#### HEALTH DATA HUB

# **Toolkit for users** Accessing health data in France

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### **User toolkit - Accessing health data in France**

In France, access to health data is submitted to regulations. Procedures, rules and timeframes to access the data may vary based on which conditions you meet and whether the requested data has already been collected or not.

The purpose of this toolkit is to help you characterise the type of research you are considering to then help you identify the applicable procedure and how to implement it.

You are not in the scope of this toolkit, if :

- you are using data for your project that is perfectly anonymised : data protection principles do not apply in this case.
- you are using individual-level data that is not health data

For more information about anonymisation, please visit the <u>CNIL website</u>.

To learn more about the definition of health data, consultez le CNIL website.



### **Toolkit - Accessing health data in France**

Two main types of research requiring the use of health data exist in France and involve different procedures for their implementation: research involving human subjects and research not involving human subjects. Traditionally, whenever you wish to re-use personal data, there is a need to be in conformity with a simplified procedure, or at least, to obtain authorisation from the National Data Protection Agency (CNIL).

In order to identify the right regulatory process for your project, the two following questions need to be raised:

- Question n°1: Does my research project involve human subjects ?
- Question n°2: Is my research project eligible to a data access procedure exempted from a CNIL authorization ?

This toolkit provides you with assessment criteria to help you answer these questions.





#### I characterize my research project : Question n°1: Does my research project involve human subjects ?



#### To qualify as RIPH, the research project must meet two cumulative conditions :

**Be carried out using the human body** : meaning that additional data collection is necessary for the research, i.e. beyond the data already collected as part of the healthcare procedures relating to the person.

#### 2 Lead to the development of biological and medical knowledge :

- Biological knowledge refers to the functioning of the human organism in a broad sense (development, physiology, behaviour, reactions to the environment)
- Medical knowledge refers to prevention, diagnosis or treatment of diseases or disabilities.



There are **three categories of RIPH,** depending on whether or not the research involves a procedure/intervention and on the risks incurred by the person who undergoes it:





Determining the category of RIPH is important in order to identify the appropriate procedure to follow.



**Research projects not involving human subjects (RNIPH)** is defined as opposed to RIPH: if one or none of the conditions for qualifying the research as RNIPH are not met, then the research is RNIPH.

In other words, a RNIPH is a research that

- is based on data already collected in the context of care or during a previous research (retrospective data)
- and/or is based on data collected in the course of care or specifically collected for research without satisfying to biological or medical knowledge (prospective data)



An example of retrospective data study : Thesis on data from medical records or from research requiring access only to SNIIRAM (French healthcare claims database) data.

An example of prospective data study : Satisfaction survey of effectiveness of the nurse assistance of patients with Alzheimer's disease.



#### Is my research project eligible to a data access procedure which would not require an authorization from the CNIL ?

Prerequisite: I know whether my research project involves human subjects or not.



#### Various modalities of data access

1 Three ways of accessing health data for research purposes in France:

- Internal research not involving any formality with the CNIL
- Simplified procedures that do not require authorization from the CNIL: these can be used as soon as the planned research meets a certain number of conditions set out in the legislation
- The standard procedure, if none of the two previous methods is applicable: the CNIL's authorization must then be obtained after receiving the opinion of the competent expert committee\*.

In all cases, the project coordinator relating to the definition of data controller\*\*:

- 2 Determines the procedure applicable to the research project;
  - Carry out an impact assessment regarding the data protection, if need be;
  - Maintain the security of the system at the state of the art;
  - Document the conformity of the treatment to the proceedings;
  - Must respect the framework set by the internal research, the simplified procedure or the authorization throughout the duration of data processing;
  - Records each processing operation into the register of processing activities.

\* This may be the CPP - Committee for personal protection - ethics committee for RIPH or Ethics and Scientific Commitee (CESREES) for RNIPH. \*\* It is the person, public authority, service or organisation that determines the aims, objectives and means of the study and assuming legal responsibility for the processing.



#### Overview of existing procedures to access to the data



### **Internal research**



Example of a study: study carried out by a midwife on pregnant women she has followed in her practice over the last five years to obtain indicators to improve their care.





#### Study example: Covid-19 vaccine immunogenicity study

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\* Response time to receive the acknowledgement of receipt once the pledge has been made on the site.

\*\* It must be written for the 1st category requiring the completion of the examination of the genetic characteristics.

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### Study example: Study requiring the collection of an additional dose of blood to test for HIV not included in the initial care of patients



\* It also concerns the projects initiators carrying out unsafe intervention research and minor constraint for which a collective information is completed, after receiving the opinion from the CPP, and the drug trials clusters

\*\* Response time to receive the acknowledgement of receipt once the pledge has been made on the site.





### Example of a study: study of premature baby care based on the medical records of the university hospitals of the Occitania region

\* Response time to receive the acknowledgement of receipt once the pledge has been made on the site. \*\* Unless they have been informed of the specific information mechanism at the point of collected data which they could refer ahead of time of implementation of every new research.

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\* Response time to receive the acknowledgement of receipt once the pledge has been made on the site.





Example of a study: study of multiple sclerosis cost of care.

\* Response time to receive the acknowledgement of receipt once the pledge has been made on the site.





Example of a study: Study on the consumption of care by patients suffering from asthma in France

\*SNIIRAM : National health insurance information system

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# **Single decision**



#### The standard procedure implies prior authorization to access to the data

If none of the simplified procedures are applicable to your project, the standard procedure applies: it differs depending on whether the research envisaged is an RIPH or an RNIPH.



To learn more about how to submit a data access request to conduct a RIPH, contact the <u>CNRIPH</u> ou go to <u>french Ministry of Health website</u> To learn more about how to submit a data access request to conduct a RNIPH, go to the <u>HDH website</u>.



**Mixed research (RIPH and RNIPH):** If the research planned is an RIPH and a match with existing data is desired, the RIPH procedure applies to the entire research. The opinion of the CPP alone is sufficient before submission to the CNIL.



If, after consulting this guide, you still have questions about the characterization of your research or the identification of the procedure applicable to it, you can

- <u>Consult our website;</u>
- Consult the CNIL's thematic sheets on <u>formalities for thesis and dissertations</u> and on the <u>legal framework for medical research</u>;
- Ask your questions on the support forum;
- <u>Contact us</u>. Do not hesitate to describe your project and your questions in detail so that we can provide you with the best possible answer.



#### List of acronyms

**ATIH:** Technical Agency for Information on Hospitalization **CESREES**: French Scientific and Ethical Committee for Research, Studies and Evaluations in the Health Sector **CNAM:** French National Health Insurance Fund **CNIL**: French Data Protection Agency **CPP**: Committee for the Protection of Individuals **EGB**: Generic sample of beneficiaries HDH: Health Data Hub **MR**: Baseline Methodology **PMSI**: Medicalisation of Information Systems Programme **RIPH**: Research Involving the Human Person **RNIPH**: Research Not Involving the Human Person **SNDS**: French National Healthcare Data System

