

Statistical disclosure detection and control in a research environment

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Abstract

Statistical disclosure control (SDC) in a research environment poses particular problems. Most SDC research is concerned with ensuring that a finite set of tabular outputs are safe from disclosure, or that microdatasets are sufficiently anonymised. By its nature, a research environment is one where confidential data is made available for analysis with very few restrictions. Imposing SDC rules not designed specifically for this environment may lead to excessively complex rules which still fail to achieve the objectives of flexibility and effectiveness.

This paper argues that the research environment requires a different approach to SDC based on fewer simpler rules with a necessary fuzziness in interpretation. This requires (a) clear agreement on the principles and general purpose of SDC (b) the demonstration of classes of safe and unsafe outputs (c) the active involvement of researchers (d) appropriate training programmes for both SDC staff and researchers. However this does raise a number of practical issues.

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1. Introduction

Historically the role of national statistical institutes (NSIs) has been to collect large amounts of information and publish tables of aggregate data. While this remains the core function of NSIs, in recent years there has been an increasing interest in the research use of the microdata collected.

Most NSIs now provide some sort of access to microdata, although the extent of this varies considerably across countries and across data types. For example, there is widespread access to social data, as this can be anonymised effectively without damaging the information content significantly. In contrast, the use of business data is typically much more restricted, and little, if any, perturbation or anonymisation is carried out.

Increasingly, NSIs have provided dedicated lab facilities for research into disclosive microdata. This may be at a physically secure centre (as in the US or Canada), through a “virtual lab” (as in the UK, Denmark, Sweden and Slovenia), or via methods such as remote job submission (as used at Eurostat for the Luxembourg Income Study, or in the restricted web dissemination of Australia and New Zealand).

This change in the availability of data presents a problem for statistical disclosure control (SDC)². The typical focus of SDC has been on ensuring the non-disclosiveness of aggregates or, in recent years, generating non-disclosive datasets for research use. The latter are often called “public use” files; there may also be “scientific use” files which are less anonymous and are restricted to *bona fide* researchers. There is a large literature on SDC in respect of aggregates and public use files (see, for example, the *Journal of Official Statistics* special edition on disclosure limitation methods (Feinberg and Willenborg, 1998)).

However, SDC for disclosive microdata in a research environment requires a different approach. The key problem is the predictability of outputs. This makes the scenario-based modelling used to evaluate the safety of public-use files, for example, difficult to use effectively.

There is almost no literature on this. The JOS special edition mentioned above did not discuss research environments in any one of its thirteen papers. Recent international conferences have focused on either the physical aspects of safe settings, or on preparing safe files for distribution (see, for example, UN (2003, 2006); Domingo-Ferrer and Torra (2004)). None of the projects listed under the EuroStat methodological programme appears to tackle the address the issue of controlling research outputs from disclosive microdata³. Apart from Reznek (2004), Corscadden, Enright, Khoo, Krnsich, McDonald, and Zeng (2006) Steel and Reznek (2006) and Ritchie (2006a, 2006b), which all discuss the release of analytical outputs, there appears to be little analysis of some of the general problems that arise when researchers are given free rein over data.

Partly this reflects the set-up of research centres. The data centres of NSIs are often a small part of the NSI, operating with relative independence and staffed by experts with practical experience of relevant research. SDC is embodied in research centre staff.

However, there is a need now for a discussion of what constitutes effective SDC in a research environment. This has five drivers. First, with the increasing sharing of international data (particularly in the EU) there is concern over the lack of agreement on SDC standards which reduces the likelihood of cross-border data sharing. Second, the increasing amount of research work being carried out has raised the profile of research, while the lack of any discussion has led to attempts to take SDC rules designed for aggregate outputs and anonymisation, and apply them to research outputs. This can be ineffective, irrelevant and needlessly bureaucratic; and at worst the blind application of inappropriate rules can be devastating for research. Third, the range of analysis carried out in research environments goes far beyond the traditional models used for designing SDC rules. Fourth, with increasing requests for potentially disclosive data to be made available to off-site facilities, there is a need for transparency in SDC procedures so that data used securely at an NSI retains its confidentiality when management is transferred to, for example, secure research centres at universities. Finally, while SDC for aggregation and anonymisation is regularly tested and developed, the lack of discussion about rules for research

² Although disclosure detection and control are two distinct concepts, in this paper for simplicity we use SDC to cover both, distinguishing where necessary.

³ The programmes are listed on the VIROS research page <http://europa.eu.int/comm/eurostat/research/>.

outputs means that there is little independent scrutiny of the internal rules the research centre managers have developed; nor is there much sharing of “best practice”.

This paper aims to address these issues, particularly the last. It argues that SDC in a research environment requires a fundamentally different approach – what we call a principles-example approach, rather than a rules-based method. This recognises explicitly the limitations of trying to specify exact rules, and places the focus on an understanding of principles to which rules can be more flexibly tied. This has implications both for the training of researchers and for the use of automated systems.

The next section comments on the research environment. We then look at the problems of applying hard-and-fast rules for disclosure control, and argue that the nature of the research environment means that rules are fundamentally difficult to specify. The following section suggests an approach based around very simple rules but complex application. This requires some education of both researchers and NSIs, and the criteria for approving outputs become necessarily complex. We conclude with some comments on sharing information.

Throughout this paper we will assume that the research environment provides access to fully disclosive data. We will draw examples mainly from business data, as this provides some simple examples and is relatively under-researched.

We also assume that the researchers in the lab can be trusted not to deliberately misuse the data. For the purposes of this paper, this is a reasonable assumption. The background checks by NSIs on applicants are intended to eliminate researchers who could not be trusted to look after the data. Moreover, if a researcher in a research laboratory is determined to remove confidential data, the chances are that there are much easier ways to abscond with small amounts of data⁴.

2. The characteristics of the research environment

Most SDC is concerned with making aggregate tables safe, or with effectively anonymising microdata. This is a practical objective, because in most cases a finite set of tables, or intruder scenarios, is specified, and the resulting “safe” data can be measured against these targets.

The contradistinction of a research environment is the unpredictability of outputs. Researchers produce tables, but those tables may be a world away from aggregate tables produced from the same data. Data may be stretched, twisted and combined in unexpected ways. Researchers may apply a very personal treatment to missing or out-of-scope variables, or may use unexpected sub-samples of the data. Data can also be combined from a variety of sources.

Moving away from linear aggregates, the range of research outputs expands considerably. Linear and non-linear estimation, simulation, probabilistic modelling, Bayesian analysis, factor analysis, dynamic modelling, transition data...The list is endless, and within each class there are further variations. After all, the reason for providing access to microdata is to allow researchers to explore a range of analysis which is not possible from simple linear aggregation, or which cannot be easily defined by an automatic process.

A basic statistical competency on the part of the researchers can be expected. All NSIs apply some level of checking into the background and qualifications of researchers. This is done partly to ensure that the work carried out on the data is scientifically valid, but also to lower the demands upon the NSI. While NSIs assist researchers in data-related questions, they would not normally expect to offer statistical mentoring.

In summary, we define a research environment as one where expert researchers have largely unrestricted access to disclosive data to produce an unpredictable set of outputs where neither the modelling methods or the data transformations can be fully specified ex ante.

⁴ That this does not apply to research environments that rely on remote job submission to protect data where the job submissions can be checked automatically.

3. Difficulties with rules-based methods in a research environment

All SDC is based upon rules which are intended to guarantee the level of disclosure protection. These are designed to provide a clear, independent and verifiable set of standards, and are essential for production of non-disclosive aggregate or anonymised datasets .

Our purpose is not to argue that rules *per se* are inappropriate; instead, we argue that the nature of a research environment is such that trying to define an SDC strategy based largely upon rules which do not take full account of the range of transformations available is almost doomed to failure. This is because the unpredictability of outputs inevitably turns any general rules into a complex set of special cases.

We illustrate this by considering a simple *threshold rule*. Threshold rules are fundamental to all SDC, and are intended to prevent primary disclosure (that is, a disclosure risk without reference to any other cells). A typical threshold rule would run something like

a table for release must have a frequency of at least five observations underlying any displayed cell

This is the sort of rule applied to aggregate data: for example, total turnover by industry. The cell limit might be based upon what the NSI thinks are the possibilities for collusion – in this case, a limit of five implies that the NSI believes that at most three respondents will collude to determine the implied values for a fourth party. On this assumption (and ignoring any possibility of secondary disclosure and dominating values for the moment), this rule guarantees the confidentiality of the microdata.

While this may be appropriate when the data is itself disclosive and can be identified with the data donor, this is overly restrictive when these conditions do not hold.

First, consider the disclosiveness of the data. A transformation may render this rule irrelevant. For example, if productivity per employee is being displayed, small numbers may not be a cause for concern: the ratio does not allow individual survey responses to be unpicked.

The threshold rule can then be amended:

...unless the data has been transformed

However, this information might still be potentially useful. Suppose *growth* in turnover per employee was being displayed. While the individual survey returns could not be determined from such a complex variable, the information on how a company's productivity changes may be commercially sensitive. As this information is being derived from individual survey returns, the NSI may well consider this a breach of confidentiality. Once more the rule needs to be amended

...and the resulting information does not breach confidentiality

However, this information may already be in the public domain. Growth in productivity per employee could be approximated by growth in gross profits per employee; if the company is incorporated, then this information is likely to be available from published company accounts. As the information being gleaned from the survey returns is qualitatively identical to that available from public documents, the confidentiality criterion is not being breached:

...by providing information which is not available from public sources

However, if the information is not readily available then the NSI may be under an obligation to not provide commercially sensitive information

...easily...

Moreover, even if similar information is available publicly and easily, the NSI may still feel that allowing any inferences to be drawn from survey responses (for example, which could corroborate uncertain public information) would breach its confidentiality protocols. There may also be legal

restrictions – that information supplied in confidence, even if public knowledge, may not be published by the NSI.

Turning to the issue of identification, this at least seems amenable to a simple rule. To an extent this is the case, but again there are hidden issues. First, the range of direct identifiers (name, address, industry, location) varies across data sets. The context of that identifier is also important. For example

- in the UK a postcode is sufficient to identify any medium-sized business, but an individual or household only in very exceptional circumstances
- a five-digit Standard Industrial Classification (SIC) code may have hundreds of companies in one industry, and yet only contain one company in another industry, such as a government monopoly
- in health statistics, certain events (such as rare cancers) are strong identifiers because of their rarity; others (such as birth) are strong identifiers because of their ubiquity in other datasets
- geography *per se* is rarely useful; but in combination with other variables it almost always becomes one of the key identifiers (see Elliot (2004) for an example)

More intractably, the underlying data may not be collected at the relative identification level. Consider the case of UK New Earnings Survey data. This is a 1% sample of employees, but collected from companies. Although tables may have over five observations in each cell, this only counts the number of employees. It is quite possible that the employees in a cell might all come from one company (for example, if the table shows specialised occupations in a nationalised industry). If the NSI's disclosure rules are based upon identification of company returns, a cell with high-frequency data may still violate the NSI rules.

A similar example could be drawn for plant-level (as opposed to company-level) data, or for personal data where the characteristics of individuals may lead to identification through the family unit. The cell count may be irrelevant; what matters is the unit of disclosure control, and the relationship between the two may vary considerably.

Identification is crucial; without identification, data releases cannot be disclosive. But a combination of factors contribute to identifiability, which is very dependent upon context.

In summary, the simple rule could now become

a table for release must have a frequency of at least five observations of the relevant disclosure control unit underlying any displayed cell unless the data has been transformed and the resulting information does not breach confidentiality by providing information which is not easily available from public sources

This is a good deal more complex and addresses some of the above issues. Unfortunately, as a model for disclosure detection this is difficult to make operational. A phrase such as “not easily available” is an essential part of the rule, but impossible to specify in the general case. The phrasing is deliberately fuzzy to cover all cases, but as a result does not cover explicitly any one case.

The definition also embodies a tautology: the data is non-disclosive when it has been transformed, and the data has been transformed when it is non-disclosive. There is no independent line which says “*this is transformed data*”.

The rule only mentions identification implicitly in the minimum cell count, as this is difficult to specify in a general rule which is meaningful.

Finally, the rules explicitly recognises that the relevant disclosure control unit may not even be part of the table.

In short, this “rule” has become a guideline which needs to be interpreted.

Disclosure control of linear aggregates is of course extremely difficult because of the potential for disclosure by differencing. It is possible to define “hard” rules for specific aggregations (see section 5.3). The aim of the paper is not to set up straw men of naïve rules. Both the simple and the complex rules outlined above are, in practice what the authors use in their disclosure detection training for

researchers. The point here is that rules may become better, more complex, more general – but not necessarily any easier to apply.

Example: Stats Canada, good SDC guidance, lots of rules, lots of cases, easy to pick holes in all of them

4. Deriving of rules: the research zoo

Part of the difficulty with developing ever more complex rules is the manner in which they are determined. While fundamental rules such as the simple threshold rule above can be derived from first principles, the more complex derivations required a sequence of “what-if” scenarios.

This approach is typically used when testing the disclosiveness of public-use datasets. A dataset believed to be safe may be subject to testing by applying a number of “attack” scenarios. If potentially dangerous cells or observations are identified, then the control mechanism may be adjusted and re-applied. Alternatively, the result of the analysis may lead to rules determining safe tabulations.

The key to the use of scenarios is that the data under consideration form something approaching a “closed” system. In the case of aggregate results, the form of the output is known. For public-use datasets, the final form of outputs derived from data is not known, but the level of uncertainty around each observation can be assessed. Estimates of the probability of re-identification can be derived (see, for example, Elliott (2004)), and the appropriate recoding or rules defined. While scenario testing cannot obviously cover every possibility, a finite set of plausible attacks can be defined.

A research environment with disclosive data is a more “open” system. The person responsible for deriving rules must not just test the safety of results, but must also predict what form those results take. *Ex ante*, this is a much more difficult proposition.

An analogy might be to imagine disclosure control as providing an enclosure for animals which keeps the animals safe and alive. In respect of aggregate data and public-use datasets, the aim of disclosure detection is to probe the strength of the fences, walls etc, and to make sure the animals are prospering. The problem with research environments is that the SDC personnel must try to do this without knowing whether the residents will be birds, fish, insects... Hence, all rules become contingency rules. SDC in a research environment is building a zoo, not a cage.

5. The principle-example-based approach to SDC in a research environment

The above discussion is necessarily an oversimplification of SDC development. Nevertheless, the implication is clear: trying to derive hard-and-fast rules to cover all the eventualities of a research environment is almost certainly doomed to failure.

But, as discussed in the Introduction, there is a need for some sort of “standard” which can be applied in a research environment. How can this circle be squared?

The solution lies a different approach to SDC. This is based around four key issues: understanding of principles; few and simple, but flexible, rules; the explicit modelling of functional forms wherever possible; and the education of researchers. The first two are to some extent already embodied in SDC, but it is in the latter two that the difference in approach needed by a research environment becomes important.

5.1 Understanding of principles

SDC in a research environment is not something that can be carried out automatically. It requires understanding of the outputs being checked, the potential disclosure risks, and the level of acceptable risk. Therefore a key issue is that there is agreement on the aims and objectives of SDC. This is not the same as agreeing rules; the principles may be common across an NSI, but different areas may implement the rules in different ways.

For example, the UK Office for National Statistics (ONS) Code of Practice (ONS 2002a) defines a Statement of Principles for “Protecting Confidentiality”; the associated *Protocol on Data Access and Confidentiality* suggests how the principles might be interpreted in practice:

...Statistical disclosure control methods may modify the data or the design of the statistic, or a combination of both. They will be judged sufficient when the guarantee of confidentiality can be maintained, taking account of information likely to be available to third parties, either from other sources or as previously released National Statistics outputs, against the following standard:

It would take a disproportionate amount of time, effort and expertise for an intruder to identify a statistical unit to others, or to reveal information about that unit not already in the public domain.

ONS (2004) pp7-4

This is intended to give a generally comprehensible view of why results may not be released. Note that it does not specify any absolute standard of SDC, but uses “likely” and “disproportionate” to indicate where judgement is needed.

5.2 Soft rules

Flexibility in the application of rules is essential for effective SDC in a research environment. One option is to have strict rules which may be “waived” at the discretion of the SDC reviewers; an alternative is to have rules which are inherently flexible. What is important is that the uncertainty in outputs is incorporated into the rules:

Tables may be not released where the cell frequency is less than five if the data are disclosive; but lower frequencies may be permissible if the data are transformed in such a way that confidentiality would not be breached (as defined in Principle X)

The direct reference to some principle of confidentiality contrasts with the mechanistic threshold rule developed in Section 3. It acknowledges that this rule cannot exist independently, and implies that there is some flexibility. Without a statement of principle on what constitutes “disclosive” or “confidentiality”, it is meaningless. With that statement, however, any situation can be assessed against the same standard with some degree of consistency..

So, although it may be desirable to have an independent standard, rules no longer have to stand by themselves. The problem then is how to avoid every release of data needing to be scrutinised to make sure it complies with these fuzzy rules. This is where the education of researchers and SDC practitioners becomes important.

5.3 Model-based reasoning

In research environments a large part of output comes in some form of “analytical outputs” (defined as non-linear aggregates of data). The difficulty is the infinite potential of researchers to manipulate data. It was noted above that this approach is similar to trying to guess how to build a cage for an unknown animal. Do an infinite set of rules need to be developed?

Our approach is to realise that, in practice, there are a relatively small number of “animal types”. If we can group animals into classes (things that fly; things that dig; things that climb; things that eat people), then the development of appropriate procedures is greatly simplified. For example, in econometrics, research will typically produce tables of sample statistics, regressions of various forms, Bayesian analyses, probability modelling, simulations, and so on. While there are an unlimited set of actual outputs, the types of outputs are, by and large, all of one kind or another.

This is the major change in SDC required for research environments: to look at the process of producing outputs, rather than the outputs themselves. We do not look at data for disclosiveness, but for the way that data is used.

Consider a simple linear regression. A traditional approach would be to draw up rules concerning outliers, influential points, categorical variables, goodness-of-fit, use of public data, and so on. This

rapidly becomes very complicated: for example, the inclusion of influential points in a regression may make for bad statistics but it does not necessarily make the regression disclosive.

In contrast, an analysis of the functional form of a linear regression reveals that regressions are almost always non-disclosive; that the problem cases are a small identified set; that most of the problems are due to the co-publication of means and totals; that a simple check on the disclosiveness of data exists; and so does a simple correction to make any regression non-disclosive irrespective of the data used (see Ritchie (2006) for details). The analysis is long but straightforward, and the conclusions are easily comprehensible.

Or consider non-analytical outputs. A moment's thought will show that graphs and percentiles (or quantiles) are merely tables presented in another form, as are maxima and minima (with a cell frequency of one). Therefore, there is no need to define separate rules for these outputs.

The problem, then is not as bad as it seems. It is possible, with only a little thought, to shuffle whole swathes of potential output into relatively few classes whose properties can be studied. This does not mean that disclosure control becomes easier; for example, although percentiles can be treated as tables, the ordering of the categories presents a different issue of identification. However, it does mean that the rules used for SDC can be kept small, manageable, and comprehensible.

Moreover, rules based upon functional form may be able to stand independently:

A linear regression is non-disclosive if one or more coefficients is suppressed (Ritchie, 2006)

This does not need to refer back to the confidentiality principle as it is an absolute measure. However, the SDC unit may wish to hedge its bets by incorporating some uncertainty:

A linear regression is non-disclosive if one or more coefficients is effectively suppressed; that is, the coefficient could not reasonably be determined from published information.

Within this context we can also put tabular analysis in its proper place. Linear aggregations are inherently unsafe because of the potential for disclosure by differencing. As the method of generating the tables cannot be approved, the outputs must meet the appropriate standard:

Tables and other linear aggregations may not be released unless they can be shown to meet confidentiality guidelines.

This is a very different emphasis: it makes clear that tables are a Bad Thing, and requires a direct application of the confidentiality principle to outputs. Note, however, it does not preclude any outputs being released; it just shifts the burden of proving that results are safe onto the researcher.

5.4 Education

It is essential that the researchers are well-informed about disclosure detection and control, particularly on the principles. If the SDC rules to be applied embody an element of judgement, then it makes sense for researchers to be aware how rules are interpreted. Without guidelines on interpretation, the rules remain opaque, it is difficult to achieve consistency, and researchers may be irritated or confused by apparently arbitrary decisions. In contrast, educated researchers will be more able to predict acceptable outputs, should understand the reason for non-approval of outputs, and should avoid burdening the output checkers with large amounts of unacceptable outputs. It was noted in Section 5.2 that the use of soft rules appears to lead to every output being subject to detailed scrutiny. In practice, this is not the case, as researchers made aware of the SDC framework quickly learn the parameters of safe outputs.

It is clear that this makes SDC much more of a co-operative effort between researchers and the SDC team. This is deliberate; the aim is to make both parties share the same goal, the efficient release of non-disclosive data. Researchers want results to be cleared quickly and easily. The SDC team wants results to be cleared effectively and easily. These objectives are not incompatible if both understand and agree the principles and standards to which outputs must adhere.

It has other advantages. When new situations arise (for example a novel functional form which the SDC team has no rules or examples for), it means the SDC team and the researchers can work together to develop appropriate guidelines. For example, the UK rules on concentration ratios were developed in consultation with the researchers who first raised the issue. Additionally, by drawing in researchers to develop the framework, it provides instant feedback on the appropriateness of SDC methods. Finally, the research environment provides direct access to experienced and proficient statistical and econometric researchers. It seems a shame to ignore this source of ongoing peer reviews.

There are dangers in integrating researchers into the SDC framework. Most importantly, the SDC team may lose control of methods by being technically “outgunned” in arguments over SDC. One could envisage a drift towards increasingly relaxed control as an ill-prepared SDC team is browbeaten into accepting lower and lower standards. One part of the solution is to make clear that the responsibility for final decisions rests with the SDC team, so that in matters of risk and interpretation of principle the NSI has the final say – but possibly subject to some review procedure.

This does not mean that statistical differences cannot be debated; but researchers wishing to challenge rules need to be aware that it is their responsibility to prove that a better method exists. Neither does it mean that the NSI can ignore suggestions for change. If the SDC team has insufficient technical knowledge, it needs to make a reasonable attempt to bridge the gap in understanding; otherwise the trust between the parties breaks down. Hence, the second part of the solution is to avoid this situation by ensuring that there is a positive relationship between the NSI and researchers. We return to this in the last section.

It has been argued that the involvement of researchers in SDC is not a good idea: it gives them useful information about how to break the system. We do not consider this a valid argument. First, as mentioned above, an ill-intentioned researcher can find much easier ways to remove data from a lab than by trying to get results past disclosure control (this argument does not hold for remote job submission). Second, if all output goes through SDC, than a malevolent researcher could edit outputs enough to make result look acceptable under any rules. Would a hard-pressed SDC team notice a deliberately fraudulent output? Finally, and most importantly, the discussion here is about involving researchers in the detection of disclosive results, and educating them in some of the things that can be done. Most NSIs provide some information about detection and control methods, but decline to discuss details of particular controls applied to outputs. The same applies here. In fact the aim of schooling researchers in detection is to avoid control becoming necessary through better outputs .

5.5 Practicalities

The implementation of this approach does raise three particular concerns, relating to the volume of outputs and the skills of the NSI.

First, the implication of this approach is that there is little scope for automatic SDC methods, particularly for linear aggregates. This implies that the volume of SDC work increases linearly with the amount of research done. As one aim of having effective SDC procedures is to encourage research, this potentially could be counter-productive for the NSI. Full-time SDC checking is unlikely to be a rewarding role, and not healthy for the development of the individual, and it may be difficult to fill and fund such posts.

Second, manual SDC checking requires a level of statistical expertise on the part of the checker. Even for those with a statistical background, this requires some time to develop. For dealing with advanced queries on releasable outputs (is a Herfindahl index safe? A Gini coefficient?), statistical knowledge needs to be similarly developed. However, it is likely that those with a sufficiently developed statistical knowledge would not find SDC of other people’s work particularly interesting or motivating.

Third, the success of the model of SDC presented here depends to a large extent upon the relationship between the NSI and the researchers. The development of new methods, the avoidance of conflict over unresolved issues, the acceptability of outputs being submitted, are all facilitated by a good working relationship. This can founder on the NSI unawareness of how researchers work, or on researchers’ lack of knowledge of the restrictions under which the NSI operates.

In summary, this co-operative approach to SDC requires the NSI to put in some investment in its staff and some effort into getting its message across. This may be a low-cost solution to high-quality disclosure control, but only in the long term.

6. An example: business survey research in the UK

We conclude with an example from the Business Data Linking (BDL) section at the UK Office for National Statistics (ONS). This provides access to sensitive microdata from business surveys to researchers from ONS, other government departments and academics. The data is provided through a virtual laboratory. Inside the laboratory, researchers have full access to a range of sensitive datasets. The work is largely analytical economics and econometrics; projects requiring simple tabulations are processed by a separate part of ONS. Researchers wishing to remove output from ONS must pass results to BDL for disclosure checking.

All researchers undergo a short training session. The bulk of this is taken up by SDC, and includes the principles, the dominance and threshold rules, and interpretation in the context of business data, in each case illustrative by examples. These examples are participatory, and are the primary teaching method both for researchers and BDL staff. Many examples have been derived from actual problems. For instance, one case involved the publication of maps showing plant locations for a particular dataset. After discussion with various bodies including the central ONS SDC team, BDL agreed the particular output and the map was added to the SDC guide. Most importantly, along with a summary of the discussion, a reference back to the basic principles was included. This allows a particular decision to be seen within a coherent framework.

BDL's principle of disclosure control, as explained to researchers is:

The aim of disclosure control is to ensure that no unauthorised individual, technically competent and well prepared with public data and a reasonable amount of private information, could practically be expected to use released figures to

- (i) *identify any information not already public knowledge supplied in confidence to ONS (such as survey returns) with a reasonable degree of confidence, and*
- (ii) *associate that information with the supplier of the information*

This is derived from the ONS standard (section 5.1), and hence shares the underlying principles with the rest of ONS. There are some changes in implementation (for example, BDL uses a threshold limit well above the ONS standard); these reflect how knowledge of required outputs can allow rules to be tailored more effectively while still keeping within the principles.

As a result of the training, BDL researchers are relatively competent in assessing their own disclosiveness of outputs. However, this has in itself caused some problems.

First, outputs are sometimes presented without the necessary data to check results (such as tables without underlying frequencies). These are returned to researchers with a request for more information, and over time, researchers learn to provide the necessary information.

Second, the volume of output has increased. Some output files presented to BDL have been so large that the time to check the files has been significant. However confident BDL may feel in the capacity of the researcher to produce safe results, it retains the legal responsibility for ensuring that no disclosive outputs leave ONS, and as a result has refused outputs on the grounds of volume rather than disclosiveness. While number of outputs is a valid reason for refusing to release results (due to the potential for disclosure by differencing), this is not a very satisfactory outcome, and so BDL has had to adjust its training programme to increase the emphasis on the minimal set of outputs.

Overall, there is generally a period of trial-and-error for all new researchers, which is often a frustrating time and needs to be managed carefully. Nevertheless, the overall impact of having an educated research group has been to significantly reduce the target release time for research results from two weeks in 2003 to two days in 2004. In practice, results are turned around in one business day in 90% of cases, and the rejection rates are roughly one paper per month.

8. Conclusion

The need to develop SDC standards for a wider range of situations is clear. The case of a research environment is particularly difficult because of the unpredictability of outputs. This makes a dependence upon an absolute standard untenable in many situations, as it does the use of automated tools except in a very limited number of cases. However, by concentrating on the structure of outputs, results can be grouped into classes of varying sensitivity: tables are inherently unsafe and need to be assessed individually, panel data estimates inherently safe, and so on.

While it may be hard to specify absolute rules, principles are much easier to determine and agree upon. These form an overarching framework against which particular cases can be assessed. They can also provide a cross- and inter-organisational consistency. Although the in-built flexibility makes a principles-based system more opaque than a rules-based one, there remains a common standard of judgement against which procedures can be tested.

This approach, of defining principles and modelling the mathematical structure of potential outputs, implies a knowledgeable SDC team – one that is aware not just of data, but of functional forms, and how to assess novel situations. Teams need to explicitly recognise that the scope of SDC will expand over time, and to have systems in place to incorporate new developments. Learning by example therefore becomes a key part of the training program for SDC staff. SDC staff need to have a general familiarity with statistics and a specific competency in the commoner functional forms used by the relevant researchers.

Finally, it is crucial that researchers are also involved in the SDC process. First, researchers and SDC teams have an interest in getting outputs cleared quickly, safely, and easily, and this is best achieved when all parties are familiar with the framework and rules; researchers can see a return on time invested in SDC. Second, in the more flexible world of principles-based systems, the involvement of researchers increases the transparency of the systems and hence the scope for confusion and disagreement. Third, researchers have an incentive to co-operate in the development of new rules and procedures, and are less likely to request novel outputs without also presenting an appropriate solution. Fourth, SDC training can be used to build a community of trust between researchers and SDC staff.

In summary, while SDC in a research environment may not be as cleanly controlled as in other situations, there is ample scope to develop transparent, accessible procedures which may have the added benefit of knowledge sharing.

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