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14. Coronavirus: Pandemics, artificial intelligence and personal data: how to manage pandemics using AI and what that means for personal data protection

Warren Chik³⁷³

Artificial intelligence in managing and containing the spread of infectious diseases

We are living in a new reality with the COVID-19 pandemic across the globe, which provides an entirely new environment and context in which the data protection principles operate. Artificial Intelligence (AI) and other forms of data collection are highly useful, and may in fact be integral to the fight against the pandemic. AI can facilitate early detection of, and preemptive action against, the onset and spread of viruses and other infectious diseases generally and within any geographical location. AI can also lead to better and more efficient testing, the development of a vaccine and a cure as well as more effective health management on a massive scale.

First, AI can be used to track the genesis or source of infectious diseases as they may emerge and its spread in terms of speed and geography. This can trigger action by early responders and restrict its spread through containment and with a view to its eradication. AI can also provide advance notice for preparedness measures by relevant institutions, in particular, hospitals and other healthcare agencies. For example, BlueDot's outbreak risk software is an AI platform that uses natural language and machine learning algorithms to sieve through information, including personal data, from a variety of sources with a view to early detection.³⁷⁴ BlueDot then alerts governments, hospitals and businesses thereby providing advance notice. Early predictions are done through a mapping of relevant information from sources such as news reports, social media and travel data, some of which may be proprietary and even sensitive data.

Second, AI can also be used to track human movement and traffic, which is a primary focus for containment once the virus is in the community. Of course, contact tracing is a key objective, but there are other uses for such data as well, such as in determining the effectiveness or otherwise

³⁷³ Associate Professor of Law, Singapore Management University. This article was originally published in the Singapore Law Gazette (2020, May Issue).

³⁷⁴ BlueDot <<https://bluedot.global/>>. See also Metabiota, which uses health-care and news reports; and Stratifyd, which uses social media postings. See also Cory Steig, 'How This Canadian Start-Up Spotted Coronavirus Before Everyone Else Knew About It' (CNBC, 3 March 2020) <<https://www.cnbc.com/2020/03/03/bluedot-used-artificial-intelligence-to-predict-coronavirus-spread.html>>; and Aaron Pressman, 'How AI is Aiding the Coronavirus Fight' (Fortune, 16 March 2020) <<https://fortune.com/2020/03/16/ai-coronavirus-health-technology-pandemic-prediction/>>.

of social distancing measures. AI can be used for contact tracing investigations by drawing patterns from a collection of personal data derived from, for example, surveillance footages and location tracking devices. Even regular Internet of Things (IoT) devices that is often with a person can be modified or enhanced to do this, including the mobile phone and wearable gadgets like smart watches and activity trackers like Fitbit, whether through the inclusion of an app or a software update. For example, Singapore's TraceTogether was developed by Singapore's GovTech Singapore,³⁷⁵ a public agency, which uses Bluetooth to identify human to human contact and interaction.³⁷⁶ Similar types of apps can be developed to further not only contact tracing but also to encourage social distancing, such as an app that will vibrate or sound when a person is within 1 metre of another for more than a few seconds and that can provide a variety of settings for more efficient uses (such as to 'silence' these alarms if a related person such as a family member or spouse is detected). Policing and enforcement of containment measures like social distancing regulations can also be done through AI (such as through surveillance using robotic agents) during a health crisis where human interaction and movement must be circumscribed in order to contain and control the spread of a disease within a community and to protect law enforcement officers from the risks of direct contact.

Third, AI can be in the form of a diagnostic tool or used to develop a vaccine, but this is still nascent and will take time in a race that is often won, at least in the early battles of the war, by a newly evolved virus.³⁷⁷ One example of the former is Nanox, a medtech company that developed the mobile digital X-ray "Nanox System" that can diagnose viral infections early through the use of cloud-based software, which can in turn reduce the risk of an outbreak reaching a pandemic, or even an epidemic level.³⁷⁸ Certainly, identifying potential carriers of the virus, and risk assessment of persons in contact with them, is an essential part of containment efforts; and as such, personal data collection and processing (as well as sharing) is necessarily involved. Early detection must include personal information as one of the mitigating measures is to identify and quarantine the infected to prevent further spread of the disease.

Hence, one of the main impediments to the effectiveness of AI in battling the spread of infectious diseases is the lack of use of personal data. Access to personal data can provide an even more detailed and accurate picture of the inception and spread of a virus. However, the private

³⁷⁵ GovTech Singapore <<https://www.tech.gov.sg/>>.

³⁷⁶ TraceTogether <<https://www.tracetgether.gov.sg/>>.

³⁷⁷ Will Douglas Heaven, 'AI Could Help With The Next Pandemic – But Not With This One' (*MIT Technology Review*, 12 March 2020) <<https://www.technologyreview.com/s/615351/ai-could-help-with-the-next-pandemic-but-not-with-this-one/>>; and Ben Dickson, 'Why AI Might be the Most Effective Weapon We Have to Fight COVID-19' (*The Next Web*, 21 March 2020) <<https://thenextweb.com/neural/2020/03/21/why-ai-might-be-the-most-effective-weapon-we-have-to-fight-COVID-19/>>.

³⁷⁸ Nanox <<https://www.nanox.vision/>>. See also Simon Chandler, 'How AI May Prevent The Next Coronavirus Outbreak' (*Forbes*, 5 March 2020) <<https://www.forbes.com/sites/simonchandler/2020/03/05/how-ai-will-prevent-the-next-coronavirus-pandemic/#24b072c74ac6>>.

companies that require such data often do not have the justification or the authority to obtain them *prior to* a national emergency and without the cooperation of public and/or private institutions that may hold that information (e.g. collected through public surveillance or as part of a person's personal health data). By the time there is a legitimate reason and legal basis for access, such as one based on public security and health justifications, that will be *after* early detection is done by the use of other types of information, which may arise later than would be preferred or useful to arrest the problem at its early stages. Another related problem is that as viruses can arise from anywhere in the world and does not respect borders, the source of the virus may be from a country that does not collect or cannot provide the data needed for swift early detection.³⁷⁹

Personal data protection and data use ethics during a health crisis

Are the ethical boundaries re-defined given the national health and security as well as economic concerns arising from the spread of infectious diseases? There are strong arguments for this to be the case since public health and security are primary concerns, bolstered by secondary interests like safeguarding the economy. The context against which ethical principles are applied is as important as the AI used and its potential for abuse or inaccuracy. The ethical principles should be aligned with the objective of safeguarding health and human lives; and as such, if the “human-centric” focus is on public health concerns, there is greater leeway for the urgent development and use of new forms of AI even as personal data and privacy concerns may be as yet untested or may be compromised to some extent. Explainability, transparency and fairness are also important but may reasonably be phased in *after* the implementation of AI measures given the urgency of the situation.³⁸⁰

In other words, a main issue is the public and private use of personal data and how the personal data regime may require the above to operate, or otherwise exempt data management from the Personal Data Protection Act (PDPA).³⁸¹ In fact, many data protection laws have already put in place exemptions that can and should apply in a situation involving a pandemic of such proportions as the COVID-19 situation that we are facing today.

In Singapore, “public agencies” are excluded from the PDPA.³⁸² However, as an AI may be developed and operated by a private organisation, the sharing or disclosure of personal data to

³⁷⁹ Becky McCall, ‘COVID-19 and Artificial Intelligence: Protecting Health-Care Workers and Curbing the Spread’ (2020) Vol 2 The Lancet <[https://doi.org/10.1016/S2589-7500\(20\)30054-6](https://doi.org/10.1016/S2589-7500(20)30054-6)>.

³⁸⁰ These categories form the high-level guiding principles toward promoting trust in, and understanding of, AI technology under the Singapore Ministry for Communications and Information’s Model Artificial Intelligence Governance Framework (Second Edition, 21 January 2020) <<https://www.pdpc.gov.sg/-/media/files/pdpc/pdf-files/resource-for-organisation/ai/sgmodelaigovframework2.pdf>>.

³⁸¹ Personal Data Protection Act (No. 26 of 2012) (PDPA).

³⁸² PDPA, s 4(1)(c).

such organisations will have to find a legal basis under the PDPA; as is the independent collection and use of personal data by the organisation itself. Under its present provisions, the PDPA allows organisations to collect, use and share personal data without actively seeking consent for the purpose of contact tracing and other emergency response measures on the basis of its necessity for “national interest” (which can cover health and economic interests) and/or as a necessary response to a life, health or safety emergency of the data subject or other persons with whom that subject may have interacted with.³⁸³ An example is the collection of personal information like identification data including unique ID numbers, health-related symptoms, recent travel information and personal health data, for the granting of access to certain premises. Likewise, public agencies can share such data with private agencies and vice versa under an existing exemption.³⁸⁴ For example, where the private agency provides contact tracing services or where combined data is required for such objectives. In such a case, the other PDPA provisions and protections remain applicable, such as the institution of reasonable security arrangements for protection and reasonable notification requirements for transparency.³⁸⁵

Certainly, wider exemptions can be made if and when necessary as the Minister also has powers to enact new legislation or subsidiary regulations. An organisation or type of personal data, or classes of organisations or personal data can be prescribed for exemption in accordance with the PDPA.³⁸⁶ Alternatively, new emergency legislative exemptions can be passed swiftly, for example the COVID-19 (Temporary Measures) Act 2020,³⁸⁷ which will take precedence over the PDPA obligations.³⁸⁸ Such a broader exemption may be necessary, for instance, if general access or notification to the public is inadvisable (that is, the other PDPA obligations should also be justifiably exempted).

In contrast, other countries may have a different policy and legislative approach. For example, the European Union’s (EU) General Data Protection Regulations (GDPR) have a different approach that can also serve the general purpose of allowing for the development and application of AI for the abovementioned objectives.³⁸⁹ In fact, the GDPR also further categorises “sensitive data”

³⁸³ PDPA, s 17 read with Schedules 2(1)(d)(b), 3(1)(d)(b) and 4(1)(e)(b) respectively.

³⁸⁴ PDPA, s 17 read with Schedules 2(1)(q)(r), 3(1)(j) and 4(1)(g) respectively.

³⁸⁵ PDPA, ss 24 and 20 respectively.

³⁸⁶ PDPA, s 4(1)(d).

³⁸⁷ COVID-19 (Temporary Measures) Act (No 14 of 2020) <<https://www.moh.gov.sg/docs/librariesprovider5/pressroom/press-releases/annex-for-notification-8-apr-2020.pdf>>. The Act was fast-tracked through Parliament and passed on the same day as it was introduced on 7 April 2020. See also Lydia Lam, ‘Necessary for Singapore to Fast-Track COVID-19 Laws Amid Unprecedented Situation: Lawyers’ (*Channel News Asia*, 13 April 2020) <<https://www.channelnewsasia.com/news/singapore/singapore-fast-tracks-COVID-19-laws-unprecedented-situation-12634060>>, which also provides other examples of expedited laws for national health and other emergency situations.

³⁸⁸ PDPA, s 4(6).

³⁸⁹ Council Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such

which includes health information.³⁹⁰ In a statement to provide a consistent approach for EU Member States to follow,³⁹¹ the European Data Protection Board released a statement on the processing of personal data in relation to COVID-19.³⁹² Public and private institutions, including health authorities and services, can lawfully process personal information without relying on consent if there is substantial public interest.³⁹³ Depending on the situation, data controllers can rely on the “legitimate interest”,³⁹⁴ “contractual necessity”,³⁹⁵ or “legal obligation”³⁹⁶ bases to process personal data as part of the measures taken in relation to a health threat like the spread of COVID-19. It can also be justified on the basis of doing so to protect the “vital interests” of the data subject or other people.³⁹⁷ Data controllers should still practice data minimisation and conduct a data protection impact assessment before collecting personal data.³⁹⁸ Another example is the United States where restrictions on personal data, including health data, are loosened,³⁹⁹ and where laws to strengthen personal data protection are asked to be put on hold.⁴⁰⁰

The role of academia in aligning AI for pandemic response to ethics and regulations

The Centre for AI and Data Governance (CAIDG) in the Singapore Management University School of Law has joined a multi-disciplinary and multi-jurisdictional Global AI Ethics Consortium consisting of top academic institutions including Technical University of Munich (Institute for Ethics in AI); Aarhus University; Harvard University (Berkman Klein Center); New York University (The GovLab); Oxford University (Oxford Internet Institute); University of Tokyo and Sorbonne University

data, and repealing Directive 95/46/EC (General Data Protection Regulation) (GDPR) [2016] OJ L119/1; see also the ePrivacy Directive (ePD) (Council Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the electronic communications sector [2002] OJ L201) and the exemptions provided therein (see Article 15 of the ePD) may also be applicable, such as in relation to personal location data.

³⁹⁰ In relation to “sensitive data” relating to public interest in the area of public health and processing for medical diagnosis, the provision of health care or treatment and so on, see GDPR, Articles 9(2)(i) and (h) respectively.

³⁹¹ The approach has not been uniform across the EU Member States. See also International Association for Privacy Professionals, ‘DPA Guidance on COVID-19’ (2020) <<https://iapp.org/resources/article/dpa-guidance-on-COVID-19/>>.

³⁹² European Data Protection Board, ‘Statement on the Processing of Personal Data in the Context of the COVID-19 Outbreak’ (19 March 2020) <https://edpb.europa.eu/sites/edpb/files/files/file1/edpb_statement_2020_processingpersonaldataandCOVID-19_en.pdf>.

³⁹³ GDPR, Article 6. See also GDPR, Article 6(1)(e) and Article 9(2)(g), in relation to “sensitive data”, for the “public interest” ground.

³⁹⁴ GDPR, Article 6(1)(f).

³⁹⁵ GDPR, Article 6(1)(b).

³⁹⁶ GDPR, Article 6(1)(c).

³⁹⁷ GDPR, Article 6(1)(d), and Article 9(2)(c) for “sensitive data”.

³⁹⁸ John Timmons and Tim Hickman, ‘COVID-19 and Data Protection Compliance’ (*White & Case*, 26 March 2020) <<https://www.whitecase.com/publications/alert/COVID-19-and-data-protection-compliance>>.

³⁹⁹ Henry Kenyon, ‘Loosening of Health Data Rules in Pandemic Raises Privacy Concerns: Expert’, 2020 CQINSB 0400 (Congressional Quarterly Inc.), 9 April 2020.

⁴⁰⁰ Natalie A. Prescott, ‘COVID-19 Will Apparently Not Delay CCPA Enforcement’ (2020) X(217) *The National Law Review* <<https://www.natlawreview.com/article/COVID-19-will-apparently-not-delay-ccpa-enforcement>>.

to set a universal standard for data protection regulation in a health crisis and guidelines on ethical practices. Researchers in CAIDG are also developing a comparative study on the ethical issues posed by contact tracing and citizen movement with their counterparts in Edinburgh University. One focus of study is the different national approaches to AI ethics and the immediate, medium- and long-term ramifications for privacy and personal data protection. Interesting and important questions associated with crisis necessities and the future impact on surveillance societies are expected to be covered in the study.⁴⁰¹

Just as we require a concerted and calibrated response from the technologists and scientists; academics must also work together for a comprehensive and consistent global solution to meet a common global challenge on a scale and speed unlike anything since the Asian Flu in the 1980s,⁴⁰² and which is still a growing problem worldwide due to its insidious nature. The effects of this pandemic will lead to further economic hardship that is yet to be calculable. Certainly, it has impacted the way humans interact and transact in a way most have never seen before (since World War 2) with an unprecedented lockdown of borders or heavy immigration controls, the grounding of the cruise and aviation industries, the mandatory closure of non-essential businesses and services, and quarantine or similar measures on many national levels. In contrast, it is no surprise that information and communications technology (including AI) have flourished and risen to the fore in the management and containment of this virus, given the remote access it provides to information, products and services and its many aforementioned capabilities respectively.

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⁴⁰² Comparing it to similar viruses, the COVID-19 pandemic death toll will likely surpass the H1N1 Swine Flu in 2009-10, having already exceeded the death toll for MERS and SARS respectively). See also Hilary Bruek and Shayanne Gal, 'How the Coronavirus Death Toll Compares to Other Pandemics, Including SARS, HIV, and the Black Death' (*Business Insider Singapore*, 23 May 2020) <<https://www.businessinsider.sg/coronavirus-deaths-how-pandemic-compares-to-other-deadly-outbreaks-2020-4?r=US&IR=T>>. Given its rate of infection, that can possibly exceed all the pandemics that came before, except perhaps the Spanish Flu of a century ago.