
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SIGNATURES			
ISSUED BY			
Name	Suzanne Humphreys	Position	Associate Director, Data Services (also RHSCIR Data Steward)
Signature		Date	
REVIEWED BY			
Name	Togzhan Akhmed-Zaki	Position	Compliance & Privacy Officer
Signature		Date	
Name	Vanessa Noonan	Position	Director, Research and Best Practice Implementation
Signature		Date	
AUTHORIZED BY			
Name	Bill Barrable	Position	Chief Executive Officer
Signature		Date	

HISTORY		
Version	Effective Date	Summary of Changes
V-001	29 Nov 2010	Original version.
V-002	25 Jul 2011	Updated/clarified RHI's mission, definitions, scope, use and disclosure, and data access request and approval process. Removed RHSCIR specific information and Committees information in attachments (updated Committees information captured in Terms of References).
V-003	25 Nov 2015	Limited scope from health data stored at RHI to RHSCIR data and updated title from 'Data Use and Disclosure Policy' to 'RHSCIR Data Use and Disclosure Policy'. Updated definitions and abbreviations, responsibilities, and process flow. Completely revised step 5 and 6 in the disclosure process (removed re-identification risk assessment using PARAT and use Population Data BC's SRE for secure storage and secure remote access to RHSCIR data extracts) and added step 7. Used new policy format and made administrative changes.
V-004	20 Aug 2018	<ul style="list-style-type: none"> • Section 2: Clarified scope section by stating 'national' RHSCIR data and data 'in the custody of RHI'. • Section 4: Updated definitions section. • Section 6.1: Expanded and further detailed internal data use and updated prerequisites for data access.

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		<ul style="list-style-type: none"> Section 6.2: Updated how RHI responds to RHSCIR data access requests. Updated terminology: 'Facility/Site Principal Investigators' to 'Facility/Site Investigators' as at some sites facility investigators that are not Principal Investigators but contributed to the data and are named in the RHSCIR DSA need to approve data access as well; 'direct identifiers' to 'highly identifying data elements' including list of what they are. Updated section 6.2.1.2. step 5 & 7: differentiated between data extracts de-identified and not de-identified to a level of zero or near zero risk of re-identification. Updated section 6.2.1.2. step 6: added room for deviations by adding 'unless granted permission by the RHSCIR Data Steward' and 'generally'. Changes made regarding Secure Data Repository other than Population Data BC (Moved definition from section 4 to 6.2.1.2.). Section 6.3: Added that exceptions to this policy must be documented. Made administrative and formatting changes.
V-005	01 May 2020	<ul style="list-style-type: none"> Updated with organization name. Made administrative and formatting changes. Clarified details to be included when passing on application information to DESC and DAC committees and added rationale. Clarified approval process for a DAC member if they are also a DESC member for a particular request. Added details regarding process to follow if an amendment to a request is received after a request has been approved. Updated manner in which Requestor can indicate data elements they are requesting (and removed RHSCIR Calculated Data Element Checklist) Updated RHSCIR Data Element Checklist to reflect RHSCIR version changes, added timepoints and an overview tab Reviewed and updated associated costs Updated research agreement template language to align with Praxis Publication Policy Updated RHSCIR facility list in application form to reflect changes to facility structure
V-006	31 Jul 2024	<ul style="list-style-type: none"> Added definition for Data Access Request Used defined terms throughout the policy Deleted prohibition to access BC data outside of Canada, as BC's Freedom of Information and Protection of Privacy Act was amended. Added the procedure to allow for profit organizations to make requests for National RHSCIR Data.
V-007	01 April 2026	<ul style="list-style-type: none"> Added new Section 9 (Supplements) to identify supporting controlled documents. A review of the supporting supplements was conducted by Privacy Works Consulting Inc resulting in some minor changes to the application form, DESC ToR, and DESC review form related to engagement of people with lived experience in the data requests, some administrative fixes to the application form, data element checklist and research agreement template and the creation of a data sharing template as a controlled document was also completed. The main part of the policy remains unchanged.

RHSCIR DATA USE AND DISCLOSURE POLICY



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1. Introduction

The Praxis Spinal Cord Institute (Praxis) operates in multiple jurisdictions to achieve its mission “To lead collaboration across the global spinal cord injury (SCI) community by providing resources, infrastructure and knowledge; and to identify, develop, validate and accelerate the translation of evidence and best practices to reduce the incidence and severity of paralysis after SCI, improve health care outcomes, reduce long-term costs, and improve the quality of life for those living with SCI”.

In doing so, Praxis is compliant with Canadian legislative requirements, international data protection standards, and privacy best practices.

2. Purpose

The purpose of the *RHSCIR Data Use and Disclosure Policy* is to ensure that the use and disclosure of national RHSCIR data [i.e., data from the Rick Hansen Spinal Cord Injury Registry (RHSCIR) in the custody of Praxis] supports Praxis’ mission, is managed consistently, and is carried out in compliance with Praxis’ privacy and security obligations.

3. Scope

This policy outlines the DAR and approval process at Praxis applicable to Requestors seeking to gain access to national RHSCIR record-level data in the custody of Praxis. This policy also ensures that strict technical and administrative controls are in place to facilitate access to national RHSCIR data for authorized purposes while still maintaining effective privacy protection.

This policy applies to:

1. Use of record-level national RHSCIR data by internal data users; and
2. Disclosure of record-level national RHSCIR data by Praxis to internal and external Requestors.

This policy does not apply to:

1. Use and disclosure of aggregate national RHSCIR data by Praxis; and
2. Use and disclosure of a facility/site’s own local RHSCIR data.

Use and disclosure of record-level national RHSCIR data must comply with the principles and procedures set forth in this policy and in accordance with applicable laws and agreements.

4. Definitions and Abbreviations

Aggregate Data: Data that has been compiled from record-level data to a level of aggregation that ensures that the identity of individuals cannot be determined by reasonably foreseeable methods (for example, the aggregation satisfies the rules about small cell sizes, and no other data set can reasonably be expected to be available to combine with the data and re-identify the individual).

Data Access Request (DAR): the process by which a Requestor can apply to access national RHSCIR data for analysis, aligning to the RHSCIR permitted purposes as detailed in the RHSCIR protocol and this policy.

Data Extract: Data prepared for disclosure to a Requestor under a Research Agreement.

Data Sharing Agreement: Agreement between Praxis and the disclosing RHSCIR Site that sets out the data expectations and obligations of each party.

De-identifying: The process of removing identifiers from data in a way that minimizes the risk of an individual’s identity being connected to data. Depending on the level of de-identification used there is always a varying risk of potentially re-identifying the individual. For example, by matching a date of injury to health records.

Disclosure: Release of data, other than to the disclosing Facility/Site or the individual to whom the data pertains, in response to DARs.

External Requestors: Requestors not affiliated with a RHSCIR Facility/Site Investigator.

Facility/Site: The term 'facility' is synonymous with an acute care, rehab, or integrated acute care and rehab hospital. A 'site' is a collection of one or more facilities in a geographical region and generally consists of facilities providing the continuum of care from first response and acute care to rehabilitation. The four sites of the Greater Toronto Area (GTA) and the two sites in New Brunswick (NB) are an exception to this definition as each GTA and NB facility provides only acute or rehab care but is still considered a site.

Facility/Site Investigators: The persons that contributed data to the requested national RHSCIR data extract and are named in the RHSCIR Data Sharing Agreement with Praxis.

Highly Identifying Data Elements: In the context of this policy: participant / surrogate / next of kin / other contact name, detailed address including city and six-digit postal code, provincial health number, alternative ID number (such as military or prison ID number), hospital chart/encounter number and full date of birth.

Health System Use: The use of health data for clinical program management (i.e., improving front-line health care programs and services), health system management (i.e., improving the effectiveness and efficiency of the health care system), monitoring public health (i.e., understanding the health of the public), and research (i.e., identifying improvements to medical treatments and programs of care, or to better understand the health of the population, the factors influencing health, and the performance of the health care system), all of which lead to improved patient care and health outcomes.

Internal Data Users: Praxis Personnel that need data access to perform their assigned duties.

Internal Requestors: RHSCIR Facility/Site Investigators and their affiliates, and researchers employed by Praxis.

National RHSCIR Data: Data from the Rick Hansen Spinal Cord Injury Registry (RHSCIR) submitted to and stored by Praxis.

Personal Information: Information about an identifiable individual, such as name, home address, home phone number, personal email address, gender and donation information, but does not include business contact information under British Columbia's Personal Information Protection Act (PIPA). It also includes personal information about Praxis personnel (e.g., confidential employee related information) and personal information collected via the Praxis website.

Population Data BC: A unit of the University of British Columbia which provides on behalf of Praxis, as a service provider, secure storage and secure remote access to project-specific Data Extracts.

Population Data BC's Secure Research Environment (SRE) (also known as CaraSpace): Population Data BC's central server accessible only via an encrypted Virtual Private Network (VPN) through a firewall and use of a secure access token for two-factor authentication, that hosts RHSCIR data extracts, provides purchasing/licensing software for analysis and ensures that all necessary precautions with respect to data privacy and security are met.

Praxis Personnel: Staff, consultants, contract employees, and volunteers involved in administering and/or managing work for Praxis whether inside or outside Praxis' premises.

Record-Level Data: Data in which each record is related to a single individual.

Research Agreement: Agreement between Praxis and Requestor that sets out the expectations and obligations of each party.

Requestors: Internal and external Requestors.

RHSCIR Data: RHSCIR data refers to data about an individual that is related to the individual's health or the provision of health services to the individual, as collected under the auspices of RHSCIR.

RHSCIR Data Access Committee (DAC): One of the two committees that reviews data requests. This committee is comprised of the Facility/Site Investigators. Each DAC member must decide, with respect to accessing data requested of their Facility/Site, whether to approve or reject the access.

RHSCIR Data Executive Scientific Committee (DESC): One of the two committees that reviews DARs. This committee ensures that applications respect each applicable Facility/Site's contribution to the data; applications have been peer-reviewed or demonstrate reasonable merit (e.g., scientific and/or public benefit); and proposed projects will not duplicate other projects in progress using RHSCIR data.

RHSCIR Data Steward: The person designated by Praxis with responsibility for oversight of RHSCIR data.

Use: Involves the handling of RHSCIR data by internal data users who require access in order to perform their assigned duties.

5. Responsibilities

The person at Praxis responsible for receiving and processing all requests through to project completion for DAR is the RHSCIR Data Steward (further details can be found in "RHSCIR Data Steward Terms of Reference"). The RHSCIR Data Steward may delegate these responsibilities as appropriate. The RHSCIR Data Steward is responsible for ensuring compliance with this policy.

The DAR process is triggered for all internal and external record-level data access requests. Therefore, Requestors must be familiar with, and adhere to, this policy.

Once a DAR is approved by the RHSCIR Data Steward, the application must be approved both by the RHSCIR DESC and the RHSCIR DAC (further details can be found in "RHSCIR Data Executive Scientific Committee Terms of Reference" and "RHSCIR Data Access Committee Terms of Reference").

Population Data BC, acting as service provider of Praxis, is responsible for providing secure storage and secure remote access to project-specific data extracts according to the terms of the information sharing agreement between Praxis and Population Data BC and the Research Agreement between Praxis and the Requestor.

6. Description

6.1 Use of National RHSCIR Data by Internal Data Users

The RHSCIR Data Steward is responsible for access to internal Data Users in line with Praxis policies and procedures (e.g., based on the 'principle of least privilege') and informing them of additional obligations that may exist (e.g., RHSCIR data from Nova Scotia that is deemed to be personal information must be accessed only within Canada).

Internal Data Users are Praxis Personnel who require access to record-level national RHSCIR data to perform their assigned data management duties, including:

- data quality control (i.e., accuracy, completeness and timeliness of data),
- data transformation, validation, extraction and warehousing [e.g., profiling the data for rule generation and testing in the writing of the data extract, transform and load (ETL) procedures and queries used to process, transform and output the data to alternate schemas for data staging in the data warehouse, and for data delivery through tables, OLAP cubes (Online Analytical Processing Cubes - a method of storing data in a multidimensional form, generally for reporting purposes) and reports and creating analytical data sets in software external to the data warehouse],
- creation of data summaries that fit within the ethics approved, patient consented permitted purpose(s) as per the RHSCIR protocol, for dissemination to the Praxis network and the public (e.g., a RHSCIR annual report, an enquiry relating to the yearly incidence of SCI in Canada, a white paper relating to one of Praxis' operating goals, summary reports to be provided to researchers and clinicians at RHSCIR sites), and
- data analyses for approved DARs.

Praxis expressly forbids the use of data for anything other than official Praxis business.

Internal Data Users granted access privileges to national RHSCIR data are responsible for their actions while carrying out these privileges and are monitored by the RHSCIR Data Steward.

Prior to being granted access to record-level national RHSCIR data, Internal Data Users will have completed:

- Praxis' legally binding Confidentiality Agreement; and
- Information privacy and security training and awareness.

Additionally, those with access to the data elements marked as Highly Identifying Data Elements, will have:

- Satisfied a criminal history check.

6.2 Disclosure of National RHSCIR Data to Requestors

Praxis is committed to supporting the disclosure of national RHSCIR data for Health System Use.

In responding to DARs, Praxis will:

- Aim to make timely and accurate national RHSCIR data available to Requestors consistent with Praxis' mission, applicable laws and agreements, and as per the ethics approved RHSCIR protocol or other ethics approved research protocol;
- Make reasonable efforts to provide the minimum amount of data with the highest degree of data de-identification, while still fulfilling the purpose identified by the Requestors and balancing the risk of re-identification;
- Ensure Highly Identifying Data Elements will not be released to Requestors; and
- Require legally binding agreements with Requestors requiring access to de-identified data.

Praxis may charge Requestors for its time in preparing, delivering or analyzing national RHSCIR data for approved DARs on a fee for service basis and the cost of Population Data BC accounts¹.

Requestors are permitted to gain access to national RHSCIR data for the following five ethics approved, participant consented permitted purpose(s) described in the RHSCIR protocol:

- Clinical Support and Management: To promote, encourage and develop an efficient and effective national health data retrieval and management reporting service.
- Research Support: To create a clinical and epidemiological based information service in order to promote collaboration between scientists and clinicians, and support true translational research, as well as provincial/territorial, national and international data exchange and collaboration.
- Partnerships and Quality Improvement: To demonstrate flexibility in helping partners to achieve their SCI information goals.
- Quality Data and Information: To ensure the quality of data stored in the national RHSCIR database.
- Business Planning and Development: To remain current with changing trends and issues in health care management.

Applications that fall outside the scope of the permitted purposes listed above must develop and obtain ethics approval for their research protocol before access can be provided. For example, proposed data analyses related to a proposed research project involving new data and/or new data linkages in

¹ For more information, refer to "Costs for Data Access Requests".

combination with RHSCIR data must undergo ethics approval in addition to approval by the RHSCIR DESC and RHSCIR DAC in order to gain approval for the disclosure.

If Requestors seek access to aggregate data, the process outlined in this policy will not be applicable, however Praxis may charge Requestors for its time in preparing and delivering aggregate RHSCIR data on a fee for service basis. Nevertheless, the detail and amount of data to be disclosed will be determined at the discretion of the RHSCIR Data Steward, following a risk-minimizing approach with relation to ethical considerations, participant privacy and data security.

6.2.1 National DAR for For-profit Organizations or Commercial Purposes

- For-profit organizations and other parties that may be involved in commercial activities may submit a DAR for accessing RHSCIR data to the RHSCIR Data Steward. Each intended use will be reviewed on a case-by-case basis. For example, gathering baseline epidemiological data on traumatic spinal cord injury to estimate a market size or summarizing data from RHSCIR as a comparison group for an intervention study with no control arm.
- If record-level National RHSCIR Data is requested, the Requestor must follow this policy.
- Requestors are only permitted to gain access to national RHSCIR data for the five ethics approved, patient consented permitted purpose(s) described in section 6.2 above.
- Direct commercial use of the data, such as where there is a direct remunerative activity such as selling data to health insurance companies, is not allowed. Such purposes are not stipulated in the approved protocol as permitted purposes and explicit consent was not received from the participants nor is it prospectively being solicited.

6.2.2 National DAR and Approval Process

6.2.2.1 Process Flow

All requests for national RHSCIR data are subject to the following process flow, supported further in the step-by-step procedures in section 6.2.1.2:

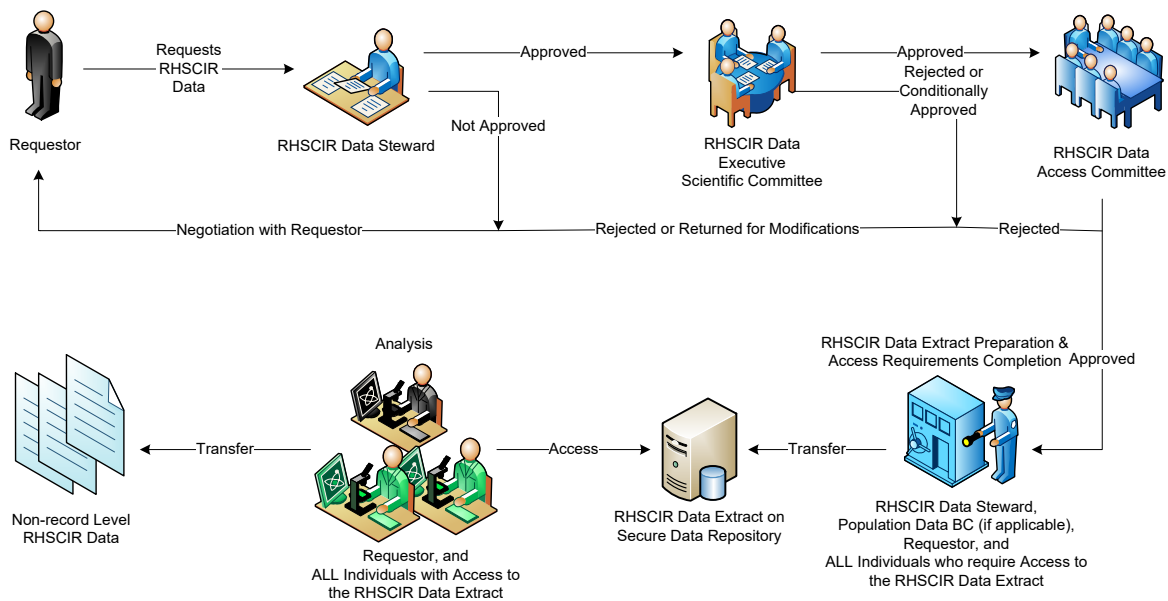


Figure: National RHSCIR Record-Level DAR and Approval Process Flow

6.2.2.2 Step-by-Step Procedures

Step 1: Requestor Completes and Submits an Application

The first step of the DAR and approval process requires the Requestor to:

1. Complete an *Application for Disclosure of National RHSCIR Data*; and
2. Submit the application to the RHSCIR Data Steward.

Step 2: RHSCIR Data Steward Reviews the Application

The RHSCIR Data Steward reviews the application, coordinates with the Requestor, DESC and DAC, and establishes timelines and constraints.

The RHSCIR Data Steward reviews the application for completeness and considers whether:

- The request is consistent with Praxis' mission, applicable laws and agreements;
- The request is consistent with the permitted purposes described in the approved RHSCIR protocol or ethics approval for their research protocol will be obtained before access is provided; and
- It is feasible for Praxis to provide the data requested (e.g., availability of data elements requested, resource requirements).

The RHSCIR Data Steward then determines whether to:

1. Initially approve the application (and proceed to Step 3); or
2. Negotiate with the Requestor as required; or
3. Reject the application.

The RHSCIR Data Steward liaises with additional Praxis Personnel (e.g., Privacy Officer, research personnel) as required.

Step 3: RHSCIR Data Executive Scientific Committee Reviews Application

The DESC considers the following criteria when reviewing applications approved by the RHSCIR Data Steward:

- If the application respects the individual Facility/Site contributions;
- If the application, as applicable, has been peer-reviewed or demonstrates reasonable merit (e.g., scientific and/or public benefit); and
- If the proposed project will not duplicate other projects in progress using national RHSCIR data.

The DESC determines whether to:

1. Approve the application (and proceed to step 4); or
2. Grant conditional approval; or
3. Reject the application.

Where the DESC approves the application, it is forwarded to the DAC.

Where conditional approval is granted, the application is returned to the RHSCIR Data Steward along with conditions for resubmission, which is then returned to the Requestor who may resubmit a revised application.

Step 4: RHSCIR Data Access Committee Reviews Application

The Facility/Site Investigators that contributed data to the requested Data Extract and are named in the RHSCIR Data Sharing Agreement with Praxis, who make up the members of the DAC, are made aware of the application via email from the RHSCIR Data Steward. The email will detail the outline of the request, Requestor details, and relevant comments from the DESC.

The Facility/Site Investigators may request more information, the entire application if they wish. The Facility/Site Investigators, with respect to access to the data requested of their Facility/Site, will decide whether to:

1. Approve the access (and proceed to step 5); or
2. Reject access.

Where the application is rejected, it is returned to the RHSCIR Data Steward along with the reason(s) for rejection, which is then returned to the Requestor who may resubmit a revised application.

Step 5: National RHSCIR Data Extract Preparation & Access Requirements Completion

The RHSCIR Data Steward will extract the necessary national RHSCIR data from the data warehouse or analytical data sets and complete any programming derivation steps and documentation procedures (e.g., data specifications document and annotated case report forms) required as per the application. Highly Identifying Data Elements will be removed.

Reasonable efforts will be made to provide the minimum amount of data with the highest degree of data de-identification, while still fulfilling the purpose identified by the Requestors and balancing the risk of re-identification. During this step in the process, the RHSCIR Data Steward will consider issues and take steps to ensure that the privacy and security of the data is maintained.

Then one of the following steps will be followed:

A. For projects not analyzed by Praxis Personnel where data will be accessed via Population Data BC's SRE:

- Praxis and the Requestor will complete a legally binding Research Agreement.
- The RHSCIR Data Steward will forward the Research Agreement along with a copy of the original application to Population Data BC to confirm that the project has been approved.
- Population Data BC will then directly contact the Requestor to sign a SRE Storage Agreement and pay the amount allotted in the cost quote provided where applicable.
- After the SRE Storage Agreement has been signed by the Requestor and the payment has been received by Population Data BC, individuals requiring access to the national RHSCIR data extract will sign the Confidentiality Pledge, Token Terms of Use and complete the online privacy training.

B. For projects not analyzed by Praxis Personnel where data will be accessed via a Secure Data Repository (a service provider that provides secure storage and secure remote access (if required) to project-specific data extracts, normally Population Data BC's SRE for projects not analyzed by Praxis Personnel, or Praxis' Designated Network Server for projects analyzed by Praxis Personnel) other than Population Data BC's SRE:

- *For data extracts not de-identified to a level of zero or near zero risk of re-identification:*
 - Praxis and the Requestor will complete a legally binding agreement (such as a Data Sharing Agreement or similar).
- *For data extracts de-identified to a level of zero or near zero risk of re-identification:*
 - Requestors will complete Praxis' legally binding Confidentiality Agreement.
- The RHSCIR Data Steward will forward the agreement to the relevant organization to confirm that the project has been approved.
- Any relevant specific organizational policies and procedures will be followed prior to secure data transfer.

C. For projects analyzed by Praxis Personnel:

- Prior to being granted access to the national RHSCIR data extract, Praxis Personnel will have completed:
 - Praxis' legally binding Confidentiality Agreement; and
 - Information privacy and security training and awareness.

Once the above steps are complete, the national RHSCIR data extract will be validated (through code review, independent programming or output review as appropriate to the complexity of the request) and transferred securely by the RHSCIR Data Steward to a project specific folder on a Secure Data Repository.

Step 6: RHSCIR Data Extract Access

Individuals who access the RHSCIR Data Extract are not permitted to transfer any record-level data, whether the full data extract or subsets of the data extract from their project-specific folder on the Secure

Data Repository, unless granted permission by the RHSCIR Data Steward. They are also not allowed to upload data not specified in the application. However, they are allowed to transfer files not containing record-level data (aggregated results of analysis, programming scripts, documentation without Personal Information) into and out of their project-specific folder. Activities on the Secure Data Repository are generally logged and monitored.

Step 7: RHSCIR Data Extract Destruction

For projects not analyzed by Praxis Personnel and for data extracts not de-identified to a level of zero or near zero risk of re-identification: Upon termination of the Research Agreement, all accounts and access to the data on the SRE will be disabled, and the project closure process will be completed. The Requestor may apply to Praxis to extend the Research Agreement.

For projects analyzed by Praxis Personnel and for data extracts de-identified to a level of zero or near zero risk of re-identification: The data will be securely destroyed upon project completion or cessation as outlined in Praxis' *Data Storage, Retention and Destruction Policy*.

6.2.2.3 Rejected Applications and Applications Returned for Modification

If the RHSCIR Data Steward, DESC, or DAC grant conditional approval or reject an application, the RHSCIR Data Steward informs the Requestor of the decision and the reason(s) for granting conditional approval or rejecting the application/access to data.

Applications may then be re-submitted to the RHSCIR Data Steward provided modifications have been made to the application in accordance with the conditions imposed.

Requestors have a right of appeal to the decisions of the RHSCIR Data Steward to the DESC.

6.2.2.4 Timelines

Praxis endeavours to provide a timely response to all DARs, but gives priority to internal Requestors.

6.3 Breach of this Policy

Violations of this policy may result in the loss of data access privileges, and appropriate disciplinary or legal action, including the termination of employment or other relationship with Praxis.

Exceptions to this policy must be documented (to allow for issues in the policy to be identified and information to be submitted in the event of an audit/investigation, etc.).

6.4 Review of this Policy

This policy will be reviewed at least every two (2) years and revised by Praxis as required.

7. References

Canadian Institutes of Health Research, Natural Sciences and Engineering Research Council of Canada, and Social Sciences and Humanities Research Council of Canada, Tri-Council Policy Statement: Ethical Conduct for Research Involving Humans, December 2014.

Canadian Institutes for Health Research (CIHR) Best Practices for Protecting Privacy in Health Research, September 2005.

Health System Use Technical Advisory Committee Data De-Identification Working Group, 'Best Practice' Guidelines for Managing the Disclosure of De-Identified Health Information, October 2010.

Canadian Institute for Health Information (CIHI), Privacy Policy on the Collection, Use, Disclosure and Retention of Personal Health Information and De-Identified Data (Bilingual), June 2009.

Cancer Care Ontario, Data Use & Disclosure Standard, July 2014.

Canada Health Infoway/Pan-Canadian Health Information Privacy Group, Privacy and EHR Information Flows in Canada: Common understandings of the Pan-Canadian Health Information Privacy Group, Version 2.0, July 31, 2012.

QA-POL-001: Privacy Policy

QA-POL-004: Information Privacy and Security Standard of Conduct.

QA-POL-003: Data Storage, Retention and Destruction Policy.

IT-POL-001: Information Security Policy.

8. Attachments

Not applicable.

9. Supplements

QA-POL-002-Supplement 1: RHSCIR Data Steward Terms of Reference

QA-POL-002-Supplement 2: RHSCIR Data Executive Scientific Committee Terms of Reference

QA-POL-002-Supplement 3: RHSCIR Data Executive Scientific Committee Review Form

QA-POL-002-Supplement 4: RHSCIR Data Access Committee Terms of Reference

QA-POL-002-Supplement 5: Costs for Data Access Requests

QA-POL-002-Supplement 6: Application for Disclosure of National RHSCIR Data

QA-POL-002-Supplement 7: RHSCIR Data Element Checklist

QA-POL-002-Supplement 8: Research Agreement for the Disclosure of RHSCIR Data (Template)

QA-POL-002-Supplement 9: Data Sharing Agreement (Template)