Release of data from the Public Health Intelligence Branch

1. Introduction

The Public Health Intelligence Branch (PHI), Queensland Health collects and maintains datasets that are relevant to its function of surveillance, monitored medicines, prevention, and control of diseases in Queensland.

List of notifiable conditions

The list of notifiable conditions prescribed under the Public Health Act 2005 (PHA) and the Public Health Regulation 2018 is available on the Queensland Health website at: www.health.qld.gov.au/clinical-practice/guidelines-procedures/diseases-infection/notifiable-conditions/list/.

Disease surveillance reports

Disease prevention and control information, together with disease surveillance reports, are regularly updated and made available in the public domain. They can be accessed at the following web address: www.health.qld.gov.au/clinical-practice/guidelines-procedures/diseases-infection/.

Notifiable conditions data

Notifiable conditions data are publicly available in the weekly communicable diseases surveillance reports that allow users to view weekly and annual totals by disease for the whole of Queensland, or at a Public Health Unit or Hospital & Health Service level. Individuals or organisations requiring historical and/or more detailed data will usually need to apply for permission to obtain them.

Monitored medicines data

QScript, Queensland Health’s real-time prescription monitoring system, records monitored medicine-related information collected under the Medicines and Poisons Act 2019. This includes prescribing and dispensing records, details of regulatory approvals and Queensland Opioid Treatment Program admission/discharge data.
Purpose and scope

The release of data from PHI is subject to governance processes which protect the privacy and confidentiality of individuals. This document describes the process by which applications can be lodged to obtain these data and the necessary approvals that are required prior to release of data by the custodian.

This data release process is for access to data from collections shown in Table 1 below.

Table 1 PHI data collections

<table>
<thead>
<tr>
<th>Data collection</th>
<th>Application Name</th>
<th>Type of data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notifiable conditions data</td>
<td>Notifiable Conditions System (NOCS)</td>
<td>Surveillance data for notifiable communicable diseases as per schedule 1 of the Public Health Regulation 2018.</td>
</tr>
<tr>
<td>RHD Register</td>
<td>Rheumatic Heart Disease (RHD) Register</td>
<td>Data collected for the management and follow up of persons with Acute rheumatic fever and Rheumatic heart disease in Queensland.</td>
</tr>
<tr>
<td>Monitored medicines</td>
<td>QScript</td>
<td>Monitored medicines data recorded in QScript under the Medicines and Poisons Act 2019, including prescribing and dispensing records and records of regulatory approvals and Queensland</td>
</tr>
</tbody>
</table>

AUSLAB data

Please note that PHI cannot in general provide data about test results from AUSLAB. The data custodian of AUSLAB data is the Executive Director of Pathology Queensland.

PHI can provide data about notifications which are based on a positive test result for a notifiable condition from AUSLAB, or private laboratories. PHI cannot provide data from systems for which the data custodian is outside of PHI’s responsibility. A list of data custodians in Queensland Health is available via the below link:

Queensland Department of Health and HHS Public Health Act 2005 (Research) Data Custodian contact list
2. Principles governing data provision

Aggregated and non-identifiable data that are not readily available in the publicly available reports can be provided in a format that meets client needs and maintains confidentiality. Requested information may be de-identified to maintain patient and health practitioner confidentiality.

De-identification procedures may include but are not limited to:

- Suppression of counts less than 6 when the denominator is less than 1,000 people.
- Suppression of data where population counts are not available or indeterminate.
- Line listed data may be aggregated by different grouped demographics such as age groups, indigenous status or sex where counts are small.

Application processing time

The average timeframe for processing data request applications is 14 business days from the date the application form is received. The timeframe varies depending on the complexity of the request, competing priorities, staff allocation, workload, available resources and the nature of the request itself.

There is no financial cost to the applicant associated with processing of the application or provision of the data.

3. Access to confidential information for research

The Office of Research and Innovation (ORI) is the central point of contact for researchers seeking advice and direction on ethical and governance matters associated with the conduct of research using Queensland Health data. Please refer to: Research | Queensland Health for further information. Enquiries about the access to confidential health information using the PHA application process should be directed to ORI using contact details listed on Contact our research office | Queensland Health.

Applicants should discuss their data requirements with a member of PHI prior to completing their application. This should ensure appropriate assessment of the request to help determine whether the data are identifiable, potentially re-identifiable or non-re-identifiable, and if it is feasible to extract within resource allocations. The provision of non-re-identifiable data for the purpose of conferences presentations doesn't require any interaction with an ethics committee provided the data custodian approves release of the data in these circumstances. If there is any doubt, applicants can be directed to a chair of a Human Research Ethics Committee (HREC) to seek clarification on a case-by-case basis.

There are some circumstances where a full HREC review and application under the PHA is required. PHI can provide guidance in data availability in collaboration with ORI for research purposes.
Data accuracy and completeness

Quality checks are performed to ensure that data are accurate at the time of extraction. Completeness of data varies across the range of notifiable conditions. Caution should be used when analysing and interpreting surveillance data.

Changes in surveillance methods, diagnostic techniques and reporting practices may contribute to differences in data quality/completeness and case ascertainment over time. Data may be different to that provided in previous and/or future reports and are subject to change as a result of ongoing data quality processes.

Accuracy of data prior to 2001 cannot be guaranteed as this precedes implementation of the current notifiable conditions and vaccination data collection systems. Applicants are encouraged to discuss their data request through an enquiry, including any limitations of the data with PHI staff prior to lodgement of a data request application. Prior to the release of data, PHI will advise of any relevant limitations as well as any conditions associated with the release of the data.

Amendments or revisions

Amendments or revisions to the original data request after the approval would require resubmission of the Data Request application form and reconsideration by PHI either by the data custodian or the authorised delegate.

4. Conditions of release of the data

The release of data will be approved only for the specific purpose stated in the request. The Data Custodians have the authority to approve data release with or without conditions including the right to comment on the use and interpretation of data prior to publication or to veto its use.

The data shall not be shared/presented or made public in their original or manipulated form, such as publications or presentations, without explicit consent. Use of the same dataset for a different purpose will require further approval from PHI either by the custodian or the authorised delegate.
5. Security guidance for recipients of data


Upon receipt of the requested data, the requestor must agree to:

- Not disclose or share the information to third parties or to another person who has no need to have such information.
- Take caution in relation to the provision of data items that pose a high risk of identification because they may be used to identify specific individual and health services.
- Use a strong password to protect the file and save it in a safe location to prevent unauthorised access of the data.
Data are released for the purposes stated in this application only.

Name of requesting person ………………………………………………………………………………………………………….…………
Position ………………………………………………………………………………………………………………………………………………
Agency/Institution name ……………………………………………………………………………………………………………………………
Telephone ………………………………      Email ……………………………………………………………………………

Purpose of request
……………………………………………………………………………………………………………………………………………………
……………………………………………………………………………………………………………………………………………………
……………………………………………………………………………………………………………………………………………………

Date Requested ……………………………….
Date Required ……………………………….
Disease/s ………………………………………………………………………………………………………………………………………

Data Source □ NOCS □ Multiprac □ RHD Register □ QScript □ Other – specify: ……………

Time period/ Date range ………………………………………………….. ……………………………………………

Details of data requested (data fields or data types) *

☐ Sex …………………………☐ Indigenous status …………………………………………………………………………………………………
☐ Age (specify age/age range/age group required) ………………………………………………………………………………………
☐ Geographical breakdown by ………………………………………………………………………………………………………
☐ Other (specify) ………………………………………………………………………………………………………………………
☐ 'Mock up’ table attached
(To further clarify request, 'mock up’ table of the data may be attached, providing column and row headings and/or expected sample data)

Output format □ PDF □ XLS □ SQL script (QH staff only) □ Other (specify) ……………
☐ Aggregated    ☐ Counts    ☐ Percentage ………..☐ Rates ……………
☐ Line Listing * ………………………………………………………………………………………………………………………

Do you plan to publish or present the data in the public domain? □ Yes □ No

If yes, specify ………………………………………………………………………………………………………………………

I have read and understood the preceding ‘Guidelines for applicants’ □ Yes □ No

Signature/ initials of the person accountable: ………………………………………………………………………………………

* If data becomes identifiable or potentially re-identifiable, then it potentially would require ethics clearance and PHA approval, see section 4 of preceding guidelines.
PHI Office Use Only

Request type ................................................................................................................................................

Prepared by ................................................................................................................................. Date prepared

File Location ..............................................................................................................................................

Epi Checked by ................................................................................................................................. Date Epi Checked

Epi approved by............................................................................................................................... Date Epi approved

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Conditions of Release

1. ☐ The release of data as requested above is approved

2. ☐ The release of data as requested above is approved subject to:

   ☐ right of comment on use of data and interpretation prior to publication

   ☐ right of approval or veto of data and interpretation prior to publication

   ☐ other conditions ............................................................................................................................

Any concern with the release of the data
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3. ☐ Release of data as requested above is not approved

Reason why the data is not be released
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................................................................................................................................................

Release approved by Signature ................................................................. Date signed ..........................

Name .................................................................................................................................

Position Executive Director/ Data Custodian

Date sent ........................................... Date filed .....................................................

☐ EPI  ☐ Kiteworks

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