Using linked administrative health data for palliative and end of life care research in Ireland: potential and challenges

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Abstract

Background: This study aims to examine the potential of currently available administrative health data for palliative and end-of-life care (PEoLC) research in Ireland. Objectives include i) identify administrative health data sources for PEoLC research ii) describe the challenges and opportunities of using these and iii) estimate the impact of recent health system reforms and changes to data protection laws.

Methods: The 2017 Health Information and Quality Authority catalogue of health and social care datasets was cross-referenced with a recognised list of diseases with associated palliative care needs. Criteria to assess the datasets included population coverage, data collected, data dictionary and data model availability and mechanisms for data access.

Results: Eight datasets with potential for PEoLC research were identified, including four disease registries, (cancer, cystic fibrosis, motor neurone and interstitial lung disease), death certificate data, hospital episode data, community prescription data and one national survey. The ad hoc development of the health system in Ireland has resulted in i) a fragmented information infrastructure resulting in gaps in data collections particularly in the primary and community care sector where much palliative care is delivered, ii) ill-defined data governance arrangements across service providers, many of whom are not part of the publically funded health service and iii) systemic and temporal issues that affect data quality. Initiatives to improve data collections include introduction of i) patient unique identifiers, ii) health entity identifiers and iii) integration of the eircode postcodes. Recently enacted general data protection and health research regulations will clarify legal and ethical requirements for data use.

Conclusions: With appropriate permissions, detailed knowledge of
the datasets and good study design currently available administrative health data can be used for PEOlC research. Ongoing reform initiatives and recent changes to data privacy laws will facilitate future use of administrative health data for PEOlC research.

**Keywords**
administrative health data, data linkage, palliative and end-of-life care

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Background

Administrative health data is generated through the routine administration of health care by health care service providers and other institutions. Its use for research purposes is an area of growing interest1-5. Internationally initiatives to harness the potential of linked administrative health data for research purposes are well developed in Australia6-8, the UK9-11 the Nordic countries (Norway, Sweden, Finland, Denmark, Greenland and Iceland)12 and Canada13. However data linkage is a complex process and methodologies vary14,15. In Ireland the need to develop a coherent and integrated approach to health information16 and the potential of routine data for health research17 is recognised. Initiatives to harness that data for research purposes have started but these are at an early stage18. The Health Service Executive (HSE), Ireland’s public health and social care service provider, is developing an open data strategy in recognition of the fact that the data it holds are a valuable asset that can improve healthcare delivery and planning19.

Kane et al. reported that 80% of deaths in Ireland between 2007–2011 were from conditions recognized as having associated palliative care needs, with 30% of deaths from cancer and 50% from non-cancer conditions including neurodegenerative disease and dementia20. Significant barriers to high quality palliative care research exist21-23. These include identifying and recruiting subjects, increased ethical concerns for vulnerable patients who are often seriously ill and methodological concerns including loss to follow up, recall bias or difficulties measuring endpoints such as pain or symptom burden24. Some of these issues can be addressed using routine data. Davies et al. described a number of initiatives that use routine data for palliative and end of life care (PElOc) research in England and elsewhere3. The study identified three priorities for the future use of routine data; these were i) safe and ethical access to data, ii) improved data linkage and iii) improved PElOc data collections. In Belgium, Maetens et al. identified and described the steps to access, interrogate and link seven population level databases for end-of-life research24. In Ontario, Tanuseputro et al. used a range of routine data sources to examine the delivery of palliative care across acute care, outpatient clinics, and home care health sectors at the population level25.

In Belgium, health insurance is legally mandatory so that data discovery relied mostly on access to claims databases which are managed by a single agency. In Ontario, claims data from Ontario Health Insurance Plan database augmented by linkage to a number of other administrative databases held at a single institute, formed the basis of data capture. These studies demonstrate that while there are universal challenges to using administrative health data for research, the context is local and requires examination at the local level. Initiatives to use administrative health data in Ireland are beginning but to-date its use for quantitative PElOc research26,27 has been limited.

Our aim is to identify the challenges and opportunities of administrative health data for PElOc research in Ireland. The study is timely given the recent initiatives to realise the potential of Irish health data14,19 and the emerging body of international studies using administrative health data24,25. Our objectives are i) to identify administrative data available that may be useful for PElOc research ii) to describe both the challenges and opportunities using these data for PElOc based on our experiences to-date using linked cancer registry data, hospital episode data and death certificate data and iii) to describe how recent initiatives to improve the health information environment and changes to data protection laws will impact future use of administrative health data in Ireland.

Methods

Setting

Ireland has a mixed public private health care system where publically funded health care is managed by the HSE and funded through the tax system. All residents are entitled to use the public health system. There are three private health insurance providers in Ireland and in 2018, 45% of the population had private health insurance29. Privately insured patients in Ireland may be treated in public or private hospitals. The HSE National Clinical Programme for Palliative Care oversees the management and organisation of palliative care services in Ireland29. Specialist palliative care is delivered by the HSE along with a number of voluntary service providers. Specialist palliative care teams provide care in acute hospitals, community settings and specialist inpatient units across the country.

Identifying potential datasets for PElOc research

The Health Information and Quality Authority (HIQA) is an independent body that evaluates the quality of the information available on health and social care and makes recommendations to improve quality, minimise inconsistencies and fill gaps where data are not available30,31. Quality is defined as data that are complete, valid, accurate, reliable, relevant, legible and available in a timely manner32. HIQA advocates eight guiding principles for organisations collecting data that include formalised governance arrangements, facilitating appropriate access to the data to optimise its benefits, continuous monitoring/improvements of data quality and effective information governance procedures. Standards for data quality include the use of data dictionaries, classification systems and clinical terminologies30. A data dictionary is a descriptive list of names, definitions and attributes of data elements to be collected in an information system or database and aids in the standardisation of data definitions33. Related to the concept of data dictionaries, data models describe how the data are organised and stored within an information system or database. This affects how relevant data from different systems data can be identified, extracted and compared. Data dictionaries and data models hold data about the data, also called metadata.

HIQA produces a catalogue of national health and social care data collections using a standardised template to describe existing data collections34. The 2017 catalogue was cross-referenced with a recognised list of diseases with associated palliative care needs (Table 1), based on a methodology by Murtagh et al.34. Given Ireland’s aging population and identified future palliative care needs for cancer, neurodegenerative disease and dementia30 particular focus was given to disease registry
collections. Criteria used to assess the datasets included an examination of population coverage, the data collected, the availability of data dictionaries and data models and information on how the data can be accessed.

**Results**

In total, eight datasets were identified from the HIQA catalogue with potential for PEmoLC. These include population-based death certificate data, hospital-based episode data for all patients treated in public acute hospitals in Ireland, community-based prescription data for all people eligible for medical cards, four disease registry collections and one nationally representative cohort study of people aged 50 and over. Four have data dictionaries and six have a process to request access to the data. Key characteristics of the datasets are described in Table 2. Based on our experience using cancer registry data linked to death certificate data and hospital episode data we focus on these three datasets initially outlining their strengths and weaknesses for PEmoLC research and then briefly describe the others.

**Cancer registry data**
The NCRI collects data nationally for incident tumours recorded at the level of the patient, that is each patient should be recorded once only in the registry database. This relational data model simplifies data linkage where data are matched at the person level using demographic details. Over time a patient may have additional tumour and management data attached to their patient record. Information collected includes patient demographics (age and sex), type of cancer (site and staging), treatments and selected procedures, date and cause of death (from linked death certificate data). Clinical information is coded using international guidelines including international classification of diseases (ICD) codes. The focus of data collection is on the first year post-diagnosis with limited data collection thereafter. Completeness of case ascertainment is estimated to be 98.7%. Information on accessing data from the NCRI is available from the website https://www.ncri.ie/.

**Death certificate data**
Every death in Ireland is legally required to be notified to the state within three months of death, so death certificate data is population based at the national level. Death is a unique event so a person should only have one death certificate record. The Department of Social Protection, Central Statistics Office (CSO) and General Register Office collect and record date of death, address of residence of deceased, place of death, cause of death, occupation of deceased, age of deceased, sex of deceased, and marital status of deceased. Cause of death for all deaths registered from 2007 onwards are coded using ICD10 codes. Place of death is recorded as an address and is not classified e.g. into home, hospital, hospice, or long-term care facility. Information on how to access the data are available at https://www.cso.ie/en/aboutus/lgdp/csodatapolicies/dataforresearchers/.

**Hospital Episode data**
The Hospital In-Patient Enquiry system (HIPE) collects demographic, clinical and administrative data on discharges from, and deaths in, all acute public hospitals nationally. Details of each episode of care is recorded as a single record so that over time an individual can have multiple records within and across HIPE hospitals. HIPE is the only source of morbidity data available nationally for acute hospital services. In 2016, 53 hospitals were contributing to HIPE. Data are not available in HIPE for emergency department attendances unless the patient is admitted to hospital. Data are also not available for 22 private hospitals. Clinical coders review the records of each patient and extract the relevant clinical data, and translate it into codes using the ICD-10-AM/ACHI/ACS 8th edition. As well as a source of clinical information for many chronic diseases with associated palliative care needs (e.g. dementia, neurodegenerative diseases and cancer), diagnostic codes include ‘Z51.5 - Palliative care’ recorded when a patient has been seen by the palliative care team. The guidance for recording palliative care in HIPE changed with the introduction of the 10th edition ICD-10-AM/ACHI/ACS from January 2020. Palliative care should be recorded only where there is documented

| **Condition** | **ICD-10 codes** |
|--------------|----------------|
| Malignant neoplasm | C00-C97 |
| Heart disease, including cerebrovascular disease | I00-I52, I60-I69 |
| Renal disease | N17, N18, N28, I12, I13 |
| Liver disease | K70-K77 |
| Respiratory disease, | J06-J18, J20-J22, J40-J47 & J96 |
| Neurodegenerative disease | G10, G20, G35, G122, G903, G231 |
| Alzheimer’s, dementia and senility | F01, F03, G30, R54 |
| HIV/AIDS | B20-B24 |

Source: 34, 35

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Table 1. Conditions associated with palliative care needs and their International Classification of Disease codes.
| Name          | Disease                        | Coverage               | Brief description                                                                 | Data dictionary | Data level | Minimum dataset | More information                                                                                           |
|--------------|--------------------------------|------------------------|-----------------------------------------------------------------------------------|----------------|------------|----------------|----------------------------------------------------------------------------------------------------------------|
| National Cancer Registry Ireland database (NCRI) | Malignant neoplasm           | National population based. | All incident tumours recorded. The data covers the national health schemes throughout the country. | Individual     | Yes        | No             | Anonymised aggregated data are available for download from the NCRI website. Requests for individual level data are examined on a case by case basis. See website for details. [https://www.ncri.ie](https://www.ncri.ie) |
| Primary Care Reimbursement Service (PCRS). | All                               | National population based. | The PCRS is responsible for making payments to Healthcare Professionals, e.g. GPs, dentists, pharmacists, and optometrists who provide free or reduced cost services to members of the public across a range of community health schemes. | Script based transactions | No         | No             | Reports based on PCRS data are available from the eHealth Ireland Open Data Portal at [https://www.supper.ie/portal/annual-reporting](https://www.supper.ie/portal/annual-reporting) |
| Vital Statistics - Death Registration | All                               | National population based. | Death certificates. A HIPE discharge record is created when a patient is discharged from (or dies in) hospital. Administrative, demographic and clinical information are collected for a discharge episode in 33 hospitals. | Individual     | Yes        | Same as data dictionary | Further information on data for research can be found at [https://www.cso.ie/en/aboutus/lgdp/csodatapolicies/dataforresearchers/](https://www.cso.ie/en/aboutus/lgdp/csodatapolicies/dataforresearchers/) |
| Hospital In-Patient Enquiry (HIPE) | All                               | National for all acute public hospitals | Hospital In-Patient Enquiry/ Hospital discharge data in all national acute public hospitals are searched to ascertain and confirm all MND diagnosis. The Central Statistics Office (CSO) Deaths Register is searched to capture MND cases where the subject passed away shortly after diagnosis. The register is based on direct nationwide chart review/confirmation by the diagnosing physician. | Episode of care | Individual | No             | Further information on HIPE can be found at [http://www.hpo.ie](http://www.hpo.ie) |
| Irish Motor Neurone Disease Register | All known patients with MND in the Republic of Ireland | All | Motor Neurone Disease (MND) | Individual     | No         | No             | Requests for data are considered on a case by case basis. Email: ResearchMND@tcd.ie Further information can be found at [http://mnd.ie](http://mnd.ie) |
| Name | Disease | Coverage | Brief description | Data level | Data dictionary | Minimum dataset | More information |
|------|---------|----------|------------------|------------|-----------------|----------------|-----------------|
| Cystic Fibrosis Registry of Ireland (CFRI). | Cystic Fibrosis | All consenting persons with CF in the Republic of Ireland. | Participation is voluntary, enrolment is based on patient consent to have their medical record details added to the registry. Data is taken from patient medical charts by registry staff. | Individual | On request | No | Further information and requests for registry data can be made by downloading and completing the CFRI Data Application Form. |
| Irish Thoracic Society Interstitial Lung Disease Registry | Lung diseases including Interstitial Lung Disease (ILD) | All consenting persons with ILD in the Republic of Ireland. | Participation is by consent. The registry aims to identify, record, analyse, and store information relating to the prevalence, incidence, and treatment of ILD in the Republic of Ireland. | Individual | No | No | Further information available by contacting the Irish Thoracic Society at https://irishthoracicsociety.com/contact-us/ and the ILD website at https://irishthoracicsociety.com/lung-disease/interstitial-lung-diseases/ |
| The Irish Longitudinal Study on Ageing -TILDA | Not applicable | A nationally representative sample of adults aged 50 and over, resident in Ireland n=8,504 | TILDA collects information on all aspects of health, economic and social circumstances from people aged 50 and over in a series of data collection waves once every two years beginning in October 2009. | Individual | Yes | Yes | Information on accessing the datasets are available from https://tilda.tcd.ie/data/accessing-data/ and Further documentation is available at https://tilda.tcd.ie/data/documentation/ |
evidence that the patient has been provided with palliative care. Notwithstanding evidence of variation in how the code is used across hospitals, currently HIPE is the only available population level administrative dataset where a record of a patient being seen by a palliative care specialist can be identified. Additional relevant information for PEOlC research include admission type (elective/emergency) and patient destination on discharge with categories that include home, nursing home, transfer to another hospital, transfer to hospice and/or died. Information on accessing data and a data dictionary for HIPE data are available from http://www.hpo.ie/.

**Primary care prescription data**
The Primary Care Reimbursement Service (PCRS) is responsible for making payments to healthcare professionals including general practitioners (GPs), dentists and pharmacists, for the free or reduced costs services provided to the public under the General Medical Scheme and/or other schemes. Access to the schemes is means-tested on a rolling basis and/or determined by specified long-term disease. Qualifying individuals are given a medical card with a unique medical card number (MCN). Eligibility for a medical card can change with changing circumstances so that over time, one person can have had a number of medical cards. In 2018, 43.4% of the population (over 2 million people) were eligible for a medical or GP visit card. The PCRS dataset is one of the few national datasets that collects data in primary and community care settings. All expenditures around pharmaceuticals (drugs/medicine costs) are recorded against an MCN so that the data are transaction based. A data model is not currently available for PCRS so it is not clear how an individual is linked with medical card(s) within the PCRS database or whether an individual or a medical card is recorded more than once; neither is a data dictionary available. Further information on PCRS can be found at https://www.hse.ie/eng/staff/pcrs/.

**The Irish Longitudinal Study on Ageing**
The first wave of data collection for the Irish Longitudinal Study on Ageing (TILDA) surveyed a nationally representative sample of over 8500 people, aged 50 years and over, beginning in October 2009 with a further four waves of data collection in 2012, 2014, 2016 and 2018. Each individual within the TILDA dataset has a unique identifier and a wide range of data on the health, economic and social aspects of participants’ lives are collected through personal interviews, self-completion questionnaires and health assessment measures. TILDA is unique in Ireland in that it contains detailed longitudinal data on education, income and occupation in this age group which is not readily available elsewhere.

TILDA data has been linked at the person level with death certificate data, matching on the basis of name, address and month and year of birth. This allows for detailed research around end of life care given the depth and breadth of information collected prospectively before death. By law every death is registered and this is reflected in the high match rate achieved. Of a total of 863 confirmed deaths among the TILDA sample, matching death records were obtained for 779 decedents (90.3%). This work demonstrates person level data linkage with the other datasets described here is feasible. Anonymised data and documentation on TILDA are available for download from the Irish Social Science Data Archive.

**Other disease registries**
Population based disease registries are a good starting point for PEOlC research because selection bias is reduced since the whole population with the disease are identified. The Irish Motor Neurone Disease (MND) register was established in 1995 and collects data on all known patients diagnosed with MND each year and currently it holds information on over 2,200 patients. Individual level demographic data are recorded so that linkage to HIPE, death certificate data and PCRS data should be feasible. Date of disease onset is also captured so that studies on the patient’s PEOlC needs throughout the disease trajectory are possible.

The Cystic Fibrosis registry requires patient consent for data collection. In 2017 it was estimated the registry coverage of the cystic fibrosis population was just over 90%. The characteristics of those patients not captured are unknown, so studies using the cystic fibrosis registry may be subject to selection bias. Detailed demographic information that includes name and address, date of birth and ethnicity are recorded. Additional information includes information on diagnostic tests, genotype, symptoms and method of diagnosis, age at diagnosis, number of hospitalisations between annual assessments, complications and other clinical data and social data. Data linkage to death certificate data, HIPE data and PCRS data should be feasible. The cystic fibrosis registry is unique among the datasets described here in that it collects ethnicity data.

The Irish Thoracic Society Interstitial Lung Disease (ITS-ILD) Registry began collecting data in 2016. Patient written consent is required for data collection. The first annual report (2018) on 154 patients found 46% of patients with idiopathic pulmonary fibrosis were referred through primary care, 12% of patients were referred for lung transplant assessment and 13% were referred to palliative care. A key finding is that most patients with idiopathic pulmonary fibrosis will need a lung transplant or palliative care. While only preliminary information on disease stage and no information on survival times were provided, the report demonstrates the value of disease registries in providing detailed information necessary to assess the need for palliative care services.

**Opportunities for data validation.** The Minimum Data Set (MDS) is a national survey of demographic and patient activity data for specialist palliative care services in Ireland. Monthly aggregate data from specialist palliative care inpatient units, community (homecare) services, day care services and acute hospitals are returned to a national office. The Specialist Palliative Care MDS does not contain patient level data and is not listed in the HIQA catalogue. A summary analysis of MDS for the period 2012 to June 2016 reported several metrics including:

- The number of new patients in receipt of inpatient specialist palliative care, community care, and day care.
- Place of care prior to admission to inpatient units.
- The number of admissions and discharges from inpatient units.
- Inpatient bed availability and occupancy.
- The provision of care to non-cancer patients.
- Wait times for inpatient care and community care.
- Specialist palliative care in the community and place of death.

Data from all acute hospitals was incomplete at the time of analysis and excluded from the report, however MDS aggregated data of specialist palliative care activity in acute hospitals in 2016 has been used to validate HIPE coding of palliative care\(^5\).

**Considerations for PEOlC research**

**Structural issues in healthcare organisation and delivery**
The *ad hoc* development of the Irish health system has contributed to an information infrastructure that often does not link across service providers thus leading to duplication, fragmentation and increased costs. Patients cannot be easily tracked from hospital to community based care leading to large gaps and silos of under used data\(^5\). Gaps exist particularly from the primary and community care sector as well as from outpatient clinics and emergency department attendances that don’t result in hospital admission. The lack of community and social care data is particularly relevant for PEOlC as a considerable amount of palliative care is delivered in the community.

**Data governance**

A second consequence of the *ad hoc* development of services means how data is managed and accessed across providers, many of whom are not part of the HSE, is not well defined. Private hospitals do not contribute to the HIPE national data collection so that studies based on HIPE data cannot be generalised to the whole population. Biases and omissions in the available data cannot be adequately assessed. Similarly inpatient hospice services in Ireland are mostly provided by charities, partially funded by the HSE but with separate and distinct governance structures\(^5\). Data models describing how the data are stored and organised are generally not available so that gauging the workload to manage and link data can be complex. Data dictionaries are generally not available so the datasets usefulness for PEOlC research cannot be evaluated in terms of the data items potentially available.

**Individual health identifiers**
The 2014 Health Identifiers Act\(^6\) mandated the creation of an individual health identifier (IHI) register so that all health service users can be uniquely identified. While work is ongoing to introduce IHIs across the Irish health system, they have not yet been widely incorporated into the national data collections described above. In the absence of unique identifiers, linking patient records across datasets requires probabilistic matching techniques\(^5\), comprehensive strategies to guide the process including data cleaning and standardisation techniques\(^6\) and detailed knowledge of the datasets to be linked. Address can be used in matching but over 35% of addresses in Ireland share their address with at least one other property. Eircode, Ireland’s postcode system, was launched in July 2015 where a unique postcode is assigned to each residential and business address. The integration of eircodes will facilitate probabilistic data matching of administrative datasets and allow geospatial analysis of the data.

Issues affecting quality or completeness of data within each dataset can affect the efficacy and accuracy of probabilistic matching. Issues can be systemic e.g. how the data are organised and stored. Temporal issues can include health service reconfigurations, changes to eligibility criteria (e.g. eligibility for medical cards) and/or changes in classifications systems over time.

**Health Service Providers Identifiers**
The 2014 Health Identifiers Act\(^6\) also legislated for the development of a national database to capture, maintain and publish quality assured and verified standard codes and identifiers for health related entities i.e. practitioners, organisations, services, locations, and information on the relationships between them\(^5\). The repository will hold up-to-date information on health sites/locations, health care providers and services provided by the HSE and Private/ Voluntary Organisations in Ireland. The introduction of health service provider identifiers will facilitate classification and enumeration of services that will benefit PEOlC research.

Where people die and their preference for place of death are important indicators of the quality of end-of-life care. In PEOlC research, place of death is commonly standardised to Own Residence, Hospital, Care Home and Hospice based on the place of death address.\(^5\) There are no standards in use for Irish mortality data\(^6\) so that categorising place of death based on the address of a healthcare facility can be difficult without local knowledge. Facilities range from specialised centres to large regional hospitals, general hospitals, community and district hospitals, public and private nursing homes. Some facilities provide different services on the same site e.g. nursing home and hospice services. Ambiguity around place of death could be reduced by requiring institutions to self-categorise the main services they provide from a standardised list.

**Health region**

Several reconfigurations of the Irish health service have occurred since 2005, each of which can impact the continuity and quality of data collected. For example health boards have been replaced by HSE administrative areas and more recently by Community Health Organisation areas (CHO). In 2019, the Sláintecare report recommendation for a ‘common unit of geography’ for data collection and integration to increase capacity for cross-organisational research (Information and Research, page 24) has been initiated with the announcement of six integrated health regions to replace the CHO’s\(^6\). The data collection systems have not kept pace with these
changes so that a patient cannot be accurately assigned to a CHO area using address data alone. Eircode postcodes could be used to assign every household to a distinct CHO and/or other geographical units. This would eliminate any ambiguity for both service providers and service users on where to seek health care in the first instance, help establish criteria for access to services and facilitate meaningful research around service provision by health region.

General Data Protection Regulations

In May 2018 the General Data Protection Regulation (GDPR) became law in the European Union. It regulates the processing of personal data relating to individuals in the EU so that personal data are

1. Processed lawfully, fairly and transparently.
2. Collected for specific legitimate purposes only.
3. Adequate, relevant and limited to what is necessary.
4. Accurate and kept up to date.
5. Stored only as long as is necessary.
6. Protected with appropriate security measures, ensuring its integrity and confidentiality.

Included in GDPR is the principle of patient consent where by valid consent from individuals is required for the processing of their personal data. Consent must be a “freely given, specific, informed and unambiguous indication of the individual’s wishes”. GDPR force a stricter data governance regime on organisations so that data controllers i.e. the organisations collecting data, can be required to prove compliance with GDPR requirements.

The measures for data processing for health research are given more specific effect through Ireland’s Health Research Regulations Act (HRR). The specific measures enshrined by HRR Act have been considered to be restrictive. In particular, the HRR

i) enacted a list of suitable and specific safeguards required when processing personal data for health research in Ireland; this includes a requirement for explicit consent of the data subject for data processing which is unique to Ireland; European GDPR allowed for data processing without consent subject to safeguards.

ii) states where explicit consent is not possible, approval should be sought from the Health Research Consent Declaration Committee (HRCDC).

iii) requires for explicit consent from May 2019 or alternatively the requirement for HRCDC approval which has implications for ongoing research involving

a. Retrospective chart reviews
b. Use of material stored in biobanks
c. Research with individuals who lack capacity to consent

The requirements for compliance with GDPR and in particular the HRR are complicated by the fragmented health data infrastructure. Under HRR, the use of personal data for health research that is of high public importance and where obtaining consent from the data subject is not possible, is allowed in certain circumstances. A health research declaration consent can be sought for specific research projects where a data controller determines this is required for a particular health research project. Guidance notes are available to assist the data controller organisation when making an application to the HRCDC for a consent declaration. In addition a public log of HRCDC applications provide an insight to the working of the committee. Information on the decision process for existing applications that include the decision outcome, any specific conditions attached and/or additional recommendations can alert researchers to potential requirements and/or shortcomings in their own applications.

Discussion

Ireland does not have a universal healthcare system so there are no population-level insurance claims databases with national coverage unlike those used extensively in Belgium and Ontario Canada for PEoLC research. The Irish health system is characterised by a fragmented information infrastructure so that only death certificate data and a small number of the disease registry data collections are fully population based with national coverage. In this context, the use of cancer registry data complete with information on date, cause and place of death from linked death certificate data is a valuable tool for cancer PEoLC research. Because there is full coverage, biases due to missing data in the linked datasets can be better assessed and evaluated.

Studies using cancer registry data linked to hospital episode data for PEoLC research have been published in Ireland. One study examined the palliative care needs of lung cancer patients and a second evaluated the receipt of specialist palliative care in acute hospitals. A feature of these studies is careful study design driven by background knowledge of the data available. Cancer registry data allow cancer subtypes to be examined individually taking account of differences in survival, for example lung cancer is characterised by short survival times. For data protection reasons, only hospital episode data that mention a cancer diagnosis are made available to the cancer registry for linkage. Hospital episodes at or following cancer diagnosis and shortly before death, (particularly where cancer is a cause), are most likely to mention a cancer diagnosis and be provided to the cancer registry. In this context hospital episode data is more likely to be complete for cancers with short survival times, such as lung cancer.

Cancer registry data has also been linked to primary care prescription data to examine the effects of drugs on cancer progression and survival. In PEoLC, a goal of anticipatory prescribing is to allow patients have their symptoms managed at home at end of life. Anticipatory prescribing includes opioid for pain, sedatives for anxiety and agitation as well as anti-emetics for nausea and vomiting. In this respect the PCRS database could be a valuable resource for PEoLC research in the community where there is a recognised lack of
data. Although not fully population based, a number of studies have described how PCRs can be used to study specific populations\textsuperscript{14} and particularly those aged 70 years and over\textsuperscript{15}.

The Irish MND registry has been used extensively for research\textsuperscript{16–23}, including an examination of the role of palliative care within a broader multidisciplinary approach to care\textsuperscript{22}. The evidence base for palliative care for neurodegenerative diseases in general is lacking for MND patients\textsuperscript{22}. A recent study has suggested certain triggers may be used to recognize the end-of-life phase in neurological patients. These include recurring infection, weight loss, dysphagia and aspiration pneumonia\textsuperscript{22}. Linkage to HIPE data to explore these triggers in MND patients may be one avenue for future research.

In recent years lung transplantation for cystic fibrosis patients has become more common as patients survive longer with advances in care and treatment\textsuperscript{22}. The changing practices impact the location and intensity of end-of-life care of people with cystic fibrosis and warrants further examination\textsuperscript{22,24}. The first report from the ITS-ILD Registry indicates most patients with IPF will ultimately need lung transplant or palliative care\textsuperscript{25}. For both the cystic fibrosis and the ITS-ILD registries, data linkage to administrative health data including HIPE data and death certificate data could be used to examine changing patterns in treatment and/or place of death.

**Conclusions**

Administrative health datasets are a powerful tool for PEoLC research\textsuperscript{2,3} and these are available in the Irish health system\textsuperscript{16–18}. We have shown that, with the appropriate permissions, detailed knowledge of the datasets and good study design, administrative data can be used for PEoLC research in Ireland\textsuperscript{14}. We have also identified areas where small changes could support research, for example using postcodes to unambiguously delineate geographic catchment areas.

Since 2018, more stringent requirements around data governance, data sharing and the requirement for informed consent arising from legislative changes to GDPR and Irish Health Research Regulations have impacted on the use of administrative health data for research. The planned reforms of the Irish health services\textsuperscript{17,18} together with the HIQA recommendations for standards for data quality\textsuperscript{20} should improve the Irish health information infrastructure and research potential of administrative health data. Streamlining the existing fragmented health service should clarify data governance and ownership issues. Improved data standards requiring data models, data dictionaries and the development of minimum datasets which will allow researchers to evaluate the research potential of a dataset in advance and gauge the level of effort required to access and use the data. The introduction of IHI’s for both service users and providers will improve data privacy by negating the need to store identifiable data name and/or date of birth etc. more than once. The increased security provided by IHI’s will facilitate data pseudonymisation while data linkage and data sharing based on a common HI between datasets, i.e. deterministic linkage rather than probabilistic matching should be possible. These changes will take time to fully implement but should allow the full power of administrative health data for PEoLC to be realised in due course.

**Data availability**

Underlying data

All data underlying the results are available as part of the article and no additional source data are required.

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Kathleene Bennett
Division of Population Health Sciences, Royal College of Surgeons in Ireland, Dublin, Ireland

This article provides a good review of the different datasets available in Ireland for research in palliative and end of life care research and is well presented overall. Only minor comments or suggestions are provided.

In relation to the hospital inpatient enquiry (HIPE) data it may be worth including information on the validation of palliative care data when referring to initially, as it is mentioned later in the article.

The Primary Care Reimbursement services (PCRS) is part of the HSE but this is not clear from the description. Also, the PCRS is involved in the administration of pharmacy claims data, not primary care prescription data as referred to in the article. For example, ‘Cancer registry data has also been linked to primary care prescription data to examine…’. Please amend accordingly.

In the description of TILDA and confirmed deaths – up to which wave of the TILDA cohort was the information on confirmed deaths and matched death records provided for? Is there a reference to a report or other publication for this?

The order of the datasets presented in the ‘results’ section could be consistent with the initial description in the first paragraph. For example, ‘These include population based death certificate data, hospital based episode data ….four disease registry collections and one nationally representative cohort study ..’ If the datasets are described in this sequence, the Cancer Registry data should perhaps be described with other registry data sets and not first.

There have been recent changes (Jan 2021) to the Health Research Regulations in Ireland which make some of the statements on this are now out of date. Can the authors include these most recent changes? https://www.gov.ie/en/publication/b46c2-amendments-to-health-research-regulations/.

There are examples of the use of electronic health records for PEoLC research in some countries and linkages to these e.g. UK that might be worth mentioning. Also electronic health records are
used in some settings in Ireland.

The conclusions appear to be focused on administrative data, however, not all registries or datasets are based on administrative data. Also, the conclusions include 'We have shown that, with the appropriate permissions, detailed knowledge of the datasets and good study design,...' but this review does not refer to study design in any detail. Therefore, some amendment to the conclusion (and the abstract) is required.

Is the work clearly and accurately presented and does it cite the current literature?
Yes

Is the study design appropriate and is the work technically sound?
Yes

Are sufficient details of methods and analysis provided to allow replication by others?
Yes

If applicable, is the statistical analysis and its interpretation appropriate?
Not applicable

Are all the source data underlying the results available to ensure full reproducibility?
Yes

Are the conclusions drawn adequately supported by the results?
Partly

Competing Interests: No competing interests were disclosed.

Reviewer Expertise: Epidemiology and biostatistics

I confirm that I have read this submission and believe that I have an appropriate level of expertise to confirm that it is of an acceptable scientific standard.
Comment 2: The Primary Care Reimbursement services (PCRS) is part of the HSE but this is not clear from the description.
Response: This has been clarified in the paragraph ‘Primary Care Reimbursement Service data’ in the first sentence.

Comment 3: Also, the PCRS is involved in the administration of pharmacy claims data, not primary care prescription data as referred to in the article. For example, ‘Cancer registry data has also been linked to primary care prescription data to examine…’. Please amend accordingly.
Response: This error has now been corrected. We have renamed the paragraph ‘Primary Care prescription data’ to ‘Primary Care Reimbursement Service data’ and amended the sentence ‘Cancer registry data has also been linked to primary care prescription data to examine…’ to read ‘Cancer registry data has also been linked to PCRS pharmacy claims data to examine…’. We have also replaced the phrase ‘community based prescription data’ with the term pharmacy claims data in the abstract and main text.

Comment 4: In the description of TILDA and confirmed deaths – up to which wave of the TILDA cohort was the information on confirmed deaths and matched death records provided for? Is there a reference to a report or other publication for this?
Response: Matching was performed for all individuals who died between Wave 1 (2009/2011) and March 2018. We have restructured the paragraph to include this information and clarify the reference for the published paper.

Comment 5: The order of the datasets presented in the ‘results’ section could be consistent with the initial description in the first paragraph. For example, ‘These include population based death certificate data, hospital based episode data .... four disease registry collections and one nationally representative cohort study ..’ If the datasets are described in this sequence, the Cancer Registry data should perhaps be described with other registry data sets and not first.
Response: We have re-organised the layout so that the datasets are now ordered as suggested, that is death certificate data, hospital based episode data, primary care reimbursement service data, the Irish Longitudinal Study on Ageing, cancer registry data and other disease registries. We have also rearranged table 2 to reflect this order. This change has also been made in the Abstract.

Comment 6: There have been recent changes (Jan 2021) to the Health Research Regulations in Ireland which make some of the statements on this are now out of date. Can the authors include these most recent changes? https://www.gov.ie/en/publication/b46c2-amendments-to-health-research-regulations/.
Response: We have amended the second paragraph, section ‘General Data Protection Regulations’ to outline the main changes arising from the recent amendments to the Health Research Regulations.

Comment 7: There are examples of the use of electronic health records for PEoLC research in some countries and linkages to these e.g. UK that might be worth
mentioning. Also electronic health records are used in some settings in Ireland.
Response: We have added a subheading ‘Electronic Health Records’ under the section ‘Considerations for PEoLC research’. We describe the progress to-date on the introduction of a national Electronic Health Record in Ireland. We also describe how they have been used in Scotland and England for PEoLC research.

Comment 8: The conclusions appear to be focused on administrative data, however, not all registries or datasets are based on administrative data.
Response: We have broadened the first sentences of the conclusions to be inclusive of all health and social care data collections.

Comment 9: Also, the conclusions include ‘We have shown that, with the appropriate permissions, detailed knowledge of the datasets and good study design,…’ but this review does not refer to study design in any detail. Therefore, some amendment to the conclusion (and the abstract) is required.
Response: We have amended the abstract and the paper to remove any sentences that imply we have described study design in this review.

**Competing Interests:** No competing interests were disclosed.
“Where people die and their preference for place of death are important indicators of the quality of end-of-life care.” Although at the population level, place of death may be a quality indicator for end-of-life care, place of death at the individual-level does not necessarily indicate the care quality. See this paper (Pollock K. BMJ. 2015 Oct 7;351:h4855). Please revise.

It is worth mentioning the rough costs associated with accessing the potential datasets for research. Or is it free in most of the cases? And also, it would be good to highlight in the Discussion that the data sources for most conditions with PEOtLC need (i.e. COPD, renal, those listed in your Table 1) are lacking.

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Is the work clearly and accurately presented and does it cite the current literature?  
Yes

Is the study design appropriate and is the work technically sound?  
Yes

Are sufficient details of methods and analysis provided to allow replication by others?  
Yes

If applicable, is the statistical analysis and its interpretation appropriate?  
Not applicable

Are all the source data underlying the results available to ensure full reproducibility?  
Yes

Are the conclusions drawn adequately supported by the results?  
Yes

Competing Interests: No competing interests were disclosed.

Reviewer Expertise: Big data; Routine data; Real-world evidence; Palliative and End of Life Care; Artificial Intelligence.

I confirm that I have read this submission and believe that I have an appropriate level of expertise to confirm that it is of an acceptable scientific standard.

Author Response 13 May 2021

Ailish Hannigan, University of Limerick, Limerick, Ireland

Thank you Professor Gao for reviewing our research paper and for the constructive feedback given. We have revised our manuscript accordingly. Please see below a detailed point by point response to each comment (reviewer’s comments in bold).
Comment 1: Title: should the “linked” be removed, as the identified eight datasets can be used with or without linkage for PEoLC research? I can also see the “linked” has been scattered throughout the manuscript, I feel the adjective unnecessarily narrows down the potential use of the data.
Response: We agree the datasets can be used for PEoLC research without linkage and have removed the word linked from the title. Within the manuscript we have kept the word linked where different datasets have been linked or where we are describing our experience of using linked data.

Comment 2: I would also encourage you to consider adding a “social” aspect to the datasets, such as “health and social care datasets”.
Response: We have addressed this issue as follows:
1. We have amended the first line of the main text Introduction
2. We have replaced the term ‘administrative health data’ with ‘administrative health and social care data’ throughout the manuscript when referring to Irish health data.

Comment 3: Primary care prescription data. Should this be “primary care reimbursement data”, or the information contained in the data set is primarily prescribing data? i.e. is there any care data/reasons for prescriptions recorded.
Response: This is an error, we have renamed the paragraph to ‘Primary Care Reimbursement Service data’. We have also amended the sentence ‘Cancer registry data has also been linked to primary care prescription data to examine...’ to read ‘Cancer registry data has also been linked to PCRS pharmacy claims data to examine...’. No care data are recorded by PCRS.

Comment 4: “Where people die and their preference for place of death are important indicators of the quality of end-of-life care. “Although at the population level, place of death may be a quality indicator for end-of-life care, place of death at the individual-level does not necessarily indicate the care quality. See this paper (Pollock K. BMJ. 2015 Oct 7;351:h48551). Please revise.
Response: We agree, this sentence has been amended to read ‘Place of death is an important outcome measure at a population level.’

Comment 5: It is worth mentioning the rough costs associated with accessing the potential datasets for research. Or is it free in most of the cases?
Response: To our knowledge there is no requirement for payment (for non-commercial organisations) to access any of the data sources mentioned here. We have added a sentence on this to the paper.

Comment 6: And also, it would be good to highlight in the Discussion that the data sources for most conditions with PEoLC need (i.e. COPD, renal, those listed in your Table 1) are lacking.
Response: We agree. On further consideration of this point we have now included the national renal transplant registry to Table 2 and noted the existence of a number of other transplant services in Ireland [see Results section under the heading ‘National Renal Transplant Registry’]. In the final paragraph of the Discussion we acknowledge that data
sources for most of the conditions listed in Table 1 are lacking and identify the national transplant services as potential data sources.

*Competing Interests:* No competing interests were disclosed.