



The Dirty Job of Data Brokerage

What is the issue?

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- Multiple online profiling agencies graze on legally grey zones and collate private data without consent for commercial use.
- As the problem is reaching menacing proportions, it calls for stringent regulations in the domain.

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What are some of the common cases?

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- Sitting in front of a computer or using a smartphone in the comfort of our homes, we might think that the world doesn't know what you are up to.
- But every click online creates an indelible data trail that is being capitalised by data hawks who've set up the infrastructure to monetise on them.
- This intrusive trend can significantly compromise ones health status, schedules, food and sleep habits, educational profile etc...
- Broadly there are two modules that are used for data mining from unsuspecting users, who happen to part with their data.
- **Cloud Breach** - Information shared through e-mail is thought to be inherently secretive and that only the intended receivers get access to it.
- But information gets regularly breached and shocking cases of "add targeting" based on the content of personal e-mails have also come up.

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- Notably, one of the contenders claimed that he disclosed his planned tour only to a friend over mail, which has his browser being flooded with related ads.
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- Hence, even harmless data about your itineraries, your financial statements etc, that is stored in your personal email cloud might not be all that secure.
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- **Data Brokering** - Applications that compare and contrast various services presently aplenty online, most of which don't have a clear data protection law.
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- These applications demand some basic contact information as a pre-requisite for accessing their services, which most users willingly part with.
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- In many cases contact information is then outrightly sold by the promoters of the applications to marketers of the products you've been looking for.
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- Notably, sometimes even direct marketing calls are made if phone number had been inadvertently provided.
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How does the data-brokerage landscape look worldwide?

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- Nearly 10 million open datasets are published by government agencies and non-governmental organisations (NGOs), annually.
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- While there are data sets that actually are aggregated with the consent of the user, the landscape is dominated by unauthorised accumulators.
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- Data brokers are companies that sell personal information of individuals online and there are an estimated 5,000 data brokers worldwide.
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- Incidentally, no data-brokering firm claims them to be one and rather they use fancy names for their services like - "customer engagement, data research, information services or marketing automation".
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- But their work is the same - collecting data about individuals from many sources without consent from those who are profiled.
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- Crime investigators and data brokers actually perform a similar task - while the former profiles criminals to nab them, the latter works to target the

public with suitable ads.

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What are the challenges in the field?

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- **Data Theft** - Fraudulent websites that resemble the real ones are often set up where the unsuspecting online visitor will generously offer his or her details.
- But crack down on clones of even hugely popular online games like Temple Run and sites such as Flipkart, WhatsApp, Facebook has been lukewarm.
- Data is also easily scraped from websites with poor security policies by hackers or even out-rightly sold by the promoters without consent.
- Sometimes unsuspecting users don't realise the implications of giving out their data on unsecure platforms and liberally share personal information.
- **Legal Gaps** - Data brokering as such is not illegal but it does fall in a grey zone as the legal recourse in this regard is vaguely articulated at present.

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- Currently, provisions of the Information Technology Amended Act, 2008 (ITAA) is what governs the data framework in India.
- While a stand alone "Personal Data Protection Bill" is under consideration to strengthen regulations, it may still take some time to come into force.
- EU and Japan have laws that mandated consent of a data subjects in case of transmitting data to a third party or diverting it for unstated purposes.
- There are also provisions that establish significant liabilities on data controllers, and individuals are entitled to compensations in case of a breach.

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What is the way ahead?

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- Considering the potential implications of this new phenomenon – the policy makers and all other stakeholders need to be invested in finding a solution.
- Organisations too need to look at the ethical considerations in collecting, storing and sharing data in a way that does not compromise individual privacy.
- At an individual level, being more alert while leaving a digital footprint will go a long way in protecting one's privacy and individual interests.
- Using ad blockers, disabling third-party apps, auditing social media accounts and not sharing personal details at random online and offline sites are key.
- It is also very important to educate and raise awareness in this domain among the younger generation.

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Source: Business Line

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