

Extension of Agreement for Use of Restricted Data from DNORS

Please submit one original, signed electronic copy of this document, which will be countersigned and returned to you.

AMENDMENT TO AGREEMENT FOR USE OF RESTRICTED DATA FROM THE DISPLACED NEW ORLEANS RESIDENTS SURVEY

This Agreement is by and among RAND, a California corporation located at 1776 Main Street, P.O. Box 2138, Santa Monica, CA 90407 ("RAND") and the undersigned Restricted Data Investigator, Center Director (if applicable), and Receiving Institution to protect against potential misuse or disclosure of Restricted Data relating to RAND's Displaced New Orleans Residents Survey ("DNORS").

This Agreement is hereby modified to extend the ending date of the Agreement, from the original ending date of _____ to the new ending date of _____.

Name of Project:

All of the other terms and conditions of the Agreement remain in full effect, including, but not limited to, the following:

1. The DNORS Restricted Data will be used solely for scientific and public policy statistical research as described in the Research Plan submitted to and approved by RAND.
2. Access to Restricted Data will be limited solely to the Investigator who is signatory to this agreement, with the exception that Investigator may allow use of Restricted Data by their coinvestigators and research staff, provided these persons have signed a "Supplemental Agreement with Research Staff" and work under the supervision of the Investigator.
3. The Research Plan and Restricted Data Protection Plan approved by RAND have been reviewed and approved by the Receiving Institution's Institutional Review Board/Human Subjects Review Committee in accordance with the U.S. Federal Regulations under NIH policy, and that Approval is currently certified and will remain certified for the duration of this Agreement.
4. Restricted Data will be safeguarded in accordance with the Restricted Data Protection Plan submitted to and approved by RAND; any violations will be reported to the Principal Investigator and the appropriate IRB officials.
5. The Investigator will ensure that all originals and copies of Restricted Data, on whatever media, will be either returned to RAND, or destroyed, at the end of this Agreement, or within 5 days of a written demand from RAND; and the Investigator will certify to RAND that this return/destruction has occurred.
6. Copies of any and all publications that result from use of the data will be submitted to RAND.

