



Guidelines for Remote Access output

Background

Since January 2004, the 'Statistics Netherlands Act' is in effect.

Statistics Netherlands Act (translated and abridged)

Section 37

The data collected by CBS are solely intended for use in statistical purposes and are not provided to any persons other than those charged with carrying out the duties of the CBS. The data are then published only in a way that no identifiable information about an individual person, household, company or institution can be derived.

Section 41

Contrary to the provisions of Section 37 the director general may, on request, provide or grant access to a set of data to a department, organisation or institution as referred to in the second subsection for the purposes of statistical or academic research where appropriate measures have been taken to prevent identification of individual persons, households, companies or institutions from those data.

Section 42

The director general shall only grant a request as referred to in Section 41 if the director general considers that the applicant has taken adequate measures to prevent the set of data being used for purposes other than statistical or academic research.

(see appendix 3 for the full text)

In addition to this legal obligation it is evident that Statistics Netherlands needs to be seen as completely reliable by the outside world. This is also in the interest of Statistics Netherlands. The responses to surveys depend greatly on the knowledge that individual data will be safe. Who would hand over personal information to an institution that is not extremely careful with the way these data are handled?

It is therefore vital that data is well protected. Physical and legal protection is achieved by the secure environment of the Remote Access (RA) facility, project agreements and confidentiality statements. In addition, statistical confidentiality measures need to ensure that individual data are never *revealed*, i.e. that no recognition of a unit will occur and that details of that unit will not be published. The guidelines below are designed to prevent such disclosure.



Some preliminary comments:

- Prevention of disclosure entails the shared responsibility of Statistics Netherlands and the RA-researcher whom has been granted permission to work with microdata¹. This is also stated in the confidentiality statement.
- The output inspectors evaluate each output separately on disclosure. If, in combination with previously released output (regardless of project or institution), a new output might lead to disclosure, it is the responsibility of the RA-researcher to take precautionary measures. The output inspectors will check on this if possible.
- The guidelines apply to datasets on individuals, households, companies and institutions, unless otherwise stated.
- For a project, a researcher can only access those files necessary to answer the research questions. It goes without saying that the results of analyses submitted as output have to be related to the research questions underlying the project.
- Attention! When making use of CBS microdata it's not allowed to do quality checks with this information. This means that enriched microdata may not leave CBS.
- In addition to the output guidelines, there are also publication guidelines for some datasets. These can be found in the documentation report of the relevant datasets. The output inspectors do not check for publication guidelines. It is the responsibility of the researcher to ensure that the output is published according to the publication guidelines.

In the following sections three elements of the guidelines are discussed. The following section will discuss the *confidentiality* guidelines to prevent disclosure. Next, we will address the *explanation and readability* of the output. This helps provide the output inspectors with sufficient background in order to assess whether the output may be released or not. Finally, we will list several *technical guidelines*.

¹ Microdata: data on the level of surveys or registrations.



1. Guidelines for confidentiality

The purpose of these confidentiality guidelines is to clarify what type of information is allowed to be exported as an RA- output. This provides guidance to the RA-researchers and to output inspectors. These confidentiality guidelines apply as rules-of-thumb. If the RA researcher sticks to these guidelines the odds are that the output can be released.

If an RA researcher submits an output which violates the rules-of-thumb, then the researcher in question will need to explain why the output entails no disclosure risks. In both cases, the output inspector always has the final decision.

The limits for the confidentiality guidelines have been set quite safe, because this almost excludes some frequently observed confidentiality risks. If the limits had been set more liberal, the RA researcher would have had to include a lot more background information with each output to make checking possible.

We use the following confidentiality guidelines:

General guidelines:

0. No microdata: It is prohibited to offer microdata as output. This also means that:
 - The (SPSS) command LIST cases may not be used in the output.
 - No individual linking variables, such as RINPERSOON, RINADRES, BEID, BRIN, can be included in the output.
1. Minimum number of observations: All tabular and similar output should have **at least 10 units** (unweighted) underlying any cell or data point presented.

Comments:

- When a table refers to information on the level of individual persons as well as companies/institutions/households, this applies to both the minimum number of persons and the number of companies/ institutions/households.
- If the tables contain percentages or weighted numbers, the unweighted numbers have to be included in order to be able to check this output.
- **Maximum and minimum values are not released** as they usually refer to one unit.

Additional guidelines for models:

2. Models: all modelled output should have **at least 10** degrees of freedom and at least 10 units have been used to produce the model. Degrees of freedom = (number of observations) -/-(number of parameters) -/-(other restrictions of the model).
 - This is particularly important for regression models, higher order moments (variance, covariance, kurtosis, Skewness), summary and test statistics, estimates (R^2 and variations thereof), estimated variance, information criteria (eg AIC, BIC) and individual and group testing and statistics (eg t, F, chi-square, Wald, Hausman)

Residuals and graphs / plots of residuals are not permitted and will not be released.

Additional guidelines for frequency tables²:

3. Group disclosure: In all tabular frequency tables and similar output no cell can contain more than 90 % of the total number of units in its row or column to prevent group disclosure. Group disclosure is the situation where some variables in a table (usually spanning variables) define

² Frequency table: table in which you can read how often (frequency) a given observation occurs. The percentage mentioned is stricter than Statistics Netherlands applies itself because the disclosure risk depends on what is published.



a group of units and other variables in the table divulge information that is valid for each member of the group. Even though no individual unit can be recognized, confidentiality is breached because the information is valid for each member of the group and the group as such is recognizable.

Additional guidelines for magnitude tables³:

4. Dominance: In all magnitude tables and similar quantitative data, the largest contributor to a cell should not contribute more than 50% of the total amount in the cell⁴.

In Appendix 1 these rules of thumb are explained more clearly for each type of output. Some examples are also included in this appendix.

³ *Magnitude table: table showing the total quantity of observations such as payroll, sales, property tax value etc*

⁴ *The percentage mentioned is stricter than Statistics Netherlands applies itself because there is a disclosure risk at the mention of such a percentage (possibility of recalculating revealing values).*

2. Guidelines for readability

The RA-researcher should ensure that the submitted output in combination with the **standard form outputcheck**, is clear and understandable for the output inspectors.

The output is checked by two output inspectors. This will ensure an independent verification of output, with the same criteria for all RA-researchers. Although the inspectors are experienced, they are generally unfamiliar with the content of the RA-projects. Because of the diversity of topics the inspectors do not know all the in's and out's of all the datasets.

This means that it is very important that the RA-researchers gives a clear explanation of the analysis and the presented variables. A researcher can therefore influence the speed and outcome of the output check.

We use the following guidelines:

1. Output files should be accompanied by a fully and correctly filled-in **Standard form outputcheck**. This form can be found in the "shared workspace" (Disk H) of the user(s) or in 'metadata' (Disk K) in the 'Utilities' folder and must be included with each output that is submitted for checking. The filled-in form should clearly state the following:
 - that the output complies with the confidentiality guidelines and if not why there is no disclosure risk;
 - the purpose of the analysis;
 - the source files used;
 - how the analysis file was compiled (for example, by linking different files or by selecting subpopulations);
 - population on which the output is based;
 - the kind of output. For example: counts, crosstabs, or statistical analysis;
 - the relationship between tables in an output file (if applicable)
 - the relationship with previously submitted output. (if applicable)

As an example, a completely filled output form can be found in appendix 2.

2. Variables in the output should be documented. What we mean is that there should be a clear definition of the meaning of the variable and individual values in the case of discrete variables. In SPSS this is possible by adding variable and value labels. Another possibility is to create a separate document containing this information. This document must be included with each output and can always be supplemented with new variables.
3. Each part of the output must be preceded by a line of text which describes the population or selection for that component. So for each table, model analysis, and so on. It is not sufficient to refer to the previous program code, as these are often not directly understandable.
4. In case of deviating from the minimum number of observations, to check on group disclosure or dominance it is necessary to supply the underlying tables that are used. In that case, you have to present them in a **separate zip file** called "**NOTOUTPUT_Backgroundinformation.zip**". In this document must be clearly described which part of the background information is linked to which part of the output. For example, use identical numbers for the tables used in the output as in de the background document. Obviously this zip file will not be released.



3. Technical Guidelines

1. Size of output: In order to maximise the time necessary to check an output, outputs cannot be too large. We keep the following guidelines:
 - An output inspector should be able to check an output within an hour. The tariffs for output checks are also based on this. When an output is too large, the costs and the time for checking will be proportionately increased. We will ask for a cost agreement first.
 - Because the output is sent by email, the maximum size of an output has been set to 5 MB in zipped version (most often, mail servers can't handle larger ones). If an output is bigger than 5 MB it should be split into different parts.
 - Don't submit zip files in a zip file or folders in a zip file.

2. Format:
 - Please transfer all output, other than SPSS, in the following formats: xls, doc, txt or csv.
 - Files in microdata formats (like sav, sas or mdb) are not allowed. Graphs are in principle allowed as output and are based on safe output. It is important to clearly explain what information is in each graph and to specify the number of observations it is based on. Each data point must be based on at least 10 observations. These graphs have to be presented as plain figures in formats like bmp, jpg or gif.

3. Visibility: It is not allowed to hide output in the output files. So it's not allowed to:
 - fold-in items in SPSS spo files.
 - hiding rows or columns or sheets in Excel.
 - Offer pivot tables for inspection.

4. Other:
 - Don't offer the same output in different formats.
 - The name of the output may not contain more than 100 positions, as this could cause problems with exporting the output from the secure RA area to the regular network of CBS. Also, the name of the output submitted may not start with a date.
 - More information about types of output (checking afterwards, output light) and the procedure for submitting output can be found in the document [Submitting output or other export files](#).
 - Put the output in a zip file in one of the existing export folders. Do not create a folder here yourself, because the output will not be transferred from the RA network to the regular network of CBS then.



Appendix 1: More details on the confidentiality guidelines including some examples

This appendix discusses in more detail the confidentiality guidelines for output that are described in this document. For clarification, an example is included for each guideline.

The following guidelines are mentioned:

General guidelines:

0. No microdata: It is not allowed to offer microdata as output
1. Minimum number of observations: All tabular and similar output should have **at least 10 units** (unweighted) underlying any cell or data point.

Additional guidelines models:

2. Models: all modelled output should have at least 10 degrees of freedom and at least 10 units have been used to produce the model. Degrees of freedom = (number of observations) -/-(number of parameters) -/-(other restrictions of the model). In addition to that, residuals and graphs/plots of residuals will not be released.

Additional guidelines frequency tables⁵:

3. Group disclosure: In all tabular and similar output no cell can contain more than 90 % of the total number of units in its row or column to prevent group disclosure.

Additional guidelines for magnitude tables⁶:

4. Dominance: In alle magnitude tables and similar quantitative data, the largest contributor to a cell should not contribute more than 50 % to the total amount in the cell⁷.

Obviously, the guideline mentioned first, no microdata, is valid for all kind of outputs. The table below shows the different types of output and the rules that apply to each of them.

Type of statistic	Type output	Confidentiality guideline(s) that apply
Descriptive statistics	Frequency tables	1, 3
	Magnitude tables and percentiles	1, 3, 4
	Maxima, minima	Niet vrijgeven
	Mode, median	1, 3
	Means, indices, ratios, indicators	1, 3, 4
	Concentration ratios	1, 3, 4
	Higher moment of distributions (incl. variance, covariance, kurtosis, skewness)	1, 2
Correlations and Regression analyses	Graphs: pictorial representations of data	1,2,3,4
	Linear regression coefficients	1, 2
	Non-linear regression coefficients	1, 2
	Estimation residuals	Niet vrijgeven
	Summary and test statistics from estimates (R^2 , χ^2 etc)	1, 2
Correlation coefficients	1	

Examples

⁵ Frequency table: table in which you can read how often (frequency) a given observation occurs.

⁶ Magnitude table: table showing the total quantity of observations such as payroll, sales, property tax value etc

⁷ The percentage mentioned is stricter than Statistics Netherlands applies itself because there is a disclosure risk at the mention of such a percentage (possibility of back calculations of revealing values).



1. Minimum number of observations

Every cell in a frequency or crosstable should contain at least 10 observations. If a researcher wants to submit a table with lower numbers, he or she should explain why the output is safe in spite of the low numbers. So arguments must be given why recognising a unit is not possible or in the case you can recognise a unit, why you cannot find out more details about that unit based on the output. Example 1a shows a crosstable that is revealing with a lot of small numbers. When analysing this table, one learns that the one family in Zuiderwijk aan Zee with 28 children is in a low income class. In this case, you could make the table safe by adding the last 2 categories of the amount of children together (1b) or to suppress some cells (1c). When suppressing cells, one should make sure that enough cells are suppressed to prevent someone recalculating the suppressed cells from other cells.

Example 1a

Table: Households to number of children and income class in Zuiderwijk aan Zee.

		Income class			
		low	middle	high	Total
Number of children	1-3	32	64	84	180
	4-10	28	48	28	104
	11-20	10	16	10	36
	>20	1	0	0	1
	Total	71	128	122	321

Example 1b

Table: Households to number of children and pets in Zuiderwijk aan Zee.

		Income class			
		low	middle	high	Total
Number of children	1-3	32	64	84	180
	4-10	28	48	28	104
	>10	11	16	10	37
	Total	71	128	122	321

Example 1c

Table: Households to number of children and pets in Zuiderwijk aan Zee.

This example shows how cells that contained revealing numbers have been suppressed. Because of this, no information on the family with more than 20 children will now be released.

		Income class			
		low	middle	high	Total
Number of children	1-3	32	64	84	180
	4-10	28	48	28	104
	11-20	10	16	10	36
	>20	x	x	x	x
	Total	x	x	x	x



2. Models:

The following examples explain in more detail the guidelines for models. The model should have at least 10 degrees of freedom (df), in other words: the number of observations minus the number of variables should be equal to or larger than 10.

In the example below is made in SPSS. The df for “Residual” should be equal to or larger than 10 (watch out, not the df for “Model”). The total number of observations in this example is 16725, the model itself has 3 variables, leading to 16722 degrees of freedom.

The residuals can not be included in the output, for they present information on individual observations. They can be viewed as a graph when calculating the regression. This graph can be viewed within the On Site/Remote Access environment, but can not be included in the output.

Example 2a

Example 2a shows a regression analysis to indicate the effect of age and education on the natural logarithm of the hourly wage of women.

Selection: Female respondents of the EBB in 2008 and 2009

Source	SS	df	MS
Model	250603.002	3	21514.71
Residual	2407.30303	16722	0.079
Total	253010.306	16725	8.526

Number of obs = 17829
 F(7, 17822) =
 Prob > F = 0.0000
 R-squared = 0.9906
 Adj R-squared = 0.9906
 Root MSE = .2810

log_Wage	Coef.	Std. Err.	t	P> t	[95% Conf. Interval]
const	.93496	.036472	25.64	0.000	.863472 1.00645
education	.05305	.000665	79.81	0.000	.051746 .054352
age	.04953	.001742	28.43	0.000	.046117 .052947



3. Group disclosure:

As an example we use a table on the use of drugs among adolescents in 'Zuiderwijk aan Zee'.

Table 3: Residents of 'Zuiderwijk aan Zee' split to age and drug use.

Age of drug use	None	Only softdrugs	Hard drugs (and softdrugs)	Total
< 15 years	78	12	13	103
15 – 17 years	2	367	12	381
18 – 21 years	-	28	389	417
Total	80	407	414	901

The low frequency in the column 'none' for the age groups above 15 years is revealing. It shows that almost everyone in this group is using drugs. The father of a 19 year old boy in this village, can be almost sure his son is using drugs when viewing this table. This makes it very revealing.



4. Dominance:

As an example we will look at investments of companies split to region and activity.

Table 4: Investments of companies (mln euro) to region and activity.

Selection: All companies in the Netherlands in the period X

	Region 1	Region 2	Region 3	Total
Activity 1	78	12	9	99
Activity 2	4	367	12	383
Activity 3	10	28	389	427
Total	92	407	410	909

Note: In this example, background tables as below are necessary to check the dominance rule. This background information has to be offered in a separate zip file named "NON OUTPUT Backgroundinformation.zip" (See also guidelines for readability). If output is submitted for checking afterwards, the background information must be placed in the special export folder (Background information).

Table 4a: Number of contributors in each cell

This table refers to table 4

Total number of contributors in each cell

	Region 1	Region 2	Region 3	Total
Activity 1	14	10	12	36
Activity 2	13	15	11	39
Activity 3	20	21	23	44
Total	47	46	46	139

Table 4b: Size of the largest contributor (mln euro)

This table refers to table 4

	Region 1	Region 2	Region 3	Total
Activity 1	34	4	2	
Activity 2	1	167	5	
Activity 3	2	10	234	
Total				



Table 4c: Contribution of largest contributor in %

This table refers to table 4

	Region 1	Region 2	Region 3	Total
Activity 1	44%	33%	22%	
Activity 2	25%	46%	42%	
Activity 3	20%	36%	60%	
Total				

Table 4a shows that the output complies with guideline 1: All output should have at least 10 units (unweighted) underlying any cell or data point.

Table 4c shows that cell (Activity 3, Region 3) doesn't meet the dominance rule. Together, all companies in this cell invest 389 mln. The largest contributor (234 mln) is good for 60% of this cell total. This is larger than 50 % and therefore violates the rule.



Appendix 2: Standard form output or export ¹

Name <i>[name user]</i>	Ben Slim
Telephone number <i>[telephone number of user if there are questions about this output]</i>	06-12345678
Institution <i>[name institution]</i>	Universiteit van Den Haag
Date <i>[date on which the output is produced]</i>	dd-mm-yyyy
Project <i>[contractnumber + name research]</i>	1234 - The flow of benefit claimants to work
This output consists entirely of documentation <i>[syntax or text file]</i> <i>If Yes, then you won't have to fill in the rest of the form</i>	No
This output is an adjusted version of a stopped output	Yes, of dd-mm-yyyy / No
This output meets fully the output guidelines² .	No
This output does not fully meet the output guidelines² . For this I have the following (detailed) explanation:	Yes, The output contains numbers below 10. This is not revealing because it only concerns frequencies and no further information is given about these persons. There is also no possible group disclosure because it is generally known that the groups concerned are small. This is also explained in the specific tables with small numbers in the output.
Data <i>[used data files]</i>	BAANKENMERKEN, BIJSTANDUITKERINGTAB, AOTOTUITKERINGTAB, WUSUITKERING1ATAB, corresponding GBA selection files.
Research data file <i>[description of the composed research data file]</i>	The composed research datafile consists of all WW, AO and entitled to social assistance to dd-mm-yyyy, paired with the personal characteristics of the same year and job related data from yyyy.
Purpose <i>[description of the purpose of the analysis]</i>	The goal is to examine how many and what kind benefit recipients transfer to a job within one year.
Relation with earlier output <i>[description of the relation with earlier delivered output]</i>	In the previous output I only looked at unemployment benefits. Now I do the same exercise for WW, BIJSTAND and AO.
Content of the output <i>[description of the output, for example there will be some frequencies or crosstabs or regression analysis³ in this output]</i>	An excel file with several contingency tables: tables by type of benefit and personal characteristics
I have clearly indicated any selections in the output near to the analyses where these apply to. <i>[description of the selections made]</i>	Persons in GBA receiving an unemployment benefit (WW), AO or income support on dd-mm-yyyy. If an additional selection has been made, this is stated in the relevant table

¹ If this form is not added to the output or completely filled, we will not check the output.

² See also www.cbs.nl/microdata-eng.

³ In case the output contains results from models, please clearly mention the underlying number of observations.



Appendix 3: Statistics Netherlands Act

Section 37

1. The data received by the director general in connection with the performance of his duties to implement this act shall be used solely for statistical purposes.
2. The data referred to in the first subsection shall not be provided to any persons other than those charged with carrying out the duties of the CBS.
3. The data referred to in the first subsection shall only be published in such way that no recognisable data can be derived from them about an individual person, household, company or institution, unless, in the case of data relating to a company or institution, there are good reasons to assume that the company or institution

Section 41

1. Contrary to the provisions of Section 37 the director general may, on request, provide or grant access to a set of data to a department, organisation or institution as referred to in the second subsection for the purposes of statistical or academic research where appropriate measures have been taken to prevent identification of individual persons, households, companies or institutions from those data.
2. A set of data as referred to in the first subsection may be provided to or made accessible to:
 - a. university, within the meaning of the Higher Education and Research Act;
 - b. an organisation or institution for academic research established by law;
 - c. planning offices established by or by virtue of the law;
 - d. the Community statistical agency and national statistical agencies of the member states of the European Union;
 - e. research departments of ministries and other departments, organizations and institutions.

Section 42

The director general shall only grant a request as referred to in Section 41 if the director general considers that the applicant has taken adequate measures to prevent the set of data being used for purposes other than statistical or academic research.

Section 42a

1. Contrary to the provisions of Section 37 the director general may, on request, provide data for the purposes of academic research in the field of health care, that the CBS has collected for statistical research on the grounds of Section 12a of the Burials and Cremation Act from persons who were involved in a scientific study.
2. The director general shall only agree to a request as referred to in the first subsection if the person concerned has expressly consented to such provision or, if the person concerned has not expressly given permission for the data to be provided, in so far as the person requesting the data adequately demonstrates that:
 - a. requesting consent during the life of the person concerned was not reasonably possible or could not reasonably be demanded;
 - b. it has not been shown that during his life the person concerned objected to the processing of his personal data for the purpose of academic research;
 - c. the research serves a general interest;



- d. the research cannot be carried out without the relevant data;
 - e. the research meets any further requirements that can reasonably be imposed on it.
 3. The director general may attach further conditions to the provision of data as referred to in the first subsection.
 4. Section 41 (2) and Section 42 shall apply mutatis mutandis.
 5. Our Minister shall adopt further rules, in consultation with Our Minister of Health, Welfare and Sport, after hearing the Data Protection Board, with respect to the power referred to in the first subsection.