

Legal issues along the research data cycle

Questions posted on Slido

- Which licence combination would you advise for researcher? Why?
- Can we have the name of this report?
- We have one GDPR in EU, but in practice, we have different interpretations (by local legal offices) which makes things complicated. How to simplify this?
- Regarding ehds: anonymized patient data are obliged to be made available? Who has this obligation? Unis, researchers hospitals
- What in your view is the role and responsibilities of universities and other RPOs in supporting researchers in legal questions?
- How do obligations go together with the freedom of research, an important value to not abandon
- Do you think, many issues we are talking about stem from a definition Problem or in the case of legal definitions of a common Interpretation problem?
- If a researcher leaves an institution, can he take the non published data with him or he must leave it as created with public funds through that institution?
- The main issue in my work with researchers is responsibility. Can we & should we shift responsibility for legal compliance when sharing data to institutions?
- We tend to focus on the research data. But there can be protection issues in metadata too. How should the EOSC work with nodes to minimise such problems?
- Could we simply say that research data should always be shared under a CC0 license? Would this avoid the copyrightability debate?
- Data exchange is very hard, e.g. university data with hospital data or data center's data. BIG PROBLEMS still!!!!
- The report has >1200 pages
- 1200 pages means 1800 opinions