



Norwegian License for Open Government Data (NLOD) – Norwegian National Rail Administration

1.0	Første utkast	18.01.2017	Petter Andersen		
Revisjon	Revisjonen gjelder	Sist lagret Dato	Utarbeidet av	Kontrollert av	Godkjent av
Tittel Norwegian License for Open Government Data (NLOD) - Bane NOR			Antall sider:	6	
			Produsent:		
			Prod.tegn.nr.:		
			Erstatning for:		
			Erstattet av:		
			Dokument-/tegningsnummer: 201208503	Revisjon: 1.0	
			Driftsdokument-/tegningsnummer:	Revisjon drift:	

PREFACE

This license grants you the right to copy, use and distribute information, provided you acknowledge the contributors and comply with the terms and conditions stipulated in this license. By using information made available under this license, you accept the terms and conditions set forth in this license. As set out in Section 7, the licensor disclaims any and all liability for the quality of the information and what the information is used for.

This license shall not impose any limitations on the rights or freedoms of the licensee under the Norwegian Freedom of Information Act or any other legislation granting the general public a right of access to public sector information, or that follow from exemptions or limitations stipulated in the Norwegian Copyright Act. Further, the license shall not impose any limitations on the licensee's freedom of expression recognized by law.

TABLE OF CONTENT

1. DEFINITIONS.....	4
2. LICENSE	4
3. EXEMPTIONS	4
4. EFFECTS OF BREACH OF THE LICENSE	4
5. ATTRIBUTION.....	5
6. PROPER USE.....	5
7. DISCLAIMER OF LIABILITY.....	5
8. GUARANTEES REGARDING DATA QUALITY AND ACCESSIBILITY	5
9. LICENSE COMPATIBILITY	5
10. NEW VERSIONS OF THE LICENSE.....	6
11. GOVERNING LAW AND LEGAL VENUE	6

1. DEFINITIONS

- «Database» shall mean a database or similar protected under Section 43 of the Norwegian Copyright Act.
- «Information» shall mean texts, images, recordings, data sets or other works protected under Section 1 of the Norwegian Copyright Act, or which are protected under provisions addressing what is referred to as «neighbouring rights» in Chapter 5 of the Norwegian Copyright Act (including databases and photographs), and which are distributed under this license.
- «Copy» shall mean reproduction in any form.
- «Licensee» and «you» shall mean natural or legal persons using information under this license.
- «Licensor» shall mean the natural or legal person that makes information available under this license.
- «Distribute» shall mean any actions whereby information is made available, including to distribute, transfer, communicate, disperse, show, perform, sell, lend and rent.
- «Use» shall mean one or more actions relevant to copyright law requiring permission from the owner of the copyright.

2. LICENSE

The licensee, subject to the limitations that follow from this license, may use the information for any purpose and in all contexts, by:

- copying the information and distributing the information to others,
- modifying the information and/or combining the information with other information, and
- copying and distributing such changed or combined information.

This is a non-exclusive, free, perpetual and worldwide license. The information may be used in any medium and format known today and/or which will become known in the future. The Licensee shall not sub-license or transfer this license.

3. EXEMPTIONS

The license does not apply to and therefore does not grant a right to use:

- information which contains personal data covered by the Norwegian Personal Data Act unless there is a legitimate basis for the disclosure and further processing of the personal data
- information distributed in violation of a statutory obligation to observe confidentiality
- information excluded from public disclosure pursuant to law, including information deemed sensitive under the Norwegian National Security Act
- information subject to third party rights which the licensor is not authorized to license to the licensee
- information protected by intellectual property rights other than copyright and neighboring rights in accordance with Chapter 5 of the Norwegian Copyright Act, such as trademarks, patents and design rights, but this does not entail an impediment to use information where the licensor's logo has been permanently integrated into the information or to attribute the origin of the information in accordance with the article below relating to attribution.
- If the licensor has made available information not covered by the license according to the above list, the licensee must cease all use of the information under the license, and erase the information as soon as he or she becomes aware of or should have understood that the information is not covered by the license.

4. EFFECTS OF BREACH OF THE LICENSE

The license is subject to the licensee's compliance with the terms and conditions of this license. In the event that the licensee commits a breach of this license, this will entail that the licensee's right to use the information will be revoked immediately without further notice. In case of such a breach, the licensee must

immediately and without further notice take measures to cause the infringement to end. Because the right to use the information has been terminated, the licensee must cease all use of the information by virtue of the license.

5. ATTRIBUTION

The licensee shall attribute the licensor as specified by the licensor and include a reference to this license. To the extent practically possible, the licensee shall provide a link to both this license and the source of the information.

If the licensor has not specified how attributions shall be made, the licensee shall normally state the following: «Contains data under the Norwegian license for Open Government data (NLOD) distributed by Norwegian National Railway Administration».

If the licensor has specified that the information shall only be available under a specific version of this license, cf. Section 10, the licensee shall also state this.

If the information has been changed, the licensee must clearly indicate that changes have been made by the licensee.

6. PROPER USE

The licensee shall not use the information in a manner that appears misleading nor present the information in a distorted or incorrect manner.

Neither the licensor's nor other contributors' names or trademarks must be used to support, recommend or market the licensee or any products or services using the information.

7. DISCLAIMER OF LIABILITY

The information is licensed «as is». The information may contain errors and omissions. The licensor provides no warranties, including relating to the content and relevance of the information.

The licensor disclaims any liability for errors and defects associated with the information to the maximum extent permitted by law.

The licensor shall not be liable for direct or indirect losses as a result of use of the information or in connection with copying or further distribution of the information.

8. GUARANTEES REGARDING DATA QUALITY AND ACCESSIBILITY

This license does not prevent the licensor from issuing supplementary statements regarding expected or intended data quality and accessibility. Such statements shall be regarded as indicative in nature and not binding on the part of the licensor. The disclaimers in Section 7 also apply in full for such indicative statements. Based on separate agreement, the licensor may provide guarantees and distribute the information on terms and conditions different from those set forth in this license.

This license does not include any warranties for data quality or accessibility.

9. LICENSE COMPATIBILITY

If the licensee is to distribute an adapted or combined work based on information covered by this license and some other work licensed under a license compatible by contract, such distribution may be based on an appropriate license compatible by contract, cf. the list below.

A license compatible by contract shall mean the following licenses:

- for all information: Open Government License (version 1.0),
- for those parts of the information which do not constitute databases: Creative Commons Attribution License (generic version 1.0, 2.0, 2.5 and unported version 3.0) and Creative Commons Navngivelse 3.0 Norge,
- for those parts of the information which constitute databases: Open Data Commons Attribution License (version 1.0).

This provision does not prevent other licenses from being compatible with this license based on their content.

10. NEW VERSIONS OF THE LICENSE

The licensee may choose to use the information covered by this license under any new versions of the Norwegian license for Open Government data (NLOD) issued by the responsible ministry (currently the Ministry of Government Administration, Reform and Church Affairs) when these versions are final and official, unless the licensor when making the information available under this license specifically has stated that solely version 1.0 of this license may be used.

11. GOVERNING LAW AND LEGAL VENUE

This license, including its formation, and any disputes and claims arising in connection with or relating to this license, shall be regulated by Norwegian law. The legal venue shall be the licensor's ordinary legal venue. The licensor may, with regard to intellectual proprietary rights, choose to pursue a claim at other competent legal venues and/or based on the laws of the country where the intellectual property rights are sought enforced.