Delegation-Based Personal Data Processing Request Notarization Framework for GDPR Based on Private Blockchain

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Abstract: With the growing awareness regarding the importance of personal data protection, many countries have established laws and regulations to ensure data privacy and are supervising manage- ments to comply with them. Although various studies have suggested compliance methods of the general data protection regulation (GDPR) for personal data, no method exists that can ensure the reliability and integrity of the personal data processing request records of a data subject to enable its utilization as a GDPR compliance audit proof for an auditor. In this paper, we propose a delegation-based personal data processing request notarization framework for GDPR using a private blockchain. The proposed notarization framework allows the data subject to delegate requests to process of personal data; the framework makes the requests to the data controller, which performs the processing. The generated data processing request and processing result data are stored in the blockchain ledger and notarized via a trusted institution of the blockchain network. The Hyperledger Fabric implementation of the framework demonstrates the fulfillment of system requirements and feasibility of implementing a GDPR compliance audit for the processing of personal data. The analysis results with comparisons among the related works indicate that the proposed framework provides better reliability and feasibility for the GDPR audit of personal data processing request than extant methods.

Keywords: GDPR; personal data; delegation; notarization; blockchain; non-repudiation

1. Introduction

Information and communication technologies can potentially create high added value in various fields owing to the use of big data. In such applications of big data, various personal data are being collected, stored, analyzed, and utilized [1–5]. These collected personal data can be used for personalized marketing and consumption trend analysis and are recognized as a new type of highly valuable asset to service providers [6,7]. However, the importance of guaranteeing privacy and protecting collected personal data is being emphasized, as accidents involving the illegal collection, illegal distribution, and leakage of personal data by the service provider have become frequent, and related damage has increased [8].

In addition, owing to the development of the Internet and distributed storage technology, personal data that are not deleted over time have been identified as a new risk factor that can lead to serious invasion of privacy. Consequently, the importance of the right to request the processing of stored personal data of each data subject, such as the right to be forgotten, is also being focused upon [9]. Moreover, with the growing awareness of privacy, many countries are refining laws and regulations on personal data protection [10–13]. The general data protection regulation (GDPR), which came into effect in May 2018, focuses on strengthening the rights of data subjects and corporate accountability, and clarifying requirements for transfer of personal data outside the EU [8,14]. Under the implementation of the GDPR, other than member states of the EU, which are required to present implementations that meet the requirements of the GDPR, countries that desire to be incorporated into the EU and many other countries are amending or replacing existing laws to reflect
certain aspects of the GDPR [8,14]. To protect the fundamental rights and freedoms of natural persons and in particular their right to the protection of personal data, the GDPR sets out items on the protection and safe processing of collected data that controllers and processors must observe. In addition, it stipulates data processing policy according to the right to request processing of the private data of the data subject, and it ensures that member countries are obligated to manage and supervise compliance while stipulating that a strong administrative measure is imposed in case of violation [15,16].

However, since data subjects are guaranteed the right to request the processing of their personal data, which is stipulated in Articles 12 to 23 of Chapter 3, “Data Subjects’ Rights,” GDPR is a challenge. A personal data processing request is not an act entrusted to the service provider in the personal data processing consent that the data subject voluntarily proceeds before subscribing to the service to use the service provider’s service. However, the records of requests such as the modification, deletion, and transfer of the data subject are managed by the service provider and used for GDPR compliance audits. Consequently, there is a risk of the service provider damaging, contaminating, or not creating the records for their own benefit. Therefore, the integrity and objective reliability of the data subject’s request records managed by the service provider are not guaranteed. However, despite these problems, at present, the supervisory authority is obligated to rely on the evidence presented by the service provider for the GDPR compliance audit of service providers [17]. For example, if the data subject filed a legal lawsuit because the service provider did not faithfully comply with the regulations even though the data subject requested the service provider to delete its data under the right to be forgotten as stipulated in Article 17 of the GDPR, service providers may delete or corrupt the data subject’s request record. A proposed countermeasure to this situation is a method wherein the data subject obtains a record of the requests for the processing of personal data and responses exchanged with the service provider from an external organization such as an email service provider, which are then notarized through a trusted notary organization. However, implementing this method is a challenge for any individual data subject owing to its complexity, cost, and cumbersome nature.

Thus far, several studies have researched systems and methods for safe and reliable GDPR management or audit. As analysis of that integrity and reliability of evidence data cannot be guaranteed through an existing centralized system method; certain studies focused on blockchain (BC) as a personal data storage, management, and GDPR [17–22]. However, to date, no realistic and reliable method to protect the data subject’s right to request for the processing of personal data has been proposed [6,23,24]. Most of the previous systems and methods have proposed schemes to share personal data or to manage records of the processing of personal data from the perspective of service providers; this cannot guarantee the integrity and reliability of the data subject’s request records necessary for the GDPR compliance audit. Data processing requests and their corresponding responses should exhibit an agreement between the data subject and service provider to ensure objectivity on credibility. The method that involves the management of data only from the perspective of the service provider cannot secure an objective view on credibility, while the method of storing all records of accessing or processing the data in a BC conflicts with GDPR regulations such as the right to be forgotten. Consequently, if further personal data are stored, the privacy problem associated with BC reproduces itself further [22–26].

This paper proposes a delegation-based personal data processing notarization framework for GDPR based on private BC technology. Figure 1 shows the conceptual configuration of the distributed storage and notarization of personal data processing request transactions using a BC-based notarization framework.
When the data subject requests the data controller to process personal data, the reliability and integrity of the requests and responses can be guaranteed by notarizing the request contents via the proposed notarization framework. Furthermore, transparency and security for data management is realized by distributing and storing the ledger wherein request transactions are recorded on the BC network and allowing only the auditor authorized by the transaction creator to access the stored transactions. Moreover, the proposed framework does not store personal data but only manages requests for the processing of personal data and response records that can perform GDPR compliance audits and secures the audit data without violating the GDPR. Furthermore, it can further strengthen and guarantee data subjects’ rights to the processing of personal data.

The rest of this paper is organized as follows. Section 2 presents an overview of BC and GDPR and reviews the related works. Section 3 details the devised delegation-based personal data processing notarization framework, and Section 4 presents the implementation results of the proposed notarization framework by using Hyperledger Fabric (HLF). Furthermore, Section 5 presents the analyses of the functions and attributes of the proposed notarization framework, and the conclusions drawn from the study are presented in Section 6.

2. Background and Related Work

2.1. GDPR

GDPR, which came into force as of 25 May 2018, consists of 11 Chapters and 99 Articles, and it stipulates the rules related to the protection of natural persons related to the processing of personal data and the rules related to the free movement of personal data [15]. Among the role groups defined by the GDPR, the primary role groups for GDPR compliance are as follows:

- Data subject (DS): owner of the produced personal data who possesses the right to process his/her personal data; decides on the entrustment of the processing of own personal data to the service provider; requests to view, correct, delete, suspend processing,
or transmit personal data stored by the service provider and confirm the result; and can ask the supervisory authority to audit service providers for GDPR compliance.

- **Service provider (SP):** organization that provides various services by collecting and managing personal information; must comply with the GDPR regulations and prepare legal evidence for all actions involving collecting and managing personal data; and present the evidence upon request from DS and supervisory authorities.

- **Data controller (DC):** the person who is in charge of personal data management belonging to the SP; determines the purpose and method of the processing of personal data; and is responsible for managing and proving that the data for the DS is processed in a lawful, fair, and transparent manner.

- **Supervisory authority (SA):** the organization that conducts GDPR compliance audits; has the legal authority to regularly oversee and investigate the compliance of SPs with GDPR regulations; is an independent public authority responsible for monitoring the application of regulations to protect the basic rights and freedoms of natural persons regarding the processing of personal data and to promote the free flow of personal data within the Union.

One of the primary requirements when collecting and processing personal data in the GDPR is the technical implementation, which is required to guarantee the rights of the DS considering the concept of personal data protection. Violations can result in strong administrative penalties, such as fines, and they may be subject to laws and regulations even when conducting business in Europe [15]. On the basis of these requirements, a summary of the main Articles and Recitals particularly related to the processing of personal data is as follows:

- **Articles 12–23:** The DS may request a provision of information on personal data collected in relation to oneself, correction of inaccurate personal data about oneself without delay, deletion of personal data related to oneself without delay, and transmission of personal data provided by oneself to other DCs. Moreover, the DC shall not refuse to act in response to the DS’s request for the exercise of these rights.

- **Recital 59:** Modalities should be provided for facilitating the exercise of DS’s rights under this Regulation, including mechanisms to request and, if applicable, obtain, free of charge, in particular, access to and rectification or erasure of personal data and the exercise of the right to object. In addition, the DC should provide the means for requests to be made electronically, particularly where personal data are processed via electronic means.

- **Recital 66:** To strengthen the right to be forgotten in the online environment, the right to erasure should also be extended in such a manner that the DC who has made the personal data public must be obliged to inform the DCs that are processing such personal data to erase any links to, or copies, or replications of those personal data. Consequently, the DC must incorporate reasonable steps, considering the available technology and the means available to DC, including technical measures, to inform the DCs that are processing the personal data of the DS’s request.

### 2.2. Blockchain

BC is a technology that distributes and verifies data within peer-to-peer network nodes in the form of blocks having a chain-type link. It is a data forgery prevention technique wherein several blocks are connected similar to a chain such that the hash of the current block becomes a component of the subsequent block using data encryption technology [27,28]. In the traditional transaction model, a central entity with authority functions as a gate and manages and guarantees the ledger data generated between nodes. In this centralized model, when a system with a central authority is incapacitated by internal or external intentional or unintentional attacks and failures, or when data are damaged or contaminated, the damage can spread throughout the entire network. In contrast, in the BC model, a copy of the ledger is distributed and stored to all nodes...
in the network, thereby reducing the risk and maintaining trust by removing the central authority. Owing to this structure, the BC has four key characteristics as follows [25]:

- **Decentralization**: BC network transactions can be performed between two peers (P2P) without authentication from a central authority.
- **Persistence**: As each transaction spreading through the network must be verified and recorded in blocks distributed throughout the network, tampering is almost impossible.
- **Anonymity**: Owing to the absence of a central system to store the personal data of the user, each user can communicate with the BC network using the created address, thus minimizing identity exposure.
- **Auditability**: In the BC, each transaction can repeatedly trace the previous transaction. This improves the traceability and transparency of the stored data.

Currently, the BC system can be divided into a public, private, and consortium BCs. Among these, private BC allows only authorized nodes to process consensus, can restrict read permission, and has high efficiency, so it is often used as a framework for corporate business processing [25].

### 2.3. Related Works of Blockchain-Based GDPR

Features of BC such as integrity, transparency, reliability, and traceability are effective when they are applied to tasks that require compliance management. To manage personal data or GDPR compliance, many researchers have performed research based on BC [8,15–25,28–42].

For related research analysis, by the SLR (Systematic Literature Review) approach, we selected research questions and derived key search terms such as ‘Personal Data’, ‘Blockchain’, ‘GDPR’, and ‘Notarization’ from the research questions, and we used them to search and collect papers. However, many of the extracted papers provide only preliminary methodological investigations. Through the primary analysis of the collected papers, we classified the papers with solution implementation plans or implementation examples and performed secondary intensive analysis. Table 1 shows related studies that suggest blockchain-based unique technologies in relation to GDPR compliance.

#### Table 1. Overview of related works based on BC.

| No | Research Works | Proposed Technology |
|----|----------------|---------------------|
| R01 | Liang et al. in [29] | BC-based data provenance architecture in cloud environment with privacy |
| R02 | Yan et al. in [30] | Protecting privacy and self-sovereignty through blockchains for OpenPDS |
| R03 | Chowdhury et al. in [31] | BC as a notarization service for data sharing with personal data store |
| R04 | Agarwal et al. in [32] | GDPR legislative compliance assessment |
| R05 | Truong et al. in [33] | BC-based personal data management |
| R06 | Truong et al. in [34] | GDPR-compliant personal data management |
| R07 | Vargas in [35] | BC-based consent manager for GDPR compliance |
| R08 | Kassem et al. in [36] | BC identity management system to secure personal data sharing in a network |
| R09 | Rantos et al. in [37] | Consent management platform for personal data processing using BC |
| R10 | Faber et al. in [38] | BC-based personal data and identity management system |
| R11 | Piras in [39] | Privacy by design platform for GDPR compliance |
| R12 | Mahindrakar and Joshi in [40] | Automating GDPR compliance using policy integrated BC |
| R13 | Casaleiro in [41] | Protection and control of personal identifiable information |
| R14 | Daudén-Esmel et al. in [42] | BC-based platform for GDPR-compliant personal data management |

As a result of analyzing the related studies, the main research areas of the related studies are shown in Table 2.
As a result of analyzing works related to BC-based personal data protection and GDPR compliance management, it can be seen that various methods and solutions are being studied for the expansion of GDPR compliance by using the characteristics of the BC such as integrity, confidentiality, transparency, and audit traceability. However, most of the works that tried to solve the privacy problem using BC do not consider GDPR, so it is difficult to apply it as a method to meet the requirements according to each regulation of GDPR. On the other hand, most of the works that suggested the application of BC to meet the requirements of the GDPR only present a conceptual design and did not present a practical implementation method of BC. Even works that presented practical implementation methods did not suggest a method to address the risk that BC-based systems may themselves violate GDPR principles because of their BC nature or how the records stored in BC could be utilized by an outer auditor for compliance audits. Most of the works designed the system structure under the premise that SP stores and manages personal data. So, the proposed architecture is designed so that users go through the system of SP to access BC. Nevertheless, the issue of the objective reliability of the data stored in BC was not taken into account. Most of the systems proposed by related works are designed to link the SP’s system or storage with the blockchain through API. However, considering the actual situation, there may be a problem in GDPR application scalability due to difficulties in API development and the interworking module distribution in order to link the SP’s legacy personal data management system with the BC-based proposed system. However, most studies do not take these issues into account. As shown in Figure 2, BC-based GDPR compliance solutions have been proposed in various areas; however, solutions for securing the reliability of personal data processing requests and response evidence are yet to be proposed [43].

Table 3 shows the limitations of previous related works for GDPR compliance audits so far.

### Table 2. Related works by research field.

| Major Research Field                  | Related Work's Number |
|--------------------------------------|-----------------------|
| Data provenance                      | R01                   |
| Access control                       | R05, R06              |
| Notarization                         | R02, R03, R09         |
| Identity management                  | R08, R10              |
| Compliance assessment                | R04, R12              |
| Consent management                   | R07, R09, R14         |
| GDPR compliance management          | R06, R07, R11, R13    |

### Table 3. The limitations of related works for GDPR compliance audits.

| Limitations                                                                 | Related Work's Number |
|---------------------------------------------------------------------------|-----------------------|
| Lack of proposal of measures considering detailed regulations for GDPR compliance | R01, R02, R03, R05, R07, R08, R09, R10, R11 |
| Lack of support for outer auditors                                        | R05, R06, R08, R09, R10 |
| Lack of consideration of scalability issues due to legacy system linkage | R01, R02, R03, R04, R05, R06, R09, R10, R12, R13, R14 |
| Lack of consideration of personal data protection issues in BC (risk of privacy violations due to storage of personal data and all access records) | R01, R05, R06, R07, R13 |
| Lack of presentation of a practical BC system implementation method       | R02, R03, R07, R08, R10, R11, R12, R13, R14 |
| Lack of research on GDPR compliance with personal data processing request  | All except R06, R07, and R14 |
Figure 2. Proposed solutions for GDPR compliance.

### 3. Delegation-Based Personal Data Processing Request Notarization Framework

This section proposes a delegation-based personal data processing request notarization framework that can notarize requests by the DS for the processing of personal data and its corresponding response. This was done to guarantee reliability and integrity for the GDPR audit. The DS delegates the request for the processing of personal data to the proposed framework, which forwards the request to the SP’s DC by e-mail such that the DC responds to the request. For GDPR compliance, e-mail was used for a formal request proof of the processing of personal data from DS to SP. Herein, the request and response were recorded in the BC ledger. The ledger was notarized via nodes in the BC network. Consequently, the right of the DS to process personal data as stipulated by GDPR is guaranteed. Personal information may be included in the transaction sent by DS or DC to the proposed framework, so a method to protect personal data is required. The proposed framework protects personal data by using a session key-based encryption method. In order for the user to use the proposed framework, he/she must consent to the delegation of authority for personal data processing when he/she sign up for the service. This process is the same as general consent processing, so it is omitted from the proposed framework architecture.

To design a framework for GDPR compliance, we set the following design security. Based on the framework, the auditor can perform a GDPR compliance audit of security design goals to ensure reliability and credibility of data processing among network participants.

- Confidentiality: Network participants must be able to trust the transaction data that are evidence related to the processing of personal data.
• Integrity: It must be guaranteed that the created and managed transaction data are not illegally forged or altered.
• Non-repudiation: Denying related facts based on the subject of transaction data creation and management is not possible.

To design a new notarization framework, first, this section presents a derivation of the required features for GDPR compliance data processing, and thereafter, it proposes a private BC-based notarization framework that can satisfy the derived features.

3.1. GDPR Compliance Audit Scenario of Personal Data Processing Request

This section provides a service scenario based on a centralized system as shown in Figure 3 to withdraw certain required features to ensure GDPR compliance of the personal data processing request.

Figure 3. GDPR compliance audit scheme in a conventional centralized environment.

Consider a system wherein each service provider stores various data in its own database, which is related to the personal data processing request trusted by the DS to provide various services. In this situation, GDPR SA conducts a GDPR compliance audit based on the evidence data submitted by the service providers. The scenario where network participants perform their own actions and the SA conducts a GDPR compliance audit related to the processing of SPs is as follows:

- The DS must consent to the processing of personal data to utilize the services of an SP and subscribe to services on the system. The SP is the DC of personal data.
- SPs collect and manage the personal data of DSs adhering to GDPR regulations.
- In accordance with GDPR regulations, the DS requests the SP to view, correct, delete, stop, and transmit his/her personal data at any time if needed.
- The SP accepts the request and performs all processes without any delay. After executing the process, the results of the processing are notified to the DS. Particularly, if the DS uses their request on an electronic method, it responds to the request through an electronic method. The SP must record the processing logs and establish legal evidence data to prove GDPR compliance.
- The SA manages SP to ensure compliance with GDPR regulations and performs a GDPR compliance audit by analyzing evidence data presented by the SP to certify them.
- DSs may request a GDPR compliance audit of the SP from the SA in the processing of their personal data based on a specific situation.
• SA investigates the operation status of SPs considering the requested GDPR compliance audit and takes appropriate measures based on results obtained from the investigation.

3.2. Challenges and Requirements of the GDPR Compliance Audit for Personal Data Processing Request

In this section, through scenario analysis, we discuss the challenges and solutions for securing the reliability of personal data processing, particularly requests and responses, in GDPR compliance audits. In the scenario, the SA receives all evidence data related to the GDPR compliance audit from the SP, which is the DC of personal data. GDPR compliance verification is performed through a record of delegation-based consensus between the DS and SP; that is, it is based on the consent given by the DS to the processing of personal data, the performance of the SP with GDPR compliance in managing the DS’s personal data is verified. The request made by the DS for the processing of personal data is a right attributed to the DS stipulated in Chapter 12 of GDPR, and response to the request is a duty of the SP. However, as the record can be damaged and contaminated by the SP, its reliability cannot be assured as an objective view on credibility without any consent from the DS. This is because the request is not the processing of personal data entrusted by the DS to the SP in consent. Thus, for the DS to overcome this drawback without relying on evidence provided by the SP when it responds inappropriately to requests, external notarization is the approach used to secure the reliability of the request sent by the DS. However, notarizing the requests of DS is a challenge. First, maintaining records related to requests is difficult unless electronic methods such as e-mail are used. In addition, to notarize records such as e-mail, the data on those records must be requested from an e-mail SP, and thereafter, the data have to be notarized through an organization with legal authority. Consequently, the problem of securing an objective view of the credibility on records for requests and responses can be analyzed as “the need for reliable notarization for request for the processing of personal data that can be easily used without sharing personal data and is processed in real time.” GDPR regulations regarding the requests of the DS that require external notarization are Article 12 and Articles 15–21. Further, for the regulations, the functions shown in Figure 4 are required to support GDPR compliance audits related to the personal data processing request.

Considering the environment in which many countries must comply with GDPR, it is necessary to establish a notarization system that supports a distributed environment for the notarization of personal data processing requests. The following functions are required to build a notary system in a distributed environment [44]:

• Sealing of data: The sealing of data ensures data integrity and not secrecy. It must produce the same value when the data are sealed and when they are verified. A third party cannot obtain the data, modify it, and produce a new value that is acceptable when the data and value are verified.
• Accessible to all: The notary must be accessible to all who desire to seal data.
• Trusted or certifiable: The notary must either be trusted or certifiable, as must its cryptographic keys.
• Highly trusted communications: If the notary exists in a different domain, then the communication between the notary and user must be highly secure. The client must possess the means of ensuring that the data he/she has notarized are the data that were requested to be notarized.
• Authentication: It is important that the user that starts a transaction is the only user to participate in that transaction or delegate work to other users. Consequently, the user that starts a transaction can be attributed with that transaction when it is committed.
Figure 4. Requirements to support GDPR compliance audits regarding the DS’s requests.

With respect to the processing of personal data, all DCs must comply with the GDPR principles relating to the processing of personal data as stipulated in Article 5 of the GDPR. This is also applicable for GDPR compliance audit management systems that deal with personal data. In particular, as deleting stored data is difficult, owing to the nature of the distributed environment in BC, the BC-based GDPR compliance audit management system is required to minimize personal data collection to not violate the GDPR principle by itself [36].

Finally, considering the reality that many SPs in various countries are operating personal data processing systems, the feasibility of minimizing modifications to the legacy system for linkage is required for the notarization framework to be applicable for GDPR compliance audit.

3.3. Design Goals

We analyzed the requirements for GDPR compliance audit management related to DS requests, requirements for a notarization system in a distributed environment, GDPR principles related to personal data processing, and the feasibility of applying to all SPs in a real environment. Based on the analysis, the design goals of the personal data processing notarization framework for GDPR compliance audit, a solution to the problem, were derived as shown in Figure 5.

The details of the functional design goals other than the security design goals mentioned previously in the derived design goals are as follows:

- **Delegation for GDPR**: DS must have the ability to delegate requests for the processing of personal data to the notarization system and deliver them to DC in an electronic manner. Data creators who want notarization should be easily accessible anytime, anywhere.

- **Audit trail for GDPR**: Requests and responses must be recorded in the form of ‘who, when, to whom, and what’ for GDPR compliance, and they must preserve integrity. Records must be stored in a manner such that they can be viewed by an auditor authorized by the DS and DC.
• Notarization of request for the processing of personal data: Verification of the personal data processing request and corresponding data through a number of trusted notaries should be enabled, and furthermore, the ability to notarize the integrity of the stored and retrieved data is important. The authenticity and key management of data creators and notaries should ensure that the reliability of the data cannot be denied.

• Managing permission for audit: Only the author or recipient of the data should have access to the relevant data. DSs and DCs must have the ability to authorize auditors to view data for GDPR compliance audits related to requests for the processing of personal data. However, searching for data other than the data of the approver that the auditor has authorized the inquiry authority to view should be disabled.

• Distribution of trust: The authentication of users using the notarization system and the authority that manages the ledger must be performed and mutually verified by certain trusted institutions across countries rather than one.

• Minimum collection: Personal data other than data related to requests and responses should not be collected, and GDPR compliance audits should be possible for requests from DSs without sharing them with DCs or not being provided them from DCs.

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Figure 5. Notarization framework design goals.

3.4. Notarization Framework

The proposed notarization framework aims to provide an objective view of credibility assurance for evidence data of processing requests and responses for GDPR audit on the processing of personal data. Figure 6 shows the conceptual network configuration of the proposed framework, consisting of DSs (service users), DCs (SPs), SAs (auditors), and notarization systems.
Managing permission for audit: Only the author or recipient of the data should have access to the relevant data. DSs and DCs must have the ability to authorize auditors to view data for GDPR compliance audits related to requests for the processing of personal data. However, searching for data other than the data of the approver that the auditor has authorized the inquiry authority to view should be disabled.

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Figure 6. Notarization framework overview based on BC.

All data derived from the process of requesting and responding to the processing of personal data between the DS and DC are stored in the BC ledger through a notarization system. SAs can conduct transparent and reliable GDPR compliance audits based on the notarized ledger through the notarization system.

Moreover, for the reliability of notarization, only authoritative nodes should be allowed to participate in notarization. Therefore, the proposed notarization framework is based on a private BC framework wherein only authorized participants can participate in the BC network. The roles of the network participants are as follows:

- **DS (Service user):** To register request information for viewing, correction, deletion, suspension of processing, and transmission of personal information stored by SPs in the system. To query the request and the response records of the DC in the system. To complain to the SA if the DC fails to satisfactorily process the personal data of the DS against the interests and rights of the DS. To grant SAs the authority to query the records of requests for the processing of personal data through the system.

- **DC (SP):** To respond to requests by the DS for the processing of personal data and register responses in the system. To grant SAs the authority to query response records to requests for the processing of personal data through the system.

- **Auditor (SA):** With the authority authorized by the DS, to query the system regarding the records of the requests and response for the processing of personal data.
To conduct a GDPR compliance audit of the DC to determine compliance. To ensure that the DC adheres to the GDPR regulations and is authorized by the DC to inquire the data of the DC when performing an audit. To check the records of the response of the DC to the requests made by the DS stored in the system to determine the regulations are being adhered to.

- Notarization system: To provide services to the web through smart contracts, manage the BC ledger, and manage the authority of network participants. To store the data of the request in the BC when the DS registers a request for the processing of personal data in the system.

3.5. Notarized Data Structure

The main notarized data required for a GDPR compliance audit related to the processing of personal data comprises a request for data processing and a response to the request. The request, which is one of the primary data in the proposed framework, should have the request number, ID of the DS, URL of the SP, e-mail address of the SP, data processing type, and the information of the request. These are stored in blocks as a transaction and following the creation of a ledger block, the framework adds it to the BC to provide security and integrity. However, it is important to ensure controlled access and management of notarized data only by network entities who have the authority to access the framework. To realize this, a data structure should be defined for authorization control consisting of the authorization number, authorization type, authorization ID, SP URL, grantor’s ID, and permitted authorization period. Details of the processing request, response on request, and authorization-related data structure for configuration of the BC ledger are as follows:

- Request: A structure requests for the processing of personal data sent by the DS to the DC.
- Response: A structure for a response to a request sent by the DC to the DS.
- Authorization: A structure of data access rights granted by the DS or DC.

Parameters of data structures for transactions are as follows:

- Parameters of Request: The number of requests, DS’s ID, SP’s URL, SP e-mail, processing type, the content of the request and timestamp.
- Parameters of Response: The number of responses, the number of requests, DS’s ID, data SP’s URL, subject’s e-mail, processing type, content of request, content of response, and timestamp.
- Parameters of Authorization: The number of grants, grantor type, auditor’s ID, SP’s URL, grantor’s ID, and authority expiration date.

The value of the processing type, which is a parameter of the structure request and structure response, is pre-defined as reading, correction, deletion, processing suspension, and transmission, which are defined as the right of the DS to own data in the GDPR. The DS selects the type of processing, and thereafter, the request is delegated and notarized for the processing.

3.6. Identity Management

Considering that the proposed notarization framework is based on BC, a distributed environment, the entities must be uniquely identified. The proposed framework requires all entities to be authenticated via a Certificate Authority (CA) before using the proposed framework and to receive an asymmetric encryption key (public key, private key) and certificate. Furthermore, there is a need to define a unique concept of identity and the rules by which the identity is to be managed (identity verification) and authenticated (signature creation and verification) using a member service provider, which abstracts the user management functions provided by the private BC framework.

3.7. Personal Data Protection

Transactions registered with BC for notarization contain request and response contents that may contain sensitive personal data. Owing to the characteristics of the BC network,
which copies and distributes the ledger, there is a risk of the sensitive personal data of transactions being exposed to unauthorized peers. Thus, to prevent this risk, the request and response contents should be encrypted and stored, and an encryption key that can decrypt data should be provided only to entities with the authority to inquire the data, such as the creator, receiver, and auditor. As shown in Figure 7, the proposed framework generates a session key for each transaction in the application before registering the request and response in BC. The transaction ID (trxId) key and {session key (sKey), DS’s ID (dsId), SP’s url (spUrl)} value pairs are saved to the application database. Subsequently, the request and response contents are encrypted using the session key and registered in the BC.

![Figure 7. Personal data encryption process in transaction using session key.](image)

The transaction ID generation algorithm is identical to the transaction key generation algorithm in the BC of the proposed framework. As in (1), the request combines {ID of DS, creation timestamp}, while the response combines {SP URL of DC, creation timestamp}. Algorithm 1 is an algorithm for generating a session key.

\[
\begin{align*}
\text{IF} & \text{ transaction type equal 'request' THEN} \\
\text{transaction ID} & = \text{DS's ID} + \text{timestamp} \\
\text{IF} & \text{ transaction type equal 'response' THEN} \\
\text{transaction ID} & = \text{SP's URL} + \text{timestamp}
\end{align*}
\]

Algorithm 1. Make Session Key

| INPUT: | DS's ID, SP's URL, transaction ID, transaction type, private data, timestamp |
| OUTPUT: | session key |
| 1 | IF transaction type equal 'request' THEN |
| 2 | SET session key to result of |
| 3 | SUM result of |
| 4 | COMPUTE hash encode with transaction ID and result of |
| 5 | COMPUTE hash encode with private data |
| 6 | ADD data array with transaction ID, session key, DS's ID, SP's URL, and timestamp |
| 7 | ENDIF |
| 8 | RETURN session key |

To retrieve and decrypt a transaction that is encrypted using the generated session key, the transaction session key is required, but only the creator or receiver of the transaction can inquire. Algorithm 2 is an algorithm for querying the session key.
Algorithm 2. Inquiry Session Key

INPUT: user ID, transaction ID
OUTPUT: session key
1. SET user’s type to the result of READ user type of user ID
2. IF user’s type is equal to ‘DS’ THEN
   3. SET session key to the result of
      READ session key from application database
         where user ID equal DS’s ID in DB
         and the transaction ID equals the transaction ID in DB
4. ENDIF
5. IF user’s type equals ‘DC’ THEN
   6. SET SP’s URL to the result of
      READ SP’s URL from the user information in the DC’s session
   7. SET session key to the result of
      READ session key from the application database
         where the SP’s URL equals the SP’s url in DB
         and the transaction ID equals the transaction ID in DB
8. ELSE
   9. SET session key to null
10. ENDIF
11. RETURN session key

3.8. Notarization Process

DS transmits a request for processing personal data through the notarization system. The notarization system presents the notarization upon request and delivers it to the SP via e-mail. The SP, which is the DC, performs appropriate processing according to the request and thereafter submits the processing result to the notarization system. Consequently, the notarization system creates a block containing the processing request, processing result, and notarization content and then adds it to the ledger. Figure 8 shows the notarization process for the processing of personal data complying with the GDPR.

Figure 8. Notarization process of the request and response.

Algorithm 3 is the algorithm for smart contract implement of request registration in Figure 8.
Algorithm 3. Input Request

**INPUT**: DS’s ID, SP’s URL, SP’s e-mail, process type, contents of request, timestamp

**OUTPUT**: transaction

1. **// make key**
   - **SET** transaction key to the result of
   - **CALL** make request number with the DS’s ID and timestamp
   - **RETURNING** request number

2. **SET** request structure with the transaction key, DS’s ID, SP’s URL, SP’s e-mail, process type, contents of request, and timestamp
3. **SET** JSON formed request to the result of
   - **CALL** transform to JSON with request structure
   - **RETURNING** JSON formed request
4. **RETURN** the result of
   - **CALL** make transaction with transaction key and JSON formed request
   - **RETURNING** transaction

Algorithm 4 is the algorithm for the smart contract implement of response registration in Figure 8.

Algorithm 4. Input Response

**INPUT**: request transaction key, DS’s ID, SP’s URL, SP’s e-mail, process type, contents of request, contents of response, timestamp

**OUTPUT**: transaction

1. **// check request being**
   - **SET** existing to the result of
   - **CALL** checks whether it exists with request transaction key
   - **RETURNING** existing

2. **IF** existing is false **THEN**
3. **PRINT** “the request does not exist”
4. **RETURN** null
5. **ENDIF**

1. **SET** transaction key to the result of
   - **CALL** make response number with SP’s URL and timestamp
   - **RETURNING** response number
2. **SET** response structure with transaction key, DS’s ID, SP’s URL, SP’s e-mail, process type, contents of request, contents of response, timestamp
3. **SET** JSON formed response to the result of
   - **CALL** transform to JSON with response structure
   - **RETURNING** JSON formed response
4. **RETURN** the result of
   - **CALL** make transaction with transaction key and JSON formed response
   - **RETURNING** transaction

Figure 9 shows the process of inquiring transactions stored in the notarization framework by an authorized participant.

3.9. GDPR Compliance Audit Process

The SA can perform a GDPR compliance audit on DC as needed. It may perform an audit by obtaining authority to inquire transactions related to the processing of personal data between DS and DC to validate the GDPR compliance of DC during the audit process. Figure 10 shows the audit procedure if the DS makes a request for a GDPR compliance audit to the SA on his/her personal data processing.
Algorithm 4

**Input Response**

**INPUT:** request transaction key, DS’s ID, SP’s URL, SP’s e-mail, process type, contents of request, contents of response, timestamp

**OUTPUT:** transaction

1. SET existing to the result of CALL checks whether it exists with request transaction key RETURNING existing
2. IF existing is false
   3. PRINT "the request does not exist"
   4. RETURN null
3. ELSE
   6. SET transaction key to the result of CALL make response number with SP’s URL and timestamp RETURNING response number
   7. SET response structure with transaction key, DS’s ID, SP’s URL, SP’s e-mail, process type, contents of request, contents of response, timestamp
   8. SET JSON formed response to the result of CALL transform to JSON with response structure RETURNING JSON formed response
   9. RETURN the result of CALL make transaction with transaction key and JSON formed response RETURNING transaction

Figure 9. Transaction query process for the request and response for the processing of personal data.

Algorithm 5

**Input Authority**

**INPUT:** grant key, grant type, auditor’s ID, SP’s URL, grantor’s ID, expiry date

**OUTPUT:** authority transaction

1. IF grant type equal "DS"
   2. SET grant key to the result of JOIN auditor’s ID and grantor’s ID
   3. ELSE
   4. SET grant key to the result of JOIN auditor’s ID and SP’s URL
5. ENDIF
6. //check authority being
   6. SET existing to the result of CALL checks whether it exists with grant key RETURNING existing
7. IF existing is true
   8. SET authority transaction to the result of CALL update authority with grant key and expire date RETURNING authority transaction
9. ELSE
   10. SET authority structure with grant key, grant type, auditor’s ID, SP’s URL, grantor’s ID, and expire date
   11. SET JSON formed response to the result of CALL transform to JSON with response structure RETURNING JSON formed response
12. ENDIF
13. RETURN the result of CALL update authority with transaction key and JSON formed response RETURNING transaction

Figure 10. GDPR compliance audit process.

Algorithm 5 is an algorithm for the smart contract implement of granting inquiry authority in Figure 10.
Algorithm 5. Input Authority

**INPUT:** grant key, grant type, auditor’s ID, SP’s URL, grantor’s ID, expiry date  
**OUTPUT:** authority transaction

1. IF grant type equal “DS” THEN  
2. SET grant key to the result of JOIN auditor’s ID and grantor’s ID  
3. ELSE  
4. SET grant key to the result of JOIN auditor’s ID and SP’s URL  
5. ENDIF  
6. IF existing to the result of  
7. SET existing to the result of  
8. IF existing is true THEN  
9. SET authority transaction to the result of  
10. RETURNING authority transaction  
11. ELSE  
12. SET authority structure with grant key, grant type, auditor’s ID, SP’s URL, grantor’s ID, and expire date  
13. SET JSON formed response to the result of  
14. RETURNING JSON formed response  
15. ENDIF  
16. RETURN the result of  
17. RETURNING transaction

Algorithm 6 is the algorithm for the smart contract implementation of the query of notarized requests and responses in Figure 10.

Algorithm 6. Get Notarized Lists

**INPUT:** grant key, grant type, start date for query, end date for query  
**OUTPUT:** request transaction list, response transaction list  

1. IF validation of authority is false THEN  
2. PRINT “The authority isn’t valid”  
3. RETURN null  
4. ENDIF  
5. SET auditor’s ID, DS’s ID, SP’s URL to the result of  
6. SET list of request to the result of  
7. SET list of response to the result of  
8. RETURN the result of  
9. RETURNING list of JSON formed request, list of JSON formed response
4. Implementation

The proposed framework was implemented using a private BC and HLF. In this section, the implementation results are presented in the order of development environment and notarization framework implementation.

4.1. Development Environment

BC was implemented using HLF 2.2, a private framework, Go chaincode, and node.js SDK for web services. Furthermore, raft was used for the BC consensus process. The raft ordering service is simpler and faster than other consensus algorithms, as it guarantees crash fault tolerance under the assumption that all nodes are honest. For transactions, the service server forms a consortium and runs channel settings and services through configtx.yaml. In addition, for a BC-based system simulation, the security and performance of the system must be considered by configuring an effective architecture of authority management and network according to the role of network participants. We constructed the proposed notarization framework network using Docker for simulation, as shown in Figure 11.

4.2. Simulation

We considered the use case of conducting an audit with notarized data, using the framework proposed by the auditor of the SA when the DS requests the DC to process personal data but DC ignores the request without a good reason. Consequently, we developed and simulated a prototype of the framework.

DS, DC, and SA participated in the proposed framework for GDPR compliance audit. As shown in Figure 11, the DS and DC store the request and response transaction in the BC network through the proposed framework, and thereafter, the user DS, DC, and auditor retrieve the stored transaction through the proposed framework. Subsequently, the framework copies and forwards/verifies/distributes the transaction to each peer through the entity that ordered it. Herein, several selected peers perform the verification process and sign using their private key, which corresponds to the role of a notary public. Moreover, the peers are only operated by authorized SAs.

For authentication of all entities participating in the BC network, Fabric CA, a built-in CA provided by HLF by default was used. Fabric CA adopts a PKI hierarchical model and is used to generate X.509 digital certificates. A certificate contains an entity’s key and related information. We set in docker-compose-ca.yaml, as shown in Figure 12, such that...
the CA service was run on port 7054 using Docker, and through this, all nodes and users were authenticated and authorized.

![chaincode_proposal_payload](image-url)

**Figure 12.** A transaction in a saved block viewed by peers.

The DS entered a personal data processing request including [SP’s URL, DC’s e-mail, processing type, content of request] through the web service of the proposed framework, and we delegated the delivery and notarization to the proposed framework. The transaction occurred in the block, as shown in Figure 12, when the json format data input by DS and delivered to the chaincode of the framework and the requested transaction are verified and agreed by the notary nodes; thereafter, the copied and stored block was inquired by the peer. Furthermore, as evident in Figure 12, the request content containing personal information is encrypted and cannot be verified by the peer.

Although the notarization framework sends the request made by the DS to the personal data manager email address entered by the DS, if there is no reasonable response from the SP, the DS requests the SA to audit the SP. Herein, the DS grants inquiry authority to the auditor such that his/her request transaction can be inquired. The auditor can perform GDPR compliance audits on SPs based on the querying request transactions.

5. Analysis and Evaluation

For the analysis of the proposed framework, the measurement of the degree of satisfaction of the requirements based on the requirements defined in Section 3 must be considered. This section details an analysis of the degree of satisfaction of the proposed framework and presents a comparison with related studies from the perspective of GDPR compliance audit.

5.1. Analysis of Meeting the Requirements of the Notarization Framework for GDPR Compliance Audits

The requirements proposed for analysis in Section 3.1 were considered as analysis elements of the system. The analysis was conducted to determine whether the functions and properties of the proposed notarization framework meet the following requirements.

5.1.1. Security Analysis

The proposed framework was designed as per the design goal of Figure 5, and all the security requirements of the notary framework for the GDPR compliance audit were...
achieved. Results of analysis of the satisfaction of the proposed framework with the security requirements are as follows:

- **Data security:** In the proposed framework, a transaction key was generated by automatically combining the DS’s ID and timestamp in the chaincode when creating a request transaction, and the service provider URL of the DC and timestamp when creating a response transaction. The transaction was stored including the signature created by the private key of the creator. Furthermore, when searching for a stored transaction, the proposed framework compares the user’s information (Uid, SPurl) with the stored transaction key in the chaincode. When the auditor desires to query the transaction of the DS and DC, the proposed framework checks whether the auditor has been granted the inquiry right by the DS and DC and that the authorization period is valid; then, the information (Uid, SPurl) of the approvers DS and DC is compared with the stored transaction key. The transactions are linked to each other using a hash algorithm in blocks, and their integrity is guaranteed due to it being copied and distributed to each peer in the BC network. The request and response contents that may contain sensitive personal data are encrypted and input by creating a symmetric key-type session key for each transaction in the application, and the session key is stored for each transaction in the application database. The creator, receiver, and auditor with inquiry authority can decrypt the data retrieved from the BC by inquiring the session key for each transaction. Thus, even if a transaction is exposed to an unauthorized peer in the BC network, the data cannot be decrypted unless the service is accessed through authentication in the proposed framework.

- **Authentication and authorization:** HLF provides Fabric CA as the default CA. Fabric CA is a public key infrastructure (PKI) based and used to generate X.509 digital certificates. All entities in the HLF must be identified by a digital ID before interacting with the BC network. An X.509 digital certificate contains key and related information of an entity and is either signed by the Fabric CA or self-signed. When implementing the proposed framework, we set the initialization value in the docker-compose-ca.yaml file and started Fabric CA using Docker. Furthermore, before interacting with the proposed framework, all entities were registered with the CA server using Fabric CA client or Fabric SDK and received the key and certificate. HLF provides an infrastructure management mechanism called “policy.” Fabric policies represent the manner in which the members agree to accept or reject changes to a network, channel, or smart contract. We set policies in configtx.yaml to control all the actions each member desires to perform on the Fabric network. For example, although the DS and DC organizations allowed access to the transaction registration chaincode, the auditor group SA organization was allowed access only to the audit inquiry chaincode, while access to the notary group SA organization was not granted.

- **Prevention of denial:** In the proposed framework, transactions were created as blocks through the signature of the creator’s private key, stored in the ledger, and shared in the BC network. In addition, by ensuring that the peers acting as the notary of the block are composed and operated only by SAs, the integrity and reliability of the stored data was increased to prevent the repudiation of notarized data.

- **Accountability:** In the proposed framework, request and response transactions were stored in the form of {who, when, who, what}. As the proposed framework inherits the integrity characteristics of BC, the data stored in the proposed framework can be used for GDPR compliance audits.

The proposed framework secures countermeasures against major cyberattack threats and major attack threats that may occur in BC-based systems, as shown in Table 4 by satisfying security and functional requirements.
Table 4. Countermeasure to the proposed framework for major cyberattacks on BC.

| Attack                     | Description                                                                                       | Countermeasure                                                                 |
|----------------------------|--------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------|
| Race attack                | Send two conflicting transactions in rapid succession.                                             | Since it is different from cryptocurrency, multiple recipients who receive the same transaction will not be harmed if their own transaction is canceled. |
|                            |                                                                                                  | Data are encrypted with an encryption algorithm recognized for stability that uses a key length of 256 bytes or more, such as AES-256. Brute force attacks on 256-byte keys are almost statistically impossible with current technology. |
| Brute force attack         | Attempt to decrypt any encrypted data.                                                            | Authorizes only SAs as BC network nodes and controls malicious participants. It is possible that the proposed network is a private BC. |
| 51% attack                 | After securing more than 50% of the hash computing power among all nodes, the transaction information is manipulated. | Revokes access and authority of a party that mounts a DOS on the system since they are known identities rather than anonymous. Checks authentication and authority in web service and BC network. Respectively, manages authority for smart contract functions by the user group. Allows only own transaction to be accessed. |
| DoS (Denial-of-Service) attack | Sending massive amounts of traffic paralyzes BC networks and nodes.                          | Users submitting a transaction with a transaction certificate should include in the transaction a random nonce, that would guarantee that two transactions do not result into the same hash. |
| Unauthorized access attack | Access or modify a function or variable that should not be accessed.                           | TLS is used for all network sections. Encrypts the main data of the transaction based on the session key. |
| Replay attack              | Copy a transaction that was added to the BC in the past and replay it in the network to distort its operation. |                                                                                  |
| Sniffing and capture attack | Monitoring and capturing all data packets passing through network.                               |                                                                                  |

5.1.2. Function Analysis

The functions and properties of the proposed notarization framework were designed as per the design goal of Figure 5, and all the requirements of the notary framework for GDPR compliance audit were achieved. The proposed notarization framework receives a request for personal data processing from the DS, stores it in the ledger, notarizes it, and sends it to the DC by e-mail. In the event that the DC ignores, rejects, or delays the request without a good reason, it provides evidence to request legal sanctions, thereby guaranteeing the right of the DC to process their own data as defined in Chapters 12 to 21 of the GDPR. The proposed notarization framework assures an objective view on credibility by relaying and acting as a third party that notarizes requests and responses between the DS and DC and thus guarantees the reliability of records for GDPR compliance audits. In addition, the SPs need not modify the legacy personal data processing system or install a separate 3rd party module; thus, it is highly applicable to the actual environment. Table 5 shows the results of analysis of the satisfaction of the proposed framework with the requirements of Figure 5.

Table 5. Analysis result of meeting the requirements of the proposed framework.

| A1 | A2 | A3 | A4 | B1 | B2 | B3 | B4 | B5 | C1 | D1 |
|----|----|----|----|----|----|----|----|----|----|----|
| Y  | Y  | Y  | Y  | Y  | Y  | Y  | Y  | Y  | Y  | Y  |

Reasons for meeting each requirement of the proposed framework are as follows:
Request and response anytime, anywhere (A1): The proposed framework was designed to delegate the DS’s request and DC’s response through the web service, notarize it in the BC network, and send it to the recipient through the e-mail service; thus, the DS and DC can make requests and responses anytime, anywhere. See Figure 6 in Section 3.4 and Figure 11 in Section 4.1.

Save the information provided by electronic means (A2): The proposed framework stores all transactions related to personal data processing requests from DS and DC as electronic ledgers in BC. See Section 3.5 and Figure 11 in Section 4.1.

Record of DS’s request and of DC’s response to DS’s request (A3): The proposed framework stores all transactions related to personal data processing requests from DS and DC as electronic ledgers in BC. See Section 3.5 and Figure 11 in Section 4.1.

Non-repudiation of requests and responses (A4): The DS and DC transmit the transaction together with the private key signature to the proposed framework, and the notary node of the proposed framework notarizes with the private key signature and stores it in BC, so the creator and notary cannot deny the stored data. See ‘Prevention of denial’ in Section 5.1.1.

Sealing of data (B1): As the proposed framework is based on private BC, network participants can be managed. The proposed framework allows only the peers of the SA to participate in the network. Furthermore, the consensus procedure of HLF, which generates blocks after verification via multiple peers, has the function of notarization. Peers acting as notaries only include the signature generated by their private key in the transaction at the time of verification and do not cause any changes. Thus, the proposed framework using HLF’s RAFT consensus algorithm meets the “sealing of data” requirement. See ‘Data security’ in Section 5.1.1.

Accessible to all (B2): The proposed framework was designed to delegate the request of the DS and response of the DC through a web service and e-mail service. Both the DS and DC can access and use the framework after being authenticated and authorized by the CA. See Figure 11 in Section 4.1.

Trusted or certifiable (B3): For the integrity and objective reliability of the ledger, the proposed framework restricts the nodes participating in notarization to authoritative organizations such as SAs. In the proposed framework, the algorithm that allows multiple notaries to participate and notarize inherits the RAFT algorithm of HLF, which has already been verified for stability.

Highly trusted communications (B4): As the proposed framework uses HLF, a private BC framework, it inherits the integrity and confidentiality of the HLF’s system, network, and data. HLF supports secure communication between nodes by using transport layer security (TLS) protocol, which is applied in the proposed framework.

Authentication (B5): The proposed framework authenticates all entities using Fabric CA, which is a CA provided by HLF. See ‘Authentication and Authorization’ in Section 5.1.1.

Data minimization (C1): The proposed framework only stores information for auditing the processing request transaction of the DS and DC’s response to the request in the BC for the GDPR compliance audit, and it does not store any other personal data that the SPs have. See Section 3.5.

Feasibility in real environment (D1): As the proposed framework was designed to delegate the DS’s request and DC’s response through a web service and an e-mail service, the SPs need not modify the legacy personal information processing system or install a separate third party module. Therefore, it can be applied as a GDPR compliance audit framework in a real environment.

5.2. Performance Evaluation

To evaluate the performance of the proposed framework, we installed Docker on Intel Core i5-8265U CPU @ 1.60 GHz, with 16 GB RAM specification system, and applied the two-peer three-order, and Raft consensus algorithm to configure and simulate the HLF
network. In the performance evaluation of the proposed framework, the main issue area was found to be the BC area.

The performance of BC solutions is one of the characteristics that BC users are most concerned about. However, due to the diversity of consensus mechanisms and APIs, existing performance benchmarking frameworks cannot be directly applied to distributed ledger systems, making it very important to devise solutions to compare different platforms in a meaningful way. In order to perform and analyze the performance measurement in the BC area of the proposed framework on a consistent and systematic basis, this work used ‘Hyperledger Caliper’ (hereinafter referred to as ‘Caliper’), which is a performance measurement framework optimized for the HLF BC environment. Caliper is a BC benchmark tool that allows users to measure the performance of a BC implementation with a predefined set of use cases. Caliper generates a report containing several performance indicators such as transaction per second (tps), transaction latency (latency), and resource utilization [45]. In this work, the performance of the proposed framework was measured by automatically generating loads by setting various use case sets of Caliper.

We increased the load from 50 to 300 tps by automatically creating a transaction and transferred it to the smart contract of the proposed framework. Furthermore, the processing result data of the proposed framework for the input data were measured, and the write and read throughput rates of the proposed framework in the BC area were analyzed. In addition, the proposed framework was designed on the basis of the assumption that SAs in various countries subject to GDPR configure peers and perform notarization; thus, performance analysis is required according to node expansion. We increased the number of peers from two to six and measured and analyzed the write and read throughput rates. This performance test was repeated five times in total, and the results were averaged. Figures 13 and 14 shows the results of analyzing the write and read throughput of the framework proposed in the BC area according to the change in the number of peers.

![Figure 13. Performance of read in BC of proposed framework under different workloads and different number of peers.](image)

It was confirmed that the read delay of the proposed framework increases from the peer over two peers, 250 tps area, and the write throughput is significantly reduced from the 200 tps area. Simultaneously, in the simulation, we set 50 users to continuously generate transactions. However, considering the service characteristics of the proposed framework, it is rare for users to continuously generate personal data processing requests. Moreover, considering that it is a simulation environment using Docker and there are limitations of computing resources such as CPU and memory, the performance is expected to be further improved in the actual implementation environment. In addition, considering the trade-off
between security and performance according to scalability in a distributed environment, the performance decreases when nodes are increased, but security becomes stronger.

Figure 14. Performance of write in BC of proposed framework under different workloads and different number of peers.

5.3. Comparative Analysis of Related Works

The proposed delegation-based personal data processing notarization framework was designed to support the requirements of “reliable notarization of request for the processing of personal data that can be easily used without sharing personal data and processed in real time.” The framework was compared with the related works, which could confirm that the reliability and excellence of the framework are satisfied.

We compared and analyzed the superiority of the proposed framework, focusing on the work of Truong et al. that includes issues on data processing requests among works related to BC-based GDPR compliance. Table 6 presents the results of analyzing whether the functions and properties of the framework proposed by Truong et al. meet the requirements in Figure 5.

Table 6. Analysis result of meeting the requirements of the platform proposed by Truong et al.

|   | A1 | A2 | A3 | A4 | B1 | B2 | B3 | B4 | B5 | C1 | D1 |
|---|----|----|----|----|----|----|----|----|----|----|----|
|   | Y  | Y  | N  | Y  | N  | Y  | N  | Y  | Y  | N  | N  |

From the analysis results shown in Table 6, it is evident that the functions and properties of the framework proposed by Truong et al. did not meet requirements, which are as follows:

- Record of DS’s request and of DC’s response to DS’s request (A3): For an end user to request data processing to a resource server with personal data, the SP’s system is the only means to achieve it. However, this has the potential to allow the SP in the middle to ignore or manipulate the end user’s request. In addition, the proposed framework was designed around access control, such that although the access request for personal data processing is stored in the block chain before processing, the personal data processing is not stored until the resource server processes it. Furthermore, it is not designed to store the request contents of the DS because the scenario wherein the DS requests the SP to process it is not considered.
• Sealing of data (B1): It is possible for an end user to request data processing to a resource server with personal data only through the SP’s system. However, this has the potential to allow the SP in the middle to manipulate the end user’s request. Furthermore, as the proposed framework has been designed around access control, thus, the sealing and notarization process for end-user requests is not clearly presented.

• Trusted or certifiable (B3): It was assumed that a DS is “honest-but-curious”, whereas SPs follow a malicious model. This indicates that the DS executes the required protocols, even though it might be curious about the results it receives after the operations. Most of the records of the processing of personal data are stored in the proposal framework by the resource server; however, if the resource server is not trusted, the data also cannot be trusted.

• Data minimization (C1): The proposed framework stores all personal data processing history of the SP. When the DS subscribes to the service of the SP, it delegates the processing of personal data to the SP. Therefore, owing to the excessive nature amount, all personal data processing of the SP delegated by DS for GDPR compliance audit and personal data related to personal data processing is also stored. Furthermore, considering the characteristics of the BC where data are replicated, distributed, and stored, and deletion is not easy, the more personal data are stored, the greater the risk of exposure and the greater the possibility of violating the principle of data minimization.

• Feasibility in real environment (D1): To apply the proposed framework, SPs must modify the legacy personal data processing system or install a separate third-party module. However, the application of the proposed framework to the real environment is difficult because enforcing it on all SPs in the real environment is a challenge. The solution of Truong et al. is insufficient compared to the proposed framework when considering that there is no guarantee of an objective view on the credibility of the DS’s request for the processing of personal data, it does not comply with the GDPR principle, and it could not directly apply to a real environment situation. The framework proposed by Truong et al. was not designed to store the personal data processing request of the DS without going through the SP. Moreover, if the SP does not add functions to the legacy personal data processing system to interface with the platform proposed by Truong et al., the problem for GDPR compliance audits remains unsolved. Thus, considering that in real situations, it is not possible to apply the platform proposed by Truong et al. to all SPs, it can be concluded that it is not an appropriate solution to the problem of GDPR compliance audit to ensure the right to request processing of personal data of DS.

Therefore, the proposed framework is superior in terms of the objective reliability of personal data processing requests, compliance with GDPR principles, and feasibility compared to solutions of previous works that allow the SP to manage the personal data processing request record of DS as in the work of Truong et al. Table 7 shows the comparative analysis results of the proposed framework and the platform proposed by Truong et al.

### Table 7. Comparative analysis between this work and the work of Truong et al.

| Work            | A1 | A2 | A3 | A4 | B1 | B2 | B3 | B4 | B5 | C1 | D1 |
|-----------------|----|----|----|----|----|----|----|----|----|----|----|
| Proposed        | Y  | Y  | Y  | Y  | Y  | N  | Y  | Y  | Y  | N  | Y  |
| Truong et al.   | Y  | Y  | N  | Y  | N  | Y  | N  | Y  | N  | N  | N  |

### 6. Conclusions

This study proposed a delegation-based personal data processing notarization framework based on a private BC to solve the problem of requiring an objective view on the credibility of records related to personal data processing requests. Furthermore, it could support the claim of the rights of DSs in a GDPR compliance audit. It can be easily used by users through the web, does not share personal data collected by DCs, adheres to the
basic principles of GDPR, and is feasible. Furthermore, through the process of notarization, it is possible to secure the trust of all network participants with respect to records of the personal data processing request and response, and thus, it can be used for GDPR compliance audit. The management of the personal data processing requests in the proposed framework from the perspective of the DS and the objective view on credibility were guaranteed, thereby further strengthening the guarantee of rights of DS. Furthermore, the simulation results and subsequent analysis demonstrated that the proposed framework satisfied the functional and security requirements for a notarization system capable of GDPR compliance audit for personal data processing.

If an institution authorized by a government operates the notarization framework proposed in this paper, the reliability of the authentication and authorization of system users, including notaries, is increased, and thus, the reliability of notarization provided by the system is expected to be further increased. If the SA recommends that SPs who do not disclose the email address of the person in charge of personal data processing on the website, etc., sign up for a service using the proposed framework and disclose their email address, it is expected that the GDPR compliance for personal data processing requests will be spread just by registering as a member without forcing the SP to install an additional system. In addition, if an e-mail server of the proposed framework and the system linkage module of DC are developed and applied, DC can also delegate and notarize the notification sent to DS more easily.

For future research, studies need to be undertaken to guarantee the sovereignty of DS for personal data regarding GDPR compliance other than compliance with personal data processing, and research on notarization methods for a BC-based GDPR compliance audit is required to ensure that it does not violate GDPR regulations.

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