



ASSESSMENT SUMMARY v1.0.0

OASIS Open Data Protocol (OData)¹

Organization for the Advancement of Structured Information Standards (OASIS)²

¹ <https://docs.oasis-open.org/odata/odata/v4.01/odata-v4.01-part1-protocol.html>

² <https://www.oasis-open.org/>

Change Control

Modification		Details
Version 1.0.0		
Initial version		

TABLE OF CONTENT

1. INTRODUCTION.....	4
2. ASSESSMENT SUMMARY	4
2.1. EIF Interoperability Principles.....	4
2.2. EIF Interoperability Layers	7
3. ASSESSMENT RESULTS	8

1. INTRODUCTION

The present document is a summary of the assessment of the OData carried out by CAMSS using the CAMSS Assessment EIF scenario³. The purpose of this scenario is assessing the compliance of a standard or specification with the European Interoperability Framework (EIF)⁴.

2. ASSESSMENT SUMMARY

The **OASIS Open Data Protocol (OData)** is an application-level protocol for interacting with data through RESTful interfaces. An example of its usage is the Microsoft OData Client functionality for APIs, which uses OData as a data ingestor and allows users to interact with OData services from .NET apps⁵.

The OData protocol supports the description of data models and the editing and querying of data according to those models. This fact works to increase the discoverability of interoperability solutions, assets or services, and the federated research through different and massive databases.

The specification has been developed by the Organization for the Advancement of Structured Information Standards (OASIS), which is an international community concerned with the development of open-source software and standards through collaboration in different domains, such as procurement, cybersecurity, Internet of Things, or the legal data exchange domain, among others. It is worth to note, that it has been developed by a large community and, as it is used, the ecosystem around it increases.

2.1. EIF Interoperability Principles

Interoperability principles are fundamental behavioural aspects that drive interoperability actions. They are relevant to the process of establishing interoperable European public services. They describe the context in which European public services are designed and implemented.

The specification fully supports the principles setting context for EU actions on interoperability:

- **Subsidiarity and proportionality**

OData is included in 3 national catalogues of recommended specifications. They belong to France, Malta, and the Netherlands. The National Interoperability Framework (NIF) of these Member States varies when aligned with the European Interoperability Framework (EIF) according to the National Interoperability Framework Observatory (NIFO) factsheets⁶.

The specification supports the principles setting context for EU actions on interoperability:

- **Openness**

OData is a specification that enables to address and access data feed resources, enabling more applications to make sense of a broader set of data. Moreover, it helps to simplify the querying

³ https://ec.europa.eu/eusurvey/runner/EIFScenario_v500

⁴ https://ec.europa.eu/isa2/eif_en

⁵ <https://docs.microsoft.com/en-us/odata/client/getting-started>

⁶ <https://joinup.ec.europa.eu/collection/national-interoperability-framework-observatory-nifo/nifo-factsheets>

and sharing of data across disparate applications and multiple stakeholders and promotes the data reuse. The development process carried out by the OASIS Technical Committee (TC)⁷ is publicly accessible, and is transparent in the sense that it accepts external contributions from different stakeholders. However, the topic selection of these reviews is independent of the external contributors. The OASIS TC is the developer community that maintains this specification.

There is no evidence of OData as an active asset of any cross-border initiatives, but it has been extended to meet the specific requirements that the European ICT environment required and is recommended by some of the European Member States. In terms of availability, OData is publicly available for free at OASIS' webpage⁸ and at an official GitHub repository⁹. It is licensed under the royalty-free basis for its implementation or study.

- **Transparency**

OData allows the reusability of interoperability solutions, specifically break down data silos. Unfortunately, no evidence was found in terms of promoting and supporting the internal nor the external visibility of public services in the European context.

- **Reusability**

OData increases the shared value of data. Apart from being used by a large community of users, OData services use a common data model, which allows any client to interact with the service in a well-defined way. As an example, all open data portals in the EU using the Windows Azure server have implemented OData in their server clients.

- **Technological neutrality and data portability**

OData can be used for enormous amounts of data without the risk of hampering the interoperability of systems nor the scalability. It is worth to note that the OData data model (or Entity Data Model) is used to describe the data exposed by an OData service, allowing any client to set up their interoperability ecosystem. However, as other protocols, OData is tied up to RESTful APIs communication. RESTful APIs may be platform-agnostic or platform/technology-dependent, implying dependency on the environment or programming language being used. This might hamper interoperability depending on the use case. Up to date, the OData Neo (the next generation of OData Protocol implementation for the .NET ecosystem, or OData NxT)¹⁰ is intended to overcome this disadvantage in the future.

The specification does not support the principles related to generic user needs and expectations:

- **User-centricity**

⁷ https://www.oasis-open.org/committees/comments/index.php?wg_abbrev=odata

⁸ <https://docs.oasis-open.org/odata/odata/v4.01/odata-v4.01-part1-protocol.html>

⁹ <https://github.com/OData>

¹⁰

OData services return URLs to identify resources that may be later requested by clients. Where possible, data reusability increases by exploiting the information found in the route part of the URL, or by easing datasets management. However, data reusability might be limited. There is no evidence of any European solution trying to solve this problem, nor any attempt to achieve the implementation of the OOP.

- **Inclusion and accessibility**

The Open Data Protocol (OData) supports the creation of data services based on REST, which allow resources to be published and edited by web clients via HTTP messages. OData could allow a third-party information system to act on behalf of citizens with special needs, permanently or temporarily, by making direct use of public services. In this sense, it can contribute to e-accessibility.

- **Security and privacy**

OData is a recommendation and protocol for data exchange; in this sense, the protocol enables the secure and trustworthy exchange of data.

- **Multilingualism**

The purpose of OData is not related to the delivery of multilingual European Public Services. Therefore, this criterion is considered not applicable to this specification.

The specification partially supports the foundation principles for cooperation among public administrations:

- **Administrative Simplification**

OData offers access to information from relational databases, file systems, content management systems, traditional websites, and others. Therefore, it enables and reinforces the delivery of European public services and promotes the digitalisation of such services.

- **Preservation of information**

OData is a protocol of querying and sharing, and as such is not supposed to offer long-term preservation of data. Therefore, this criterion is considered not applicable to this specification.

- **Assessment of effectiveness and efficiency**

After researching whether exist studies or documentation assessing the efficiency and effectiveness, there exist some assessments indirectly addressing the effectiveness of OData in industry (e.g., Microsoft Open Technologies¹¹), and an expert group from The Netherlands which has been assessing the OData in terms of efficiency¹².

¹¹ <https://www.odata.org/blog/microsoft-open-technologies-releases-odata-producer-for-sugarcrm-to-boost-the-efficiency-of-corporate-data-exchange/>

¹² <https://www.forumstandaardisatie.nl/open-standaarden/odata>

2.2. EIF Interoperability Layers

The interoperability model which is applicable to all digital public services includes:

- Four layers of interoperability: legal, organisational, semantic and technical;
- A cross-cutting component of the four layers, 'integrated public service governance';
- A background layer, 'interoperability governance'.

The Specification supports the implementation of digital public services complying with the EIF interoperability model:

- **Interoperability governance**

OData is not currently included in the EIRA Library of Interoperability Specifications (ELIS), but will be included in the next release of the ELIS and then will be mappable to the European Interoperability Reference Architecture (EIRA). Moreover, the specification is recommended and included in the French¹³ and the Netherlands catalogue¹⁴. Besides, the OData specification is included in the EUOS European catalogue of standards¹⁵. In terms of implementation conformity, OData provides an OData Service Validation Tool¹⁶ for free to validate OData implementations.

- **Legal Interoperability**

After checking the different standard catalogues at supra-national level, there is no mention of OData in any official document stating its conformance in regard to Regulation 1025/2012.

- **Organisational interoperability**

The purpose of OData is not related to the organisational interoperability agreements. Moreover, one of the MS recommending this specification, the Netherlands, confirms its non-applicability over organisational aspects. Therefore, this criterion is not applicable to the specification.

- **Semantic Interoperability**

OData promotes the sharing of data and results, and is actively accelerating its use in different domains, particularly within government agencies. In this sense, the specification encourages both the creation of communities and the sharing of their data and results on national platforms.

¹³ http://references.modernisation.gouv.fr/sites/default/files/Referentiel_General_Interoperabilite_V2.pdf

¹⁴ <https://www.forumstandaardisatie.nl/open-standaarden/aanbevolen>

¹⁵ <https://www.standict.eu/standards-repository>

¹⁶ <https://www.odata.org/blog/odata-service-validation-tool/>

3. ASSESSMENT RESULTS

This section presents an overview of the results of the CAMSS assessments for **OData**. The CAMSS “Strength” indicator measures the reliability of the assessment by calculating the number of answered (applicable) criteria. On the other hand, the number of favourable answers and the number of unfavourable ones are used to calculate the “Automated Score” per category and an “Overall Score”.

Category	Automated Score	Assessment Strength	Compliance Level
Principle setting the context for EU actions on interoperability	100/100	100%	Seamless
Core interoperability principles	1800/2200	95%	Seamless
Principles related to generic user needs and expectations	340/500	80%	Sustainable
Foundation principles for cooperation among public administrations	400/500	80%	Sustainable
Interoperability layers*	940/1100	82%	Seamless
Overall Score	3580/4400	89%	

**The technical interoperability layer is covered by the criteria corresponding to the core interoperability principle "Openness".*

With an 89% of assessment strength, this assessment can be considered representative of the specification compliance with the EIF principles and recommendations.

The Overall Automated Score of 81,36% (3580/4400) demonstrates that the specification supports the European Interoperability Framework in the domains where it applies.