

Ethics and GDPR

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What do you know?

Write what you know, or think GDPR does

- Who does it protects?
- Where does it applies
- How does this affects your research?

tiny URL

Teacher notes: use some platform for students to share (preferably allow anonymous input for those not feeling comfortable with that - also nothing is mandatory here)

Foreword: ethics and GDPR

- Data ethics means generate, collect, use, process or share data whilst minimising harm, ensuring morally good outcomes and fairness, and protecting human autonomy.
- The law tends to follow ethics Many of protections in place in GDPR are teleological - that is they consider the purpose and consequences of having data available and shareable (see consequentialism)

What is it, who for?

The Protection and Information about processing of personal data is a human right.

GDPR grants rights and places obligations on organization that hold Personal Identifiable Information (PII).

It applies to organizations based in the EU (for PII from anywhere) and for organization using EU PII (wherever they are based).

Data collected can only be used for the purpose specified.

Does GDPR apply?	ORG inside EU	ORG outside EU
Person inside EU	~	~
Person outside EU	~	×

PII (article 4)

Question: What are Personal Identifiable Information (PII)?

pretty much anything

a living human being

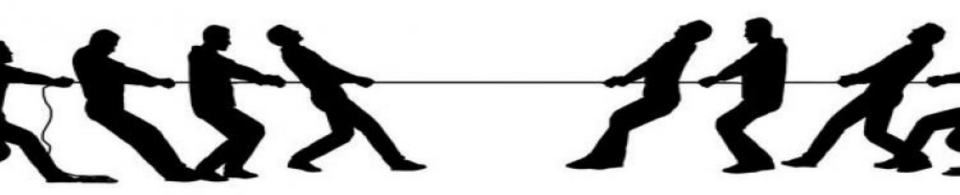
'Personal data' means <u>any information</u> relating to an identified or identifiable natural person ('data subject'); an identifiable <u>natural person</u> is one who can be identified, <u>directly or indirectly</u>, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

Keeping the link pseudoID <--> won't cut it, it remains PII

PII and ethic

I am sharing publicly the information about my patients: young children who died from a rare disease, including age, sex, geographical info, etc ... very valuable information for research but that was not consented -- what does GDPR says?

Open data versus privacy



Personal data

name
address
date of birth
phone number
license plate
IP address

. . .





Crime Scene Investigation http://www.abc.net.au/news/2017-09-19/csi/8960590

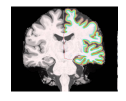
(Biometric) personal data

fingerprint facial details dental record genetics

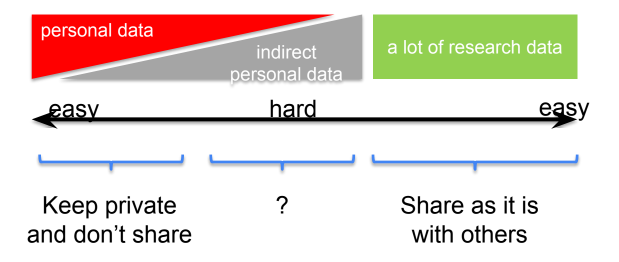
cortical folding pattern clinical data gait/movement pattern responses on questionnaires







Gradient between personal and research data



Limit possible identification

Personal data

restrict access to personal data protect the key that maps between the pseudonym and the identity

Biometric data

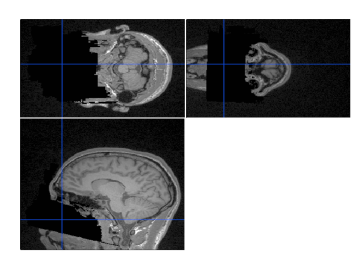
data minimization only acquire, store and share data that is needed acquire *anonymous* data acquire data using a *pseudonym* use *de-identification* techniques

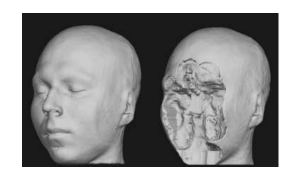
Legal constraints

collaboration: access only for specific authorized researchers sharing: access for everyone but only following data use agreement

Appropriate blurring depends on the situation







Appropriate blurring depends on the situation

... for example blurring the age of the subject



1 month bins



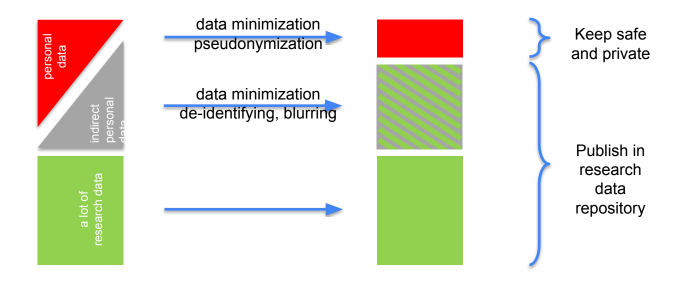
5 or 10 year bins

Personal and research data



Personal and research data

GDPR recognizes only 2 types of data: PII or anonymous data (pseudonymization is a process)



Quiz time

Your colleague has collected (PII) data for his/her own PhD but some information can be usefully repurposed to complement your own analyses -- can you access those PII and do this new analysis?

<u>Article 5</u>: Principles relating to processing of personal data. 1.b. Personal data shall be collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes; <u>further processing for</u> archiving purposes in the public interest, <u>scientific</u> or historical <u>research purposes</u> or statistical purposes <u>shall</u>, in accordance with Article 89(1), <u>not be considered to be incompatible with the initial purposes</u> ('purpose limitation');

Quiz time

A colleague in Germany has research data which are PII, and want to send them to you so you can try your new super machine learning model.

Can you do it as it or you need either a special authorization, or consent?

<u>Article 1(3)</u>: The free movement of personal data within the Union shall be neither restricted nor prohibited for reasons connected with the protection of natural persons with regard to the processing of personal data

Quiz time

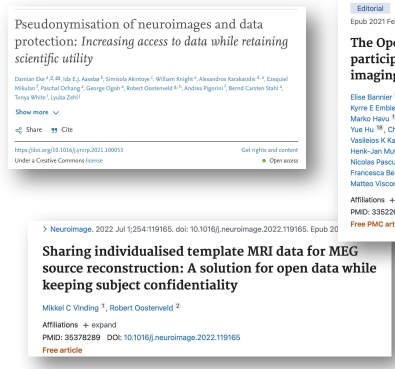
You have research data which are PII, and need to send them to colleagues in Japan and in USA for further analysis.

Can you do it as it or you need either a special authorization, or consent?

Article 46 (b): The appropriate safeguards referred to in paragraph 1 may be provided for, without requiring any specific authorisation from a supervisory authority, by: (a) legally binding and enforceable instrument between public authorities or bodies; binding corporate rules in accordance with Article 47; (b) standard data protection clauses adopted by the Commission in accordance with the examination procedure referred to in Article 93(2);

-> check the countries in the <u>adequacy decision</u>

Solving the challenges of sharing potentially identifiable data



Editorial > Hum Brain Mapp. 2021 May;42(7):1945-1951. doi: 10.1002/hbm.25351. Epub 2021 Feb 1. The Open Brain Consent: Informing research participants and obtaining consent to share brain imaging data Elise Bannier 1 2, Gareth Barker 3, Valentina Borghesani 4, Nils Broeckx 5, Patricia Clement 6, Kyrre E Emblem 7, Satrajit Ghosh 8 9, Enrico Glerean 10 11, Krzysztof J Gorgolewski 12, Marko Havu ¹³, Yaroslav O Halchenko ¹⁴, Peer Herholz ¹⁵, Anne Hespel ¹⁶, Stephan Heunis ¹⁷ Yue Hu 18, Chuan-Peng Hu 19, Dorien Huijser 20, María de la Iglesia Vayá 21, Radim Jancalek 22, Vasileios K Katsaros 23 24, Marie-Luise Kieseler 25, Camille Maumet 26, Clara A Moreau 27, Henk-Jan Mutsaerts 28 29, Robert Oostenveld 30, Esin Ozturk-Isik 31, Nicolas Pascual Leone Espinosa 32, John Pellman 33, Cyril R Pernet 34, Francesca Benedetta Pizzini 35, Amira Šerifović Trbalić 36, Paule-Joanne Toussaint 37, Matteo Visconti di Oleggio Castello 38, Fengjuan Wang 39, Cheng Wang 40, Hua Zhu 41 Affiliations + expand PMID: 33522661 PMCID: PMC8046140 DOI: 10.1002/hbm.25351 Free PMC article

If you are going to get ethics approval, consider consenting to the study (ethic committee) and SEPARATELY consenting for data sharing (your employer / institution approval - legal issue)