# Data Practices Policy For the Public

### Minnesota Statutes, sections 13.025 and 13.03 require this policy.

*[Brackets] are located in the sections of this document where an entity has a decision point. In some places, the Data Practices Office (DPO) includes a recommendation.*

*This model policy was created July 2025.*

*If your entity adopts this model policy, it must notify the Commissioner of Administration per Minnesota Statutes, section 13.073, subd. 6. Please use the notification information at the end of this model policy.*

## Your Right to See Public Data

The Government Data Practices Act (Minnesota Statutes, Chapter 13) presumes that all government data are public unless a state or federal law says the data are not public. Government data means all recorded information a government entity has, including paper, email, flash drives, CDs, DVDs, photographs, etc.

The law also says that *[your government entity]* must keep all government data in a way that makes it easy for you to access public data. You have the right to look at (inspect), free of charge, all public data that we keep. You also have the right to get copies of public data. The Data Practices Act allows us to charge for copies. You have the right to look at data, free of charge, before deciding to request copies.

## How to Request Public Data

You can ask to look at (inspect) data at our offices, or ask for copies of public data that we keep.

*[Describe how requests must be made– DPO recommends requiring written data requests]. You may make your request by [fill in how you will accept requests, e.g., mail, fax, or email. Also include whether requests should go to the Responsible Authority, a Designee, or someone else listed on page 4], using the data request form on page 6. If you have any questions about making a data request, contact our DPCO.*

If you do not use the data request form, your request should:

* Say that you are making a request for public data under the Government Data Practices Act (Minnesota Statutes, Chapter 13).
* Include whether you would like to inspect the data, have copies of the data, or both.
* Provide a clear description of the data you would like to inspect or have copied.

You are not required to identify yourself or explain the reason for your data request. However, you may need to provide us with some personal information for practical reasons (for example: if you want us to mail copies to you, you need to provide us with an address or P.O Box). If we do not understand your request and have no way to contact you, we cannot respond to your request.

## How We Will Respond to Your Data Request

Upon receiving your request, we will review it.

* We may ask you to clarify what data you are requesting.

*If we do not have the data, we will notify you [in writing – DPO recommends responding to data requests in writing] as soon as reasonably possible.*

* If we have the data, but we are not allowed to give it to you, we will tell you as soon as reasonably possible and identify the law that prevents us from providing the data.
* If we have the data, and the data are public, we will respond to your request appropriately and promptly, within a reasonable amount of time by doing one of the following:
  + Arrange a date, time, and place for you to inspect the data at our offices; or

*[We will provide notice to you about our requirement to prepay for copies and the amount you owe for copy costs.]*

* + You may choose to pick up your copies, or we will mail or email them to you. We will provide electronic copies (such as email or CD-ROM) upon request, if we keep the data in that format and we can reasonably make a copy.
  + Response time may be impacted by the size and/or complexity of your request, and also by the number of requests you make in a given period of time.
  + If you do not arrange to inspect the data or pay for the copies within 5 business days after we tell you the data are ready, we will suspend any further response until you inspect the data or collect and pay for data that have been produced.

*[If you do not respond to a request for clarification within xx business days, we will conclude that you no longer want the data and will consider your request closed.]*

If you do not understand some of the data (technical terminology, abbreviations, or acronyms), please tell the person who provided the data to you. We will give you an explanation if you ask.

The Data Practices Act does not require us to create or collect new data in response to a data request, or to provide data in a specific form or arrangement if we do not keep the data in that form or arrangement. For example, if the data you request are on paper only, we are not required to create electronic documents to respond to your request. If we agree to create data in response to your request, we will work with you on the details of your request, including cost and response time.

We are also not required to respond to questions that are not about your data requests, or that are not requests for government data.

## Requests for Summary Data

Summary data are statistical records or reports created by removing identifying information about individuals from entirely private or confidential data.

*[We will prepare summary data if you make your request in writing and [pre-pay/pay] for the cost of creating the data.]*

You may use the data request form on page 6 to request summary data. We will respond to your request within ten business days with the data or details of when the data will be ready and how much we will charge you.

## Data Practices Contacts

### Responsible Authority

Name

Address

Phone number/fax number/email address

### As Responsible Authority, the *[Responsible Authority’s title]* orders the following individuals as data practices compliance official and designees.

### Data Practices Compliance Official

Name

Address

Phone number/fax number/email address

### Data Practices Designee(s)

Name

Address

Phone number/fax number/email address

## Copy Costs – When You Request Public Data

Minnesota Statutes, section 13.03, subdivision 3(c) allows us to charge for copies.

*[You must pay for the copies before we will give them to you.]*

*[We do not charge* *for copies if the cost is less than $xx.xx.]*

*[Multiple requests made within the same xx business-day period will be treated as a single request for the purposes of calculating total copy costs.]*

*[If possible, and upon request, we will provide you with an estimation of the total cost of supplying copies.]*

### For 100 or fewer paper copies – 25 cents per page

100 or fewer pages of black and white, letter or legal size paper copies cost 25¢ for a one-sided copy, or 50¢ for a two-sided copy.

### Most other types of copies – actual cost

The charge for most other types of copies, when a charge is not set by statute or rule, is the actual cost of searching for and retrieving the data, and making the copies or electronically sending the data.

In determining the actual cost of making copies, we include employee time, the cost of the materials onto which we are copying the data (paper, CD, DVD, etc.), and mailing costs (if any). If your request is for copies of data that we cannot copy ourselves, such as photographs, we will charge you the actual cost we must pay an outside vendor for the copies.

*[employee time to make copies is [fill in hourly rate - $XX.XX] per hour].*

*If, based on your request, we find it necessary for a higher-paid employee to search for and retrieve the data, we will calculate search and retrieval charges at the higher salary/wage.*

*[Include if applicable: Copy Charges Set by Statute or Rule]*

## Data Request Form – Requesting Public Data

### Request date:

### The data I am requesting:

Describe the data you are requesting as specifically as possible.

### I am requesting access to data in the following way:

Inspection

Copies

Both inspection and copies

*Note: Inspection is free but [government entity needs to fill in if they charge for data – e.g., we charge for copies when the cost is over $xx.xx].*

### Contact information (optional)\*

Name:

phone number:

email address:

address:

**We will respond to your request as soon as reasonably possible.**

\* You do not have to provide any contact information. However, if you want us to mail/email you copies of data, we will need some type of contact information. We also need contact information if we do not understand your request. We will not work on your request until we can clarify it with you.

# Notice of Adoption of Model Policies

[Minnesota Statutes, section 13.025, subdivisions 2 and 3,](https://www.revisor.mn.gov/statutes/?id=13.025) require government entities to prepare written policies that relate to public access to government data, and rights of subjects of data and [Minnesota Statutes, section 13.03, subdivision 2](https://www.revisor.mn.gov/statutes/?id=13.03), requires entities to establish procedures so that data requests are complied with appropriately and promptly.

[Minnesota Statutes, section 13.073, subd. 6,](https://www.revisor.mn.gov/statutes/?id=13.073) requires the Commissioner of Administration to prepare [model policies and procedures](https://mn.gov/admin/data-practices/data/rules/policies/) to help government entities comply with those requirements. Entities that choose to adopt the Commissioner’s model policies must notify the Commissioner. Please use the following statement to notify the Commissioner if you choose to adopt the model policies and procedures.\*

## Notice to Commissioner of Administration: Adoption of Model Policies

*[Name of entity]* has adopted the Commissioner’s Model Policy for the Public and Model Policy for Data Subjects. This notice to the Commissioner satisfies *[name of entity]*’s obligation under Minnesota Statutes, section 13.073, subdivision 6.

*[Signed by]*

*[Title]*

*[Date]*

\*Government entities may submit this notification by mail or email:

Commissioner of Administration

c/o Data Practices Office

200 Administration Building

50 Sherburne Avenue

St. Paul, MN 55155

[info.dpo@state.mn.us](mailto:info.dpo@state.mn.us)