A Service Definition for Data Portability

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Abstract: Data portability is one of the new provisions that have been introduced with the General Data Protection Regulation (GDPR) in May 2018. Given certain limitations, the data subject can request a digital copy of her own personal data. Practical guidelines describe how to handle such data portability requests, but do not support in identifying which data has to be handed out. We apply a rigorous method to extract the necessary information properties to fulfill data portability requests. We then use these properties to define an abstract service for data portability. This service is evaluated in seven expert interviews.

1 INTRODUCTION

After a two-year period of discussion and preparation, the General Data Protection Regulation (GDPR) (European Union, 2016) is finally being enforced since May 2018. It introduced updated definitions for personal data and the territorial scope, enhanced data subject rights, the adoption of privacy by design and default, and extended responsibilities for data processors (Tikkinen-Piri et al., 2017). Even though the first wave of attention for the GDPR has settled, many companies still lack the resources (or, in some cases, the willingness) to become fully compliant. In fact, the first fines based on the new regulation are now under way (Allen, 2018) and further incidents are expected. Research on methods and tools to deal with GDPR requirements is all but finished.

A new right established with the GDPR is data portability (Article 20). The data subject now has the right to "receive the personal data concerning him or her […] in a structured, commonly used and machine-readable format" and the right to "transmit those data to another controller" or "have the personal data transmitted directly" (European Union, 2016).

Researchers identify a series of challenges for the implementation of data portability. As a right affecting both privacy legislation and competition law, companies are hesitant in supporting the migration of their customers to a competitor (Vanberg and Unver, 2017) and portability standards are missing (Bistolfi et al., 2016). However, data portability could also help in creating a new kind of data economy where data subjects leverage their data in multiple organizations (De Hert et al., 2017).

The research goal of this paper is to further advance the information extraction according to Art. 20 GDPR. We will accomplish this goal with the following research questions:

• RQ1: What are the information requirements for the fulfillment of Art. 20 GDPR?
• RQ2: How can a data gathering service be defined?
• RQ3: How useful or applicable is the approach proposed in this paper?

2 RESEARCH OUTLINE

In this section, we present our research process for developing and assessing the service definition for data portability.

First, we shortly survey prominent work of the Privacy Engineering field and position our work within the established frameworks for matching requirements and technical approaches in section 3.

To answer RQ1, we apply an established method called semantic parametrization (Breaux et al., 2006) to conduct a thorough analysis of the legal provisions within Art. 20 GDPR. From the resulting semantic model of the regulation, we conduct a further analysis to extract the necessary properties for identifying
Data that is subject to data portability. This process is described in section 4.

Data portability is then defined as an abstract, platform-independent service fulfilling the requirements identified with RQ1. An information model describes the abstract representation of data structures with personal data. We specify a process for responding to data portability requests and demonstrate the process using a well-known data model in section 4, answering RQ2.

RQ3 is addressed through seven qualitative, semi-structured interviews with IT experts in various positions of multiple organizations. The interviews are described in detail in section 7.

We discuss our findings and additional outcomes regarding the experts’ opinion on the GDPR and state possible future research directions in section 8.

3 POSITIONING IN PRIVACY ENGINEERING CONTEXT

The field of Privacy Engineering, as defined by (Gürses and Del Alamo, 2016), focuses on systematically capturing and addressing privacy issues in system engineering processes. This is a particular challenge, since the word privacy generally serves as an umbrella term for a set of related problems (Solove, 2007), and thus does not contribute to a clear picture of the necessary actions. In an engineering context, eliciting privacy requirements equates to identifying properties that need to be fulfilled or prevented when designing a system.

For privacy requirement elicitation, (Notario et al., 2015) identify two complimentary approaches: the top-down or goal-based approach, where desirable privacy properties serve as the starting point; and the bottom-up or risk-based approach, which analyses a system design for exposure to non-desirable outcomes or anti-goals.

An example for a top-down approach is the PriS method (Kalloniatis et al., 2008), which defines the desirable properties Authentication, Authorization, Identification, Data Protection, Anonymity, Pseudonymity, Unlinkability, and Unobservability, which are addressed by so-called privacy process patterns. This method does not specifically address data subject rights, such as data portability requests. We will define a process pattern for such requests later in this paper, which also refers to the process pattern of authentication.

On the opposite side, the LINDDUN method (Deng et al., 2011) is an example for a risk-based approach. It was developed as a privacy analogy to Microsoft’s STRIDE method for identifying security threats (Microsoft, 2009) and focuses on anti-goals in the privacy domain.1 The authors categorize privacy goals into hard privacy and soft privacy and assign the corresponding anti-goals to these two categories. Linkability, Identifiability, Non-repudiation, Detectability and Information Disclosure are categorized as hard privacy anti-goals, whereas Content Unawareness and Policy and consent Noncompliance belong to the soft privacy category. Similarly, (Spiekermann and Cranor, 2009) distinguish between privacy by policy and privacy by architecture. After eliciting the privacy requirements, countermeasures are matched to the identified risks.

In this work, we focus on the soft privacy goal of content awareness. In order to make informed decisions about sharing (or continuing to share) personal information with a controller, a data subject has to be aware of which personal information is being processed. In some cases, such as credit ratings or health information, it is important to ensure accuracy of the data and, subsequently, prevent erroneous decisions. The right of access and the right to rectification are crucial for this function.

With the enhancement of data subject rights and the introduction of data portability in the GDPR, there is also a need to develop methods to respond to these privacy requirements systematically. Since we do not see corresponding countermeasures or mitigation strategies within the established frameworks, we would like to advance the view that the implementation of data subject rights should be included in privacy engineering frameworks. This work constitutes the first step in this direction.

Nonetheless, there is already some practical advice available for how to handle data portability requests. The Article 29 Working Party was established as an independent advisory body to the European Union and is formed by European data protection officers. Their “Guidelines on the right to data portability” (Article 29 Data Protection Working Party, 2017) discuss under which conditions data portability applies, what data must be included and how and in which formats it should be provided. Although this document addresses many important questions, to the best of the authors’ knowledge, there is no service definition available on how relevant data for data portability can be identified.

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1The acronym LINDDUN, just like the acronym STRIDE, is composed from the initial characters of the anti-goals.
4 REQUIREMENT ANALYSIS

(Breaux et al., 2006) identify a mismatch between requirements specified in legal provisions and actual system requirements. To bridge this gap, the authors establish a process called semantic parametrization. It comprises the steps policy selection, goal mining, identification of restricted natural language statements (RNLS) and semantic modeling, which we will describe for Art. 20 in the following paragraphs. Additionally, we extracted the necessary information items from the resulting semantic model. These information items represent the information that needs to be accounted for when gathering data for a request pursuing Art. 20 GDPR. The process is visualized in Figure 1.

The process starts with the policy selection, which is Art. 20 GDPR in our case. In the goal mining step, the natural language statements within Art. 20 are reformulated into single goals, e.g.

"The data subject shall have the right to receive the personal data concerning him or her, which he or she has provided to a controller, in a structured, commonly used and machine-readable format"

is restated into goals which are exemplified in Table 1. This yields a list of 16 unique goals for Article 20. Since some of the goals refer to other articles (i.e. Art. 6, Art. 9 and Art. 17), semantic parametrization was applied to these articles as well, but is not displayed here.

Table 1: Example for goals within Art. 20 GDPR.

<table>
<thead>
<tr>
<th>Actor</th>
<th>Action</th>
<th>Subject Type</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>DS</td>
<td>Receive</td>
<td>Personal Data</td>
<td>Concerning him or her</td>
</tr>
<tr>
<td>DC</td>
<td>Provide</td>
<td>Personal Data</td>
<td>Provided by Data Subject</td>
</tr>
</tbody>
</table>

The third step in the semantic parametrization is the phrasing of RNLS, which are defined to have exactly one actor, one action and one or more objects. More complicated goals are split into multiple RNLS with references to each other. A network of dependencies among the RNLS of Art. 20 and referenced articles is shown in Figure 2.

As the final result of the process described by Breaux, we obtained a semantic model representation. This semantic model consists of atomic elements, categorized as rights or obligations for the data subject or the data controller. Analyzing each of these elements, we identified the following list of information requirements for the data controller:

- personal data concerning the data subject
- processing based on consent
- processing based on explicit consent
- processing based on a contract
- special categories of personal data
- erasure date
- processing in the public interest

Note that there are two information items processing based on consent and the stronger condition processing based on explicit consent. This reflects the distinction the regulation makes between personal data and special categories of personal data, which are sensitive in relation to fundamental rights and freedoms. The special nature of the data has to be pointed out when obtaining consent.

5 DATA PORTABILITY SERVICE DEFINITION

In this section, we first briefly explore the concept of platform-independent service design, which we resort to for the definition of our data portability service. We then specify the generalized information model from which we intend to extract the information items we identified in section 4. Lastly, we define the data portability service as a business process.

5.1 Service-orientation

A service is the behavioral description of a system without limitations on its internal structure (Almeida et al., 2003). In a setting as diverse as the collection of personal information, this concept is particularly well-suited for the data portability requirements. An example for the platform-independent service design is given by (Almeida et al., 2003) and displayed in figure 3 as systematic design approach.

One milestone is the platform-independent service design. This phase contains the platform-independent service logic by using service components and abstract-platform definitions. Especially, the portability requirements of the characteristics of the platform have to be taken into consideration.

The last milestone is the platform-specific service design which contains platform-specific service components and a concrete platform definition. In case the abstract platform definition does not differ
from the platform chosen, the transfer from platform-independent to platform-dependent service design can be done easily.

5.2 Information Model

For the development of the information model as a basis for the data portability service, the platform-independent service design (Almeida et al., 2003) is used. Thus, an information model should describe a service which follows the systematic approach of platform-independent service design. In this case, the service definition contains the definition of necessary information to fulfill data portability GDPR Art. 20 and the definition of how this data can be gathered from an abstract point of view.

Besides the abstraction level, the information model focuses on business objects which are defined as

“A business object is defined as a passive element that has relevance from a business perspective.” (The Open Group, 2013)

According to (Hess et al., 2006), there should be a business object type distinction between fast changing business objects (transaction data) and slowly changing business objects (master data). An example for master data is customer data like the name, address, date of birth, etc. as it is rarely updated by the customer. Transaction data is orders and invoices, as this data is changing and growing steadily - depending on the users’ behaviour. For the fulfillment of GDPR Art. 20, a distinction of master data and transaction data of business objects is necessary as it contains different efforts of extracting the information to fulfill the requirements (Lewinski et al., 2018).

Considering the abstraction level and business object definition, the information model is displayed in Figure 4.

- **Business Subject**: A Business Subject is a type of business object which is stored as master data. Examples for a Business Subject are product or customer records. In this paper, Business Subjects which are directly related to a person, such as a customer’s record, are in focus. We regard business subject data as master data.
- **Business Entity**: A Business Entity is a type of business object which is created by and directly connected to a Business Subject. In other words transaction data (e.g. invoices, orders).
- **GDPR Data Gathering Service**: This service is an integration layer which requests data sources of the required information for the data transfer.
5.3 Data Portability Service

The data portability service is described by a process, which is displayed in Figure 5 and explained in this section.

The first step is the creation of a request by the data subject. Then, this request has to be verified by the data controller. Therefore, the request will be valid if it is created on the basis of the GDPR and not under country-specific regulations. Further, the data subject has to be authenticated and their request authorized.

If the request is valid, the next step is to identify the relevant data. For this purpose, the GDPR data gathering service collects all relevant data. This data gathering subprocess starts at the business subject which is related to the requester. Further, it iterates over adjacent business entities. Finally, each entity attribute is verified with respect to the relevance for complying with data portability (Section 4).

After summarizing the data gathering subprocess output, the resulting data needs to be returned securely to the requester. With the submission of the data report to the data subject, the data controller finishes its required work to comply with data portability according to Art. 20 of the GDPR.

6 TWITTER EXAMPLE

To ensure the understanding of the proposed process, we exemplify the approach with the help of the social network Twitter. In Figure 6, we show how the GDPR Data Gathering Service accesses the Twitter data model (Neppelenbroek et al., 2011) at the User element, which is its root node.

In this case, the business subject is the class User and the relevant business entities are List, Message and Tweet. The latter one refers further to the business entities HashTag and UserTag.

The process starts with a request by a user who demands a report according to data portability GDPR Art. 20. In the case of Twitter, this is most done within an online account.

The next step by the data controller is to verify this request. Thus, the user has to be authenticated and the request authorized. In the case of an online account, the user is already authenticated. In other cases, the controller might ask for different modes of authentication.

After verifying the request, the data controller has to gather the required data to comply with data portability. Therefore, the data gathering service starts at the business subject of the identified user. With the list of properties from section 4, the attributes of User are checked. UserID, Mobile, Notices and Profile are identified as relevant for Art. 20 (shown in bold font in Figure 6). Then, we iterate over the adjacent entities, i.e. other Users (that are being followed), Lists, Messages, Tweets and so on. For each entity the criteria from Section 4 are checked again. Combining all this information yields the data that has to be transferred to the data subject.

Finally, the data report of the user’s provided information is returned securely to the data subject. In the case of Twitter, this is done as a download link for an authenticated account.

Now, the data subject can use this report for switching to another data controller or as overview of the information she provided to Twitter.

7 EVALUATION

For the evaluation of the service for data portability and the underlying information model, seven expert interviews were conducted. An overview of the interviewees is displayed in Table 2.

Each interview started with an introduction of the interviewee and the problem domain. To ensure the expert’s understanding, an example for the service instantiation was given. Then, the experts were asked to evaluate the underlying information model according to Lindland’s criteria (Lindland et al., 1994).

The first quality criterion is the syntactic quality which discusses the realization of the modeling language used within the model. Next, the semantic quality describes the validity and completeness of the model with respect to the problem domain. Finally, the pragmatic quality is about the interpretation of the model by the stakeholders and the objective of comprehensibility.

After the discussion of the information model’s quality, the experts were asked open questions regarding the usage and application within the service we described. After each interview, the information model was adjusted according to the reasonable enhancements or changes suggested by the experts. The updated information model was then used in the following expert interview. Using this procedure, the service definition was developed iteratively.

The following paragraphs summarize the most important interview outcomes.

How do you evaluate the syntactic, semantic and pragmatic quality of the information model?

Regarding the information model, the syntactic and semantic quality improved iteratively as the addressed suggestions were added to the information
Figure 5: Process of a Data Portability Request.

Table 2: Overview of Interviewees.

<table>
<thead>
<tr>
<th>ID</th>
<th>Current profession</th>
<th>Company size</th>
<th>Industry</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Cyber Security Portfolio Manager</td>
<td>large enterprise</td>
<td>Industrial Manufacturing</td>
</tr>
<tr>
<td>2</td>
<td>Head of IT Strategy</td>
<td>large enterprise</td>
<td>Industrial Manufacturing</td>
</tr>
<tr>
<td>3</td>
<td>Co-Founder Compliance Tool</td>
<td>Start-Up</td>
<td>IT Service &amp; Consulting</td>
</tr>
<tr>
<td>4</td>
<td>Corporate Data Privacy Officer</td>
<td>large enterprise</td>
<td>Industrial Manufacturing</td>
</tr>
<tr>
<td>5</td>
<td>Cyber Security Architect</td>
<td>large enterprise</td>
<td>Industrial Manufacturing</td>
</tr>
<tr>
<td>6</td>
<td>Head of Sales for Privacy Management Tool</td>
<td>SME</td>
<td>IT Service &amp; Consulting</td>
</tr>
<tr>
<td>7</td>
<td>Business Intelligence (2)</td>
<td>large enterprise</td>
<td>Finance</td>
</tr>
</tbody>
</table>

What do you think about the feasibility of a data gathering service for data portability automation?

With respect to the application of the data portability service, the interviewees 2, 3 and 7 recommend the usage of this service for a greenfield approach.
or in data-driven companies, e.g. social media networks. They mention an issue with complex infrastructure which would make it difficult to incorporate an automated procedure for a data portability service. Notwithstanding, all experts consider the information model as useful guidance for the application of such a service. As already mentioned above, the abstraction level was on the one hand seen as advantage, as it summarizes the important facts necessary for complying with data portability, but on the other hand it was categorized as disadvantage since implementation details are missing. Further, expert 3 recommends a detailed description of data portability with respect to one industry. This is one enhancement idea for further discussion, as we will discuss in section 8. Interviewees 1, 2, 6 and 7 point out the issue of identifying where the required data is stored. Existing complex IT landscapes or multiple Data Warehouses hamper the identification of data location. Thus, the data flow mapping cannot be done easily, but is required to comply with the GDPR. For companies with this issue it is more difficult to apply the data portability service as described.

**How are you handling data portability requests?**

According to the experts 1, 2, 4, 5 and 7, they are managing the requests manually as there are few incoming requests for data portability within their company. Further, there are no existing automated solutions available which can handle their complex infrastructure.

8 CONCLUSION & OUTLOOK

In this paper, we have applied the process of semantic parametrization in order to extract 7 specific information for Art. 20 of the GDPR, answering RQ1 from Section 1.

We then specified a platform-independent service to respond to data portability requests. The service makes use of a generalized information model and takes into account the information requirements that were identified. This answers RQ2.

To evaluate the usefulness and applicability of our approach, we conducted 7 expert interviews. The experts confirmed that a service definition can contribute to the implementation of data portability. In its current abstract form, it serves as a model to guide the execution of data portability requests or even as guidance for implementing an automated solution.

However, according to the experts, economic viability of automated portability largely depends on the type of business. The companies in our interviews have to comply with the GDPR and therefore fulfil Art. 20 as well, but since they operate in a B2B context (industrial and financial sector) or provide services for SMEs, they are not faced with massive amounts of data subject requests. This constitutes a limitation of this work, since representatives of companies whose business models rely heavily on personal information were not part of this study. Some companies, like Facebook and Google, have already implemented automated solutions to answer data subject requests. Experts who were involved in these efforts could provide valuable advice to companies with less public exposure.

The service we defined aligns with current privacy engineering frameworks, since it addresses the enhanced requirements in the soft privacy or privacy by policy area. Definitions and good practices for fulfilling these requirements can support developers in implementing compliant architectures.

Further comments from our experts mentioned that data subjects themselves are generally unaware of the right to data portability and hence, requests typically refer to the right of access (Art. 15). Data subjects also lack the knowledge what they have to provide in order to start a successful data subject request.

Having specified and evaluated a service for data gathering in compliance with Art. 20 GDPR, we acknowledge further possible directions of work. Firstly, the approach could be extended to other articles of the GDPR regarding the exercise of data subject rights. Due to the explicit references in Art. 20 we covered Art. 17 (right to erasure), as well as Art. 6 and Art. 9 (legal bases and preconditions for processing special categories of personal data).

Secondly, industry-specific solutions or technical implementations could be investigated. Such solutions exist in deregulated utilities markets, where consumers port their meter numbers from one utilities provider to another, and are being developed for simplified data models in social media (Google et al., 2018). Further studies could investigate the development and reasoning of the existing solutions by social media companies. Another approach led by Tim Berners-Lee is called Solid, where the goal is to exclusively store personal data in a personal data store. Applications built on top of Solid never collect personal data themselves, but are granted access to subsets of this data.

In any case, we expect the importance of data portability to increase as awareness for the flexibility it allows in the usage of services gains more attention among data subjects.
REFERENCES


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