly impact individuals’ safety or financial standing, as well as certain regulated data (e.g., GDPR, CMMC, NIST 800-171), information with national security or export control implications, and medical information. All of these are usually categorized as High Risk (Red) data. For more extensive information, please see the UO Information Security’s Data Security Classification Table.

6. Where can I store my data?

UO faculty, staff, and students have access to a HIPAA- and FERPA-compliant OneDrive for Business Cloud Storage account with one terabyte of storage, and a FERPA-compliant Dropbox account with unlimited storage, as well as group accounts in both Teams and Dropbox with unlimited storage. The technical support team in your department should be able to help you sync your hard drive with OneDrive or Dropbox to create automatic backups. Be aware that you cannot sync files to both OneDrive and Dropbox simultaneously. Whether you use OneDrive or Dropbox, we recommend that labs and research groups use storage that is assigned to the team, lab, or group rather than owned by an individual. This ensures that the files remain seamlessly accessible should that individual leave the university or otherwise leave the team. Here are some UO-specific resources for setting up shared storage:

- Dropbox vs OneDrive
- Dropbox Team Folders
- Team Folder options for OneDrive
- Microsoft Teams best practices
- Where things go in Teams

Whatever storage you use, follow 3-2-1 backup rule: keep at least three (3) copies of your data, and store two (2) backup copies on different storage media, with one (1) of them located offsite. Also see more information on the UO Libraries Research Data Management website.

7. What is a data or metadata standard? What standards are relevant to my research?

Data standards specify how data and related materials should be stored, organized, and described. In the context of research data, the term typically refers to the use of specific and well-defined formats, schemas, vocabularies, and ontologies in the description and organization of data. However, for researchers within a community
where more formal standards have not been well established, it can also be interpreted more broadly to refer to the adoption of the same (or similar) data management-related activities, conventions, or strategies by different researchers and across different projects.

In practice, this means that if you are, say, working with human DNA, there will be very strict standards for how your data is described and shared in machine-readable terms, and you as a researcher will likely already be familiar with these terms. If you are working on a social science project that doesn’t have a metadata standard you are already familiar with, then the most likely answer is that you need to create a clearly-written README document or codebook (or both) that clearly answers all of the questions that you yourself might have should you want to re-use the data in 5 years: when and where and why did I collect this data? What do the variable names mean and what units are they in? And so on. You may find this “Guide to Writing README-Style Metadata” and its associated template to be a helpful starting point.

8. Am I expected to share all data generated during my research?

No. Under the DMS Policy, researchers are expected to maximize the appropriate sharing of scientific data, which is defined as data commonly accepted in the scientific community as being of sufficient quality to validate and replicate the research findings. Not all data generated during NIH-supported research will constitute scientific data under the DMS Policy. See the NIH FAQ for more information.

NIH Institutes, Centers, or Offices (ICOs), Notice of Funding Opportunities (NOFOs), funding opportunity announcements (FOAs), and other NIH policies (e.g., the Genomic Data Sharing Policy) may have additional expectations for what data should be shared.

Researchers are expected to maximize appropriate sharing of any new, derived data generated resulting from their research. Note that use of data obtained from repositories or other sources and derived data may be subject to limitations on sharing as a condition of access; where known in advance, these limitations should be declared in the DMSP.

9. What data repository should I use?

Some programs, types of data, ICOs, or Funding Opportunity Announcements (FOAs) may require data deposition in particular data repositories, and “primary consideration should be given to data repositories that are discipline or data-type specific to support effective data discovery and reuse.” NIH encourages the use of established repositories. To select a repository relevant to your data, consider:

- Is there a specific NIH repository named in the FOA?
- Is there a data repository specific to the data type(s) relevant to your research and your scientific discipline?
• Is there a data repository specified by the journal in which you are publishing or hope to publish?
• If there are no relevant discipline-specific repositories, is there a generalist data repository you can use?

For data generated from research for which no data repository is specified by NIH, researchers are encouraged to select a data repository that is appropriate for the data generated from the research project and is in accordance with the NIH Desirable Characteristics for All Data Repositories. UO Libraries hosts a data repository suitable for data up to 10GB, and if your data is larger, is available to assist you in selecting an appropriate alternative. To learn more, check out the NIH guidance on selecting a data repository.

10. Can I make my data available only upon request?

NIH expects that researchers will take steps to maximize scientific data sharing, but acknowledges that certain factors (i.e., ethical, legal, or technical) may necessitate limiting sharing, to some extent. Foreseeable limitations (e.g., bounds of consent documentation, substantial risk to privacy of data subjects, restrictions imposed by regulations or contract), the proposed method for disseminating such data, and the rationale must be described in the DMSP for the NIH to assess.

In general, data should be kept only by the researcher or lab only as a last resort. Instead, if data must be embargoed because it contains personally identifiable or proprietary information, it should be housed with a data repository that has the capacity to share the data only with researchers who can show that they will abide by whatever standards are appropriate (such as obtaining IRB approval). See, for example, ICPSR’s restricted data. (UO is a member of ICPSR, which means researchers have a meaningful discount when depositing social science data there.) Providing this kind of access security is time-intensive, and any repository that offers this service will likely charge a sizeable fee for managing the data. For this reason, researchers should plan to write data repository fees into their DMSP. For assistance locating an appropriate data repository for restricted data, you can reach out to the UO Libraries Research Data Management group.

11. When do I need to make my data available?

NIH encourages scientific data to be shared as soon as possible, and no later than at the time of an associated publication or the end of the performance period, whichever comes first.

The time of an associated publication: Scientific data underlying peer-reviewed journal articles should be made accessible no later than the date on which the article is first made available in print or electronic format.
The end of the performance period: Scientific data underlying findings not disseminated through peer-reviewed journal articles should be shared by the end of the performance period unless the grant enters a no-cost extension. If a no-cost extension is permitted, then the recipient should share the data by the end of the extended performance period. These scientific data may underlie unpublished key findings, developments, and conclusions; or findings documented within preprints, conference proceedings, or book chapters. For example, scientific data underlying null and negative findings are important to share even though these key findings are not always published. Researchers should be aware that some preprint servers may require the sharing of data upon preprint posting, and repositories storing data may similarly require public release of data upon preprint posting.

12. What data management and sharing costs can I include in my grant proposals?

Allowable costs can include those for:
- data curation and developing documentation (i.e., formatting data, de-identifying data, preparing metadata, curating data for a data repository)
- data management systems (e.g., unique and specialized information infrastructure necessary to provide local management and preservation before depositing data in a repository)
- preserving data in data repositories (i.e., data deposit fees)

Read the NIH Supplemental Information on Allowable Costs for Data Management and Sharing for more information.

13. What happens if I do not comply with the NIH policy or make my data available as described in the DMSP?

NIH Program Staff will be monitoring compliance with the policy during the funding period. “Noncompliance with Plans may result in the NIH ICO adding special Terms and Conditions of Award or terminating the award. If award recipients are not compliant with Plans at the end of the award, noncompliance may be factored into future funding decisions.” See more under Section VIII of the Final NIH Policy.

14. Who owns the research data I produce and what are my responsibilities regarding its management?

While the UO retains rights to tangible research or sponsored project property, it is the general policy of the University that such results be made available to the public. More information can be found in the following policies:

- Inventions, License Agreements, Educational & Professional Materials Development, Patents & Copyrights
- UO Intellectual Property Policies & Guidelines
The UO asserts ownership over research data for all projects conducted at the University, under the auspices of the University, or with University resources. This enables the UO to respond to inquiries from funders and third parties, as well as appropriately protect the data, data subjects, and researchers. Principal Investigators (PIs) and other researchers are stewards and custodians of research data. Therefore, the PI’s responsibilities with respect to research data include:

- Ensuring proper management and retention of research data
- Establishing and maintaining appropriate procedures for the protection of research data
- Ensuring compliance with program requirements
- Maintaining confidentiality of research data
- Maintaining appropriate data use agreements for the sharing of research data
- Complying with applicable federal, state, and local laws and regulations

Permanent retention or archiving refers to the ongoing migration of electronic formats and storage costs, as well as care, maintenance, and access services for the records in perpetuity.

15. Where can I get more help at UO?

The UO Libraries Research Data Management group is happy to help with selecting a repository, choosing a metadata standard, or answering questions about the policy. We can also refer you to other relevant groups on campus. Sponsored Projects Services is also a great resource for questions related to NIH policy and requirements.