**Differential privacy in the 2020 Census distorts COVID-19 rates**

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As the coronavirus disease 2019 (COVID-19) grips the world, scientists, policy makers, and journalists use population data calculate various CVOID-19 rates (mortality, incidence or the new case rate, and prevalence or the total case rate) to better understand, communicate, address, and inform mitigation efforts of the COVID-19 pandemic (*1*). Because of these rate calculations, we know that the elderly are more susceptible to COVID-19 related mortality (*2*) and that racial minorities are presently affected at higher rates [NYT citation]. Accurate COVID-19 rate calculations and estimates are thus paramount to managing the pandemic and illuminating how to manage future pandemics. Inaccurately assessing COVID-19 could lead to misallocation of resources and interventions to mitigate the crisis.

The calculation of any COVID-19 rate is relatively straightforward -- one divides the COVID-19 counts (incidence, prevalence, and deaths) by the appropriate population counts from Census data. To date, scientists have largely focused on properly counting COVID-19 deaths (*3*, *4*) with a focus on the numeric amount of cases and deaths. However, scientists and policy makers in the United States will need to pay closer attention to population counts due to the implementation of differential privacy (DP) in the publication of Census 2020 counts. DP is a disclosure avoidance system, implemented with the 2020 Census tabulations (*5*), where population counts will be subject to noise injection in an effort to protect respondent privacy. Scientists are only beginning to study DP’s implementation and the extent to which DP, as proposed, would distort the calculation of COVID-19 related rates is currently untested. For the calculation of COVID-19 incidence and prevalence rates there will be no alternative to DP Census 2020 data. Given how crucial population counts are for the evaluation and tracking of epidemiological rates, noise-infused population counts could lead to erroneous COVID-19 rate calculations and harm our ability to understand the current pandemic and manage future public health crises.

Accurate population counts are just as important as accurate COVID-19 related counts for the calculation of COVID-19 rates and after the release of Census 2020 data we fear DP will render most COVID-19 rates confused at best and highly inaccurate at worst. The implementation of DP, as proposed, will substantially reduce our understanding of the pandemic’s dynamics for rural areas, racial/ethnic minorities, and age groups.

To demonstrate the extent to which DP could distort COVID-19 rates by age-sex and by race, we combine the US Census Bureau’s DP demonstration products (*6*) with empirical COVID-19 age and sex mortality curves from Italy (*2*). This allows us to simulate the difference between hypothetical mortality rate calculations using counts produced with DP from population counts produced using current methods. Though we use mortality rates, the calculation of both COVID-19 incidence and prevalence would be identical.

The US Census Bureau is charged with protecting the confidentiality of its respondents. Beginning with Census 1970, the US Census Bureau employed a wide array of disclosure avoidance techniques to protect respondent confidentiality. These techniques include suppression of tables with small cell sizes, swapping or interchanging responses, and suppressing and then imputing responses (*7*). Starting with Census 2020, the US Census Bureau plans to “modernize” its disclosure avoidance practices using DP (*8*). This is the first large-scale, Census based implementation of differential privacy in the history of this methodology and represents a monumental sea-change in population statistics [CITE].

Under the Census Bureau’s proposed DP algorithm, population counts will be subject to noise infusion, drawn from a statistical distribution. The DP algorithm operates by adding or subtracting random numerical values to “true” population data, under a specific privacy budget. To illustrate how DP alters population counts, **Figure 1** shows age-sex structures from 2010 population counts (gray pyramids) and 2010 counts from the DP demonstration product for six sample US counties (in red). For some county age-sex groups, the changes in age-sex structure are negligible or marginal. Some counties, however, show either one age-sex category or the entire pyramid substantially altered by DP. The differences between the underlying, “true” population counts in the Census Summary File and the noise-infused DP counts could lead to substantial over/under estimation of COVID-19 rates, dependent on the divergence between the two.

**Figure 2** shows the distortion of COVID-19 age-sex specific mortality rates by population size for US counties using the 2010 demonstration products. We calculate absolute error for each county-age-sex combination. We find that smaller age-sex populations have much higher absolute errors than larger populations. These errors are not limited to small areas or a single age group, rather these errors are present in *all* age groups. Additionally, using DP as the denominator causes some age-specific mortality rates to impossibly exceed 100% (red dots). For example, Census 2010’s Lincoln County Georgia contained 183 women aged 80+ but the DP count is 5. If the COVID-19 incidence, prevalence, or fatality, exceeds 5 individuals in this age-sex group, the COVID-19 calculated rate would impossibly exceed 100%. It is particularly worrisome that age-sex groups with fewer than 1000 persons -- more than 40% of all county-age-sex groupings -- exhibit particularly large errors (**Table 1**) making any meaningful COVID-19 rate calculation difficult to interpret for large segments of the country.

The distortion in COVID-19 rates is not limited to age-sex population groupings but impacts race-specific analyses too**.** DP distorts general mortality rates for racial/ethnic minorities (*9*) and **Figure 3** shows the distortion of COVID-19 race specific mortality rates by population size for US counties. Much like with age-sex specific mortality, error increases substantially as population size decreases for all race groups. Only White, Non-Hispanic exhibit the lowest error; all other race groups – including pooling all non-white groups together – exhibit large errors as population size decreases. Race-groups with fewer than 1000 persons – more than 60% of all county-race groups – exhibit the largest errors.

**BALANCING DATA PRIVACY AND UTILITY**

We highlight how the planned, noise-infused U.S. Census data will significantly alter our understanding of COVID-19 via noise-infused population counts. Using age-sex specific COVID-19 mortality curves from Italy and Wuhan, we show that differential privacy will introduce significant errors in COVID-19 expected age-sex specific mortality rates – sometimes causing age-specific mortality rates to exceed 100% - hindering our ability to understand the pandemic. These errors are particularly large for approximately 40% of county age-sex groupings and 60% of county-race groupings containing fewer than 1000 persons. Overall, differential privacy will introduce significant challenges in our understanding of the COVID-19 global pandemic expected to last well into 2021.

The Census Bureau’s demonstration product currently only contains age-sex-county and race-county breakdowns and does not contain age-sex-race-county. Yet race differentials in COVID mortality are an important aspect of the pandemic (*10*). The potential errors in COVID mortality by age and sex are already significantly large and we believe analyzing COVID mortality by age-sex-race would further reduce cell sizes, ensuring an even greater number of combinations with fewer than 1000 persons – the identified threshold with the largest errors. How are we to understand this pandemic if the very foundation upon which we calculate the most basic rates contain significant errors? How will cities, states, and the federal government effectively manage the current or future pandemics if important denominators are untrustworthy? If we cannot parse out the noise from the true values, we are left with a muddied vision of the pandemic and our responses will further reflect that uncertainty, navigating this error with little, if any, guidance. The Census Bureau should publish suggested guidance on using DP data far in advance of the release of DP products to minimize their disruption.

To provide some guidance, we offer recommendations for the Census Bureau and those calculating COVID-19 rates.

The Census Bureau is still fine tuning their DP algorithm and has previously expressed concern about the trade off between privacy and utility (*11*). A second run of the DP algorithm dealt with numerous concerns of the data user community (*12*), yet its utility still needs assessment. The Census Bureau release of the second run of the DP algorithm, however, only contains race-sex breakouts, making it impossible to assess if the Census Bureau improved the utility of the data. Census data are foundational to many kinds of analyses – some analyses the Census Bureau probably never envisioned – and unfortunately the COVID-19 pandemic arose during disclosure avoidance modernization. Because the Census Bureau DP demonstration products are so new, deep analysis of the impact this disclosure modernization will have on the utility of public health data are yet to be determined. As currently proposed, the DP algorithm sacrifices the usefulness of basic COVID-19 calculations in most counties.

The first Census 2020 data products were originally slated for release in December 2020 but with the updated Census 2020 timeline, the first products should be released by April 2021. The Centers for Disease Control and Prevention lags health and mortality data making detailed COVID-related analyses in the next 12 months very likely reliant on Census 2020 noise-infused population counts rather than population counts produced using traditional methods. There is still time for the Census Bureau to continue refining their DP algorithm or improve the privacy budget to allow more stable estimates in more population groups. Otherwise data users might turn to outdated population estimates released prior to DP in their COVID-19 calculations.

The decisions the Census Bureau makes now will have long-term repercussions for what we can learn about COVID-19. Scientists, policymakers, and journalists turn toward the last major global pandemic – the 1918 Spanish Flu – to draw important parallels from the historical clues left behind in pictures, newspapers, and scientific articles. Those parallels play a powerful role in shaping public discourse, even with their historical patina. When we look back on COVID during the next major global pandemic, as we demonstrate here, any statistical measures arising from the United States will be far less meaningful due to the injection of noise in the very building blocks of COVID-19 rates. The US Census Bureau should consider alterative datasets, alternative disclosure avoidance systems, or a larger privacy budget during this historical pandemic. It is entirely possible that future scientists of the next major pandemic will turn to the remnants of the COVID-19 data to understand their own pandemic – data that DP will certainly distort.

When, and not if, the Census Bureau releases DP data, the breadth of data users analyzing COVID-19 need to be aware of these limitations in using DP data for COVID-19 analyses. Based on our findings, we offer three recommendations to scientists and policy makers. First, we suggest a minimum cell size of 1000 persons for the calculation of any COVID-19 rates (fatality, incidence, and prevalence). COVID-19 rates rapidly approach acceptable error rates as population sizes get larger than 1000 persons. Second, scientists and policymakers can combine areas to create larger cell sizes via regions, sacrificing geographic detail for specificity. The Census Bureau uses this approach for their public use microdata samples (PUMS), and we recommend a similar approach for COVID-19 analyses. Third, scientists can pool data together in either wider age intervals (ie 20-year age intervals rather than 10-year age intervals) or wider race classifications (ie using OMB’s 2, 4, or 5 race classifications rather than the fully detailed 9 race classification). These strategies, either in isolation or in combination, will minimize the uncertainty in COVID-19 rate calculations.

As the pandemic continues, scientists, policy makers, and journalists should embrace minimum standards for COVID-19 analyses using Census 2020 data products. Recent visualizations by the New York Times and the CDC (*13*, *14*) concerning racial/ethnic disparities in COVID-19 demonstrate the intense hunger for detailed COVID-19 analysis. Future analyses should be, at minimum, informed of the issues of using noise-infused population counts and should employ strategies outlined above to ensure analyses are of the highest possible fidelity.

**Reproducible Research**. All data and code necessary to reproduce the reported results are licensed under the CC-BY-4.0 license and are publicly available in a replication repository located at https://osf.io/fp52x/?view\_only=754d9a72a2ea4f6b8e0c193dc9a590d1.

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**Figure 1** Changes in population pyramids due to the implementation of differential privacy in 2010 U.S. Census data for six US counties.

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**Figure 2** The distortion of COVID-19 age-sex specific mortality rates for US counties. We show only those county age-sex groups with less than 500% error. Red dots correspond to county age-sex groups with mortality rates that impossibly exceed 1.0.

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**Figure 3** The distortion of COVID-19 race-specific mortality rates for US counties. We show only those county race groups with less than 500% error.

A close up of a map

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**Table 1.** Absolute percent errors by population size for 10-year age-sex groups and for race-ethnic groups.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Age-Sex** | | | | |
| **Pop. Size** | **Median Abs. % Err** | **Mean Abs. % Err** | **n** | **% of county-age-sex groups** |
| < 1,000 | 13.40% | 40.90% | 17,950 | 42.90% |
| < 2,500 | 8.30% | 27.60% | 28,836 | 69.00% |
| < 5,000 | 6.50% | 23.60% | 34,379 | 82.20% |
| < 10,000 | 5.50% | 21.60% | 37,711 | 90.20% |
| < 20,000 | 5.00% | 20.50% | 39,735 | 95.00% |
| All | 4.60% | 19.50% | 41,812 | 100.00% |
| **Race/Ethnicity** | | | | |
| **Pop. Size** | **Median Abs. % Err** | **Mean Abs. % Err** | **n** | **% of county-age-sex groups** |
| < 1,000 | 15.66% | 47.21% | 16,085 | 60.40% |
| < 2,500 | 11.62% | 41.46% | 18,460 | 69.32% |
| < 5,000 | 9.46% | 38.00% | 20,202 | 75.86% |
| < 10,000 | 7.66% | 35.03% | 21,950 | 82.43% |
| < 20,000 | 6.28% | 32.70% | 23,533 | 88.37% |
| All | 4.17% | 28.91% | 26,629 | 100.00% |

**Supplementary Materials**

Here we outline the methods for estimating COVID-19 mortality rates by age/sex and by race. First, we describe the datasets. COVID-19 mortality rates are simply calculated as the numeric deaths divided by the population.

We utilize two primary sources of data in our estimates concerning the denominators for COVID-19 rate calculations and one primary source of data concerning the numerators. For the denominators, we use the 2010 county-level population estimates from traditional disclosure avoidance techniques and 2010 county-level population estimates produced with the proposed differential privacy 2010 demonstration product (*6*). We accessed county-level population counts in 10-year age groups (0-9,…, 80+] by sex (male and female) and county-level population counts by race/ethnicity (White Alone NH, Black Alone NH, Native American and Alaskan Native Alone NH, Asian Alone NH, Native Hawaiian and Other Pacific Islander Alone NH, Some Other Race Alone NH, and Two or More Races NH, and Hispanic). The DP data are subject to noise-infusion based on the “privacy loss budget” or . For the 2010 demonstration product, the privacy budget is set at . The 2010 demonstration product simulates the DP algorithm on Census 2010 Summary File 1 to provide a comparison between traditional disclosure avoidance counts and the new DP counts.

The DP Demonstration product provides the denominators for calculating the COVID-19 mortality rates but not the numerators. To calculate the number of anticipated COVID-19 deaths by age/sex, we apply empirical age/sex mortality rates for Italy (*2*) to the 2010 Census Bureau Summary File 1 data (SF) that are not produced using DP. This allows us to estimate the anticipated mortality for underlying, “true” population ( by county *i,* age group *a,* and sex group *s*. We then calculate the mortality rate under an SF and a DP denominator such that ( where refers to the relevant population and *c* refers to either SF or DP and the relevant county-age-sex groups. For our race analysis, we apply a flat 5% mortality rate to each race group *r* in each county *i* to estimate the COVID-19 mortality rates under SF and DP (.

We then calculate a mortality rate ratio (MRR), expressed as the ratio of the DP to SF mortality rates ((), where values above 1.0 represent DP mortality rate which exceeds the SF mortality rate.