NATIONAL FAMILIAL HYPERCHOLESTEROLAEMIA REGISTRY

Data Management Plan

Version 2.1

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FH Registry Data Management Plan, Version 2.1, 16/08/2022
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This data management plan has been developed in consultation with the Australian National Phenome Centre, Murdoch University. The National Familial Hypercholesterolaemia (FH) Registry was created using the Rare Disease Registry Framework, which was developed by the Australian National Phenome Centre.

Data security

Physical security

The FH registry is currently hosted within the cloud provided by Amazon Web Services (AWS), in a data centre located in Sydney. Physical security arrangements for Amazon Cloud Services are described here: https://aws.amazon.com/compliance/data-center/controls/

In the event of a compromise of physical security, all registry data (including the clinical and demographic information databases) are stored encrypted-at-rest. This means that the registry data will be totally unreadable if the disk infrastructure were accessed offline, for example after being removed due to theft.


Network security

The FH registry is hosted on a server environment located in the AWS EC2 cloud (hosted within a Sydney data centre). Key components of the system (clinical information database, demographic information database, application server, web server) are located within an isolated environment dedicated to registry hosting. This means that the FH Registry is not accessible by non-registry admins (ie. only by CCG developers) and that the computer running the software is not running other non-registry systems for other purposes in parallel.

The virtual machine hosting the registry application container is part of a Virtual Private Cloud (VPC). Network traffic into and within the VPC is restricted by the use of “Security Groups” (which are internal AWS firewall-like components which restrict both the source and type of network traffic (port) into a member of the VPC (https://docs.aws.amazon.com/AWSEC2/latest/UserGuide/ec2-security-groups.html).

System security

All access to the FH Registry application is via authenticated accounts. Appropriate permissions, defining role-based access, are set by the Registry Coordinator or other authorized staff. Two-factor authentication can be required for access to the system, and this is recommended for administrator and clinician accounts.

Web access to the system is limited to secure, ‘HTTPS’ access, with all data encrypted in transit. Transport Layer Certificate security is used to secure the domain so that data cannot be intercepted or spoofed.
Administrative access to the system is limited to CCG staff only, with direct ‘Secure Shell’ access limited to an intermediate “bastion” service within the same AWS VPC (see https://docs.aws.amazon.com/quickstart/latest/linux-bastion/architecture.html).

**Other technological security measures**

The FH Registry application enforces a number of rules relating to user log-in and access:

1. Mandated password length and complexity
2. Maximum number of failed logins (all logins, successful or denied, are logged, including IP address and other identifying data)
3. User accounts are deactivated once the number of permitted login attempts has been exhausted
4. Passwords for user accounts expire after a defined time (e.g. 3 months)

Additionally, site-wide security can be increased by:

1. Restricting access to IP addresses within particular countries (e.g. Australia)
2. Blocking or permitting particular IP addresses (e.g. in the event of a detected attack)

Within the application, measures are taken to ensure that a given user is only able to access the data permitted by their role within the system:

1. Access rules defined by user role – for example, form data can be restricted so that it can only be seen by particular users
2. Access rules defined by working group – effectively, partitioning of the registry data. Users belonging to a particular working group are denied access to view or edit data belonging to any other working group.

To allow for auditing of the system, the application maintains an audit trail of changes to all data records over time. This includes a log of all of the following options, within both the demographic and clinical information databases:

1. Creation of tracked database objects
2. Deletion of tracked database objects
3. Update/Edit of tracked database objects

Each audit log entry includes:

1. The user making the change
2. The time at which the event occurred
3. The details of the change, including a full representation of the data before and after the change (in the case of a Creation or Update event)
Additionally, a longitudinal view of changes to relevant data fields is available within the application.

Overall data security obligations and requirements are also set out in the Software Hosting and Services Agreement.

- Policies and procedures
  Murdoch University staff are bound by all relevant policies and procedures, including:
  - Murdoch University IT Conditions of Use Policy
  - Murdoch University Information Security Incident Management Policy
  - Murdoch University ICT Security Policy

Overall data security obligations and requirements are set out in the System Hosting agreement. This includes the protocol to be followed should a data breach incident occur. The CCG tracks application releases, including associated database migrations, in an issue management system. Any issues that occur are recorded.

- Contractual and licencing arrangements, and confidentiality agreements
  Confidentiality and licensing arrangements are set out in the Software Hosting and Services Agreement.

- Training
  The FH Registry includes system and user documentation, which is available online at: https://muccg.github.io/rdrf/docs/
  The CCG provides one-on-one user training to the Registry Coordinator.
  A user manual for the FH Registry can be accessed through the landing page of the FH Registry: https://fhregistry-international.com/

- Data storage
  FH Registry data is stored in two PostgreSQL relational databases (both housed in AWS RDS https://aws.amazon.com/rds) – one database for demographic (e.g. identified) data, and a second database for clinical data.
  Data is stored on disk infrastructure (EBS volumes) that is encrypted-at-rest (https://docs.aws.amazon.com/AWSEC2/latest/UserGuide/EBSEncryption.html).
The database schema is defined by the FH Registry application. Additional, FH Registry specific, schema information is defined by the ‘YAML’ configuration for the registry that is stored in a private, secure repository. Changes to the global RDRF schema, as well as the FH-specific schema, are versioned, so that schema changes and any associated data migrations can be tracked over time.

➢ **Purpose of data storage and usage**
Purpose of data storage and data usage are outlined in the Patient Information Sheet. This can be accessed through the landing page of the FH Registry: [https://fhregistry-international.com/](https://fhregistry-international.com/)

➢ **Data access conditions**
Data access conditions are outlined in the Charter, Protocol and Guidelines document. This document can be accessed through the landing page of the FH Registry: [https://fhregistry-international.com/](https://fhregistry-international.com/)

➢ **Communications**
Details of the Registry framework, hosting arrangements and data confidentiality will be communicated to potential participants via the Patient Information Sheet.