# LegIOn-IDS: Legal Interoperability Ontology for International Data Spaces

Victor OLIVEIRA <sup>a,1</sup>, Patrício SILVA <sup>a</sup> and João MOREIRA <sup>b</sup>

<sup>a</sup> Federal Rural University of Semiarid Region(UFERSA), Mossoró, Brazil

<sup>b</sup> University of Twente, Enschede, Netherlands

ORCiD ID: Victor Oliveira https://orcid.org/0009-0000-7026-6929, Patrício Silva https://orcid.org/0000-0001-6827-1024, João Moreira https://orcid.org/0000-0002-4547-7000

Abstract. The International Data Spaces (IDS) initiative aims to leverage secure and data-sovereign data spaces, allowing each data owner to provide a data usage policy. The European Interoperability Framework guides the IDS initiative, hence, they ought to comply with the four fundamental layers of interoperability, i.e., Legal, Organizational, Semantic, and Technical Layer. Based on a performed Systematic Literature Review (SLR), from 6 different sources, and 40 papers with an in-depth analysis, we identified the lack of research regarding the legal interoperability layer, even though, it is the fundamental layer. In this paper, we propose the development of the Legal Interoperability Ontology for IDS (LegIOn-IDS), a domain ontology encompassing the core participants, and the basic contractual flow, defining the legal aspects that allow the legal interoperability within. We followed an ontology engineering methodology (SABiO) for developing LegIOn-IDS ontology, producing a reference ontology in OntoUML, based on the Unified Foundational Ontology (UFO), with further transformation to an operational OWL ontology. This ontology covers specific definitions related to IDS, i.e., the Open Digital Rights Language and Reference Architecture Model. Finally, we provide an ontological connection with the Service Contract Ontology and the Information Model ontology, developed by the International Data Spaces Association. We designed the reference ontology from a set of competency questions and validated the ontology by answering these questions through informal (natural language) and formal (SPARQL queries) ways.

**Keywords.** Domain Ontology, International Data Spaces, Legal Interoperability, Ontology, European Interoperability Framework

# 1. Introduction

Along with Industry 4.0 arising, data has become one of the most valuable assets for companies, leading to data-driven business, hence, inducing concerns regarding its sharing. While acknowledging the advantageous trade-off of committing to data exchange, such as growth and competitiveness, they cannot restrict their usage to intern or openaccess data sources. From predictive maintenance when sharing sensor data, to following

<sup>&</sup>lt;sup>1</sup>Corresponding Author: Victor Oliveira, victor.oliveira53295@alunos.ufersa.edu.br

market tendencies [1], data exchange leads to several benefits, such as allowing collaborative innovation, and value co-creation. Henceforth, the need for a data space ecosystem has led to the creation of the so-called Industrial Data Spaces [2]. The Industrial Data Spaces had as their main foundation data sovereignty, which stands for the power held by the data owner to delimit its usage, by defining who, when, and for how long data users may use it [3]. One year later, in 2016, the IDS initiative took shape as an enhanced version of Industrial Data Spaces, with international collaboration capabilities [4]. Adjacent to data sovereignty, IDS focuses on trust within its participants, relying on a thorough certification process for each of its participants.

The International Data Spaces Association (IDSA) is responsible for managing and providing a foundation for the IDS architecture. Throughout the years, it has developed the so-called Reference Architecture Model (RAM) [5], which establishes the framework for implementing, using, and maintaining IDS, grounding the complete engineering process. As an important domain instituted by the RAM, the interoperability within IDS is grounded by the European Interoperability Framework (EIF) <sup>2</sup> which provides the concept of interoperability as a result of four layers of interoperability, i.e., legal interoperability, organizational interoperability, semantic interoperability, and technical interoperability hierarchically. Henceforth, we may not achieve organizational interoperability, without providing a legal interoperability foundation. Leading to a sequence of constraints, on which legal interoperability is the precursor. The EIF defines legal interoperability as the capability of companies with different legal frameworks, policies, and strategies to work together, by dealing with their differences through negotiation. Furthermore, the EIF has recently appended two extra layers for interoperability, leveraging the collaboration of public services within the industry, i.e., interoperability governance and integrated public service governance. Nevertheless, for the scope of this paper, we comply with the four fundamental layer of interoperability, which ground the RAM.

To properly understand the domain of legal interoperability within IDS, and its similar data ecosystems, we proposed an SLR, which employed 6 different online databases and thoroughly analyzed 40 papers, with a detailed screening and systematic methodology. Through this SLR, we were able to provide several open issues regarding the legal aspects within IDS, especially the lack of legal interoperability and a single cohesive machine-readable language to represent service contracts. As an example of the few efforts toward legal aspects, the IDSA Dataspace Protocol<sup>3</sup> specifies schemas and protocols required from entities to publish data and negotiate data usage policy agreements. However, it lacks explicit guidance on enforcing legal restrictions and compliance in an IDS-based business ecosystem. All supplementary material of the proposed protocol (e.g., the performed SLR) is available in an open-access GitHub repository<sup>4</sup>.

In addition to the RAM, IDSA provided the IM [4], which consists of an RDFS/OWL ontology encompassing fundamental concepts for describing actors in a data space. Although it lacks depth, it provides a road map towards its enhancement by IDSA and through community integration (each request should endeavor a systematic evaluation process). Based on that depth lack, the possibility of continuous integration, and key concepts retrieved by the SLR, through this work, we propose the Legal Inter-

<sup>&</sup>lt;sup>2</sup>https://joinup.ec.europa.eu/collection/nifo-national-interoperability-framework-observatory/european-interoperability-framework-detail

https://docs.internationaldataspaces.org/dataspace-protocol/

<sup>&</sup>lt;sup>4</sup>https://github.com/VictorBenoiston/towards\_legal\_interoperability\_IDS\_archive

operability Ontology for International Data Spaces (LegIOn-IDS), which encompasses the gap in the literature regarding legal aspects of IDS, leading to legal interoperability. Hence, we propose a domain ontology that better describes the legal aspects regarding International Data Space transactions, data exchange, and contract negotiation in a machine-readable way. We may present the main contributions of this paper as follows:

- Providing an ontological representation of the legal aspects domain regarding the IDS infrastructure.
- Providing an ontological relationship among the grounding blocks, yet regarded as
  distinct ideas i.e., IM, ODRL<sup>5</sup>, and European Interoperability Framework. Aligning the idea of service contract provided by the Service Contract Ontology.
- Providing an unambiguous machine-readable language that can feasibly describe a service contract in IDS.
- Providing a clear concept of Legal Interoperability in IDS, and how to achieve it.

The remainder of this paper is organized as follows: Section 2 provides an overview tackling the ontological artifacts that grounded the development and design of LegIOn-IDS. Section 3 showcases the development of the ontology, providing an in-depth explanation of the proposed methodology, and thorough detailing of the ontology engineering process (reference ontology and operational ontology). Furthermore, Section 4 provides the evaluation of the ontology (verification through SPARQL queries), and validation, through its real-world representation. Finally, we draft the conclusions, and present future works in Section 5.

# 2. Ontological Foundations

Overall, we must follow the framework provided by the IM [4]. As an addition to the RAM, the IM works as a semantic framework (knowledge base) that represents the domain of IDS, and its sole goal is to provide a foundation of the main concepts, allowing the specific growth of each environment. The RAM is aligned with the concept of usage control and a formal description of permissions and obligations. The IM insubstantially tackles this approach, by implementing the Open Digital Rights Language (ODRL), which provides the terms and concepts for these statements. The ODRL provides a vocabulary to express policies in a flexible and interoperable model, using policies to represent allowed and denied actions over certain assets, as well as obligations and constraints. The IM employs the ODRL to ground the proposed IDS usage control language 6, which is the adopted language to represent the IDS contracts. It provides an architecture of an IDS contract as the contract metadata and the usage control rules, which could be permission, obligation, or prohibition (as a minimal part of ODRL proposes). However, this IDS contract comprises 21 policy classes and is represented as 21 subclasses on the ontology, with no relationship or nested concepts. We propose further detailing of these constructs and defining their implication with a keen goal of enhancing the solely descriptive vocabulary to legally bind and enforce statements, and the results of the SLR incorporate this observation.

<sup>5</sup>https://www.w3.org/TR/odrl-model/

 $<sup>^{6}</sup> https://docs.international dataspaces.org/ids-knowledge base/v/ids-g/Usage Control/Contract$ 

Furthermore, another important grounding ontology of LegIOn-IDSis the Service Contract Ontology (SCO), which targets the legal approaches regarding the awareness and compliance of imposed rules and explains the legal positions of participants in a service relation, clarifying their roles and actions [6]. The ontology is founded by the Unified Foundational Ontology (UFO), especially the high-level concepts available in UFO-L [7], which is a legal core ontology, and UFO-S [7], which is the ontology of services. Primordial concepts are recovered from SCO, such as legal moments, legal agreements, service provider burdens and entitlements, and, similarly, service customer burdens and entitlements, along with their respective claims and commitments. Such concepts are not yet available in IDS, even though it is presented by the RAM (currently version 3.0).

Moreover, the Unified Foundational Ontology (UFO) is an axiomatic theory (conceptual model) developed by joining several theories of formal ontologies i.e., philosophy, cognitive science, linguistics, and philosophical logic. Essentially, it was firstly organized into three main fragments, UFO-A, which is the main fragment, is called the ontology of *endurants* i.e., individuals that exist in time with all their parts, having accidental and essential properties that may qualitatively change while maintaining their numerical identity through time (e.g. a cat might be a kitten in a given time, but fully-grown in another). Along with the primordial concepts such as particular, universals, and moments, UFO-A also approaches the definition of concepts as relators and relations, all important concepts used as foundation. UFO-B, the ontology of perdurants i.e., individuals that accumulate temporal parts, only existing partially in the present, hence, at different time instants, their current properties may vary, the main concept retrieved from UFO-B is event. An event is essentially a transformation from pre-state to post-state situations, ontologically dependent on its participants. Finally, UFO-C, the ontology of social entities, is based on the latter two fragments and sets important definitions such as agents, objects, and normative descriptions. Normative descriptions are an important concept in our ontology once they define one or more rules recognized by at least one social agent (such as legal norms, data acts, governmental frameworks, etc.). From economics [8] to biology [9], it has been proven that UFO is a solid foundational ontology, leading to a better understanding of the proposed domain.

As one of our prior goals, we must provide an association among the IM precise description of IDS foundation (based on the RAM), SCO as the representation of a service contract domain, and ODRL as the proposed machine-readable policy language, combining different atomic nuances and allowing the further enhancement and enforcement of Legal Interoperability in IDS, providing a grounding foundation of ontology reuse [10].

# 3. LegIOn-IDS: Legal Interoperability Ontology for IDS

This section provides the overall ontology engineering, providing (1) the methodological framework, (2) the requirements elicitation, (3) the reference ontology overview, (4) the operational ontology overview, and finally (5) a short presentation of the instances populated in the ontology. For the core foundation of this LegIOn-IDS, we employed the SABiO methodology, which is composed of five systematic steps i.e., requirements elicitation, ontology capture and formalization, design, implementation, and testing. Furthermore, it also proposes 5 support processes, enforcing the iteration of such steps. More-

over, we also partially applied its recently developed version, SABiOx [11], which proposes a modularization of the ontology, for agile development methodology, and easier maintenance.

# 3.1. Ontology Requirements

(SUÁREZ-FIGUEROA et al., 2012)[12] propose a systematic approach to document and set goals, granularity, and vocabulary for the proposed ontology. The lack of direction and well-documented goals and foundations for ontologies may lead to *construct overload* or *construct deficit* [7]. We may propose the so-called Ontology Requirements Specification Document (ORSD) through the systematization of such a document. The ORSD is summarized as follows:

- Purpose: Provide a legal interoperability domain description to foster an unambiguous presentation of policies, i.e., service contracts, within IDS architecture.
- Scope: A knowledge-based approach ranging from a semi-formal to a semi-formal
  degree of formality, based on a middle-out architecture. The proposed ontology is
  strictly a domain ontology, with foundational integration of top-level ontologies,
  such as UFO.
- Language: OntoUML with further translation to OWL.
- Intended Uses: Unambiguous Policy representation, and Legal Interoperability Endeavor, leading to secondary uses, such as Contract Automation.

Furthermore, the requirements are twofold presented as Functional Requirements (FR) and Non-Functional Requirements (NFR). The FRs must provide boundaries to the ontology's purpose, whereas the NFRs delimit efficiency, design, and performance aspects. For LegIOn-IDS, we propose the following NFRs: (Design) Support for natural language (English); (adaptation) Addresses the EIF; (Design/Performance) Follow the FAIR principles - Findable: It must have open access, Accessible: It shall possess unique URIs, Interoperable: Use a formal and broadly applicable set of concepts and languages for representation, finally, Reusable: Data meet domain-relevant accepted standards (we provide a complete ISO dictionary of terms in the GitHub repository), and holds a clear and accessible usage license (MIT); (design) UFO and SCO as foundational ontologies; (Design) Available at an open GitHub Repository. Finally, the FRs are translated into Informal Competency Questions (natural language) and Formal Competency Questions (SPARQL queries). Table 1 shows the Informal Competency Questions.

Finally, the Formal CQs - represented in SPARQL queries - and all supplementary material are available in an open-source Github Repository<sup>7</sup>.

# 3.2. Reference Ontology

After identifying the purpose, elicit the requirements, and capture and formalize the reference ontology (1st and 2nd steps). The support process of knowledge acquisition ought to be employed as well. For reference ontology stage of LegIOn-IDS, we follow the design assumption proposed in the NFRs and ground the ontology with the presented foundational ontologies. Furthermore, the reference ontology has been developed using the OntoUML language, which is provided through a plugin for the modeling tool Visual

<sup>&</sup>lt;sup>7</sup>https://github.com/VictorBenoiston/legal\_interoperability\_IDS\_ontology

Table 1. Functional Requirements - Informal Competency Questions

Iı	nformal Competency Questions Group 1: SCO and EIF Related
ID	<b>Informal Competency Question</b>
CQ1	What are the legal entitlements of the service provider 1?
CQ2	What are the legal burdens/lacks of the service provider 1?
CQ3	What are the legal entitlements of the service customer 1?
CQ4	What are the legal burdens/lacks of the service customer 1?
CQ5	What are the interoperability barriers in service contract 1?
CQ6	Which contracts represent joint controllership?
I	nformal Competency Questions Group 2: IM and RAM related
CQ7	What are the permissions and <u>duties</u> of <u>data user</u> 2?
CQ8	Which service contracts are characterized as data rent?
CQ9	Which service contracts are characterized as data purchase?

Paradigm<sup>8</sup>. Using such a tool aligns with the first and second steps of our grounding methodology, which allows the informal axiom definition (classes, referred to on UFO as *types*) (e.g., kinds, subkinds, categories, mixins) - and formal axioms (e.g., characterization, mediation) were modeled using UFO stereotypes. The reference ontology comprises five views (granular topologies), alluding to the SABiOx modularization principles. The views are presented in a further section.

### 3.2.1. Main View

The main view encapsulates the main concepts tracing a parallel between the IDS core participants, and a service contract. For this view, we ought to consider the assumption that in most cases, the Data Owner acts as the Data Provider and the Data Consumer acts as the Data User, nonetheless, this view is henceforth documented. IDS Core Participant, as a kind, holds the identity of the fundamental participants every time a data exchange o. The IDS Core Participant may play three different roles (based on our assumption), i.e., Data Owner, Data Consumer, and App Provider. As proposed by UFO, the role stereotype is dependent on its bearer, and has a dynamic nature, allowing the same individual to play different roles at the same time, or in different slots of time, however, this liability may be blocked by a disjointness axiom (further exploited in the operational ontology). In ontoUML, generalization means correspondence, e.g., every Data Owner is an IDS Core Participant, but not every IDS Core Participant is an Data Owner. Furthermore, a Data Owner acts as a Data Provider, and a Data Consumer as a Data User. Each Data User is equivalent to a Service Customer, whereas Data Provider is equivalent to Service Provider. These two possible roles of a Contractual Party hold the essence of disjointness, not allowing simultaneous acting. A Contractual Party holds the stereotype of kind, once it holds the identity of actors involved in a Service Contract

Moreover, each Service Provider and Service Customer has its own Governing Law [13], and it is composed of a Data Protection Law and a Competition Law. When two companies under different jurisdictions (own Governing Law) shall collaborate, the EIF proposes the comparison among them, allowing its compliance, which is classified as a

<sup>8</sup>https://www.visual-paradigm.com/

relator, once it holds a truth-maker identity, i.e., one must exist in order to two or more individuals to be connected. On its own, the Compliance will be guaranteed after policy negotiation. The process has two possible beginnings, by a Contract Request performed by the Service Customer or a Contract Offer, performed by the Service Provider, regardless of the beginning, the policies must be represented in the Service Contract, which is also a relator, providing a policy description to provide the aforementioned compliance materialized by the Service Customer and service provider. The Main View is available in Figure 1.

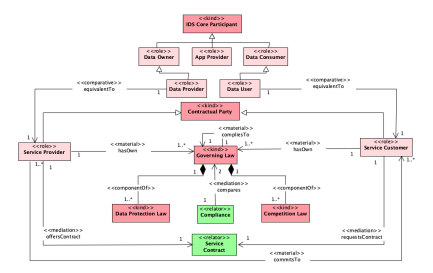


Figure 1. Reference Ontology (Main View)

# 3.2.2. Service Contract View

This view comprises the aforementioned Service Contract. It classifies it as a relator, once it binds the mediation of a Service Provider and a Service Customer through a nonempty set of *Policies* [13], changing the status of the beares, allowing an intrinsic material relation of commitment, and being existentially dependent. Both Contractual Parties must provide a Usage Consent, which will further characterize the Contractual Agreement. A Service Contracts has two phases, the Contract Negotiation, which occurs by definition (characterization) of the Type of Contract, and Contractual Agreement, guaranteed by the agreement of both parties (clear link to the UFO-S [14] lifecycle principles). IDSA proposes two contract models, Data As a Service - which allows the Usage Right of Asset to a Service Customer with a rent purpose, hence, characterizing a temporary transfer. Whereas Data Purchase contracts characterize a perpetual transfer, allowing the purchase right of the Asset. Those types of contracts are subkinds of a service contract, once they share the same identity functions, which will be exploited in the operational ontology (e.g., contractual mode, duration, usage rights, licensing terms, etc. [13]). Although we point to those predefined sets of characteristics (service contracts), the RAM defines an IDS contract as an open issue, hence, it is up to the parties to provide a set of policies that enables the IDS architecture. Another negotiated aspect in a

Service Contract is the Processing Purpose, which defines how data will be processed and allows further value creation. The processing purpose may be its Own Purpose or Joint Controllership. The former refers to the Service Customer's purpose of data usage and further value creation. In contrast, the latter alludes to the joint interest of Service Customer and Service Provider to create value over data (Asset). The overview of this subset is available in Figure 2.

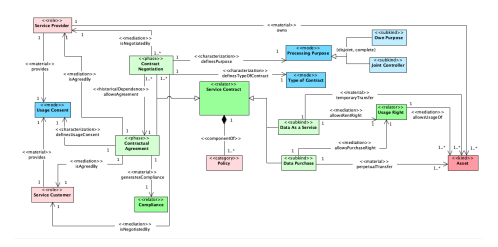


Figure 2. Reference Ontology (Service Contract View)

# 3.2.3. Policy View

As mentioned, LegIOn-IDS is grounded by a few perspectives, among which, is the ODRL. This view emphasizes the concept of *Policy*, which is composed of a non-empty set of Rules, fostering the unambiguous representation of policies in a contract, leveraging its (semi)automatic negotiation. A Rule is an abstract concept that characterizes the permission, duty, or prohibition by some party to perform an Action over some Asset. It must be abstract, hence, unable to characterize (defined). The ODRL proposes the classification of Rule into Permission Rule, which allows some Action, Duty Rule, which obligates some Action, and Prohibition Rule, which denies some Action. The Permission may also have the duty property that expresses an agreed Action that must be exercised (as a pre-condition to be granted the Permission) [13]. Similar to a Contract Negotiation, a Policy Negotiation is the capability of dynamization of specific policies, and as a relator, mediates (performed by) the Service Provider and Service Customer. Moreover, an Action represents an operation on an Asset, which is a resource or a collection of resources that are the subject of a Rule and may be classified as Personal and Non-Personal Data. A Rule is seldom characterized by a mode of constraint, i.e., a boolean/logical expression that refines an Action, and Asset collection or the conditions applicable to a Rule. This view is available in Figure 3.

## 3.2.4. Legal Moments View

This view entails the concepts available in the Service Contract Ontology (SCO) [7]. A Service Contract is composed of a set of Legal Moments, which recovers the concept

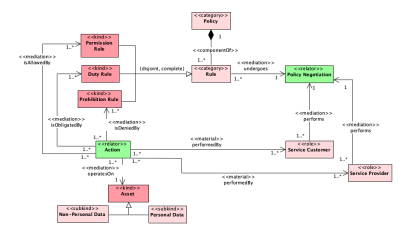


Figure 3. Reference Ontology (Policy View)

of *moment* defined by UFO and employs it to the legal positions described by [15]. As a *category*, it holds a general concept, with different identity principles, which may be a *Legal Entitlement*, which implies positivity, or *Legal Lack/Burden*, which implies negativity [7]. The *Legal Entitlements* may be derived into *Power*, *Permission*, *Right*, and *Immunity*, askinds. Whereas the *Legal Burdens/Lacks* are divided into *Duty*, *NoRight*, *Subjection*, and *Disability*. A *Legal Moment* is compared to a *Rule*, which as seen before, may split into prohibition, duty, and permission. By tracing the compatibilities of SCO and ODRL, we might compare the *Legal Entitlements* to *Permission Rules* (once both rely on a positive endeavor), *Legal Burdens/Lacks* may be compared to *Prohibition Rules* (by carrying a negative payload), and finally, the *Duty Rule* may be a placeholder for both *Legal Moments*. This view is represented in Figure 4.

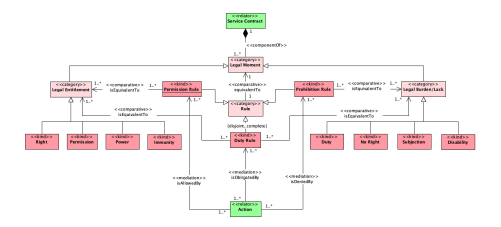


Figure 4. Reference Ontology (Legal Moments View)

# 3.2.5. Interoperability View

The last view of LegIOn-IDS(reference ontology) consists of the Interoperability Checks proposed by the EIF. The EIF defines Legal Interoperability as the capability of organizations operating under different legal frameworks, they manage to work together. This is accomplished by aligning policies and strategies, requiring that current legislation does not block the proposed policies, generating clear agreements on how to deal with those differences across borders, and even allowing the inclusion of a new legislation. Our proposed SLR, however, defines Legal Interoperability as the semantic capability of unambiguously representing policies and rules among companies while respecting the so-called state sovereignty. This view treats Legal Interoperability as a consequence, achieved when aligning the proposed checks and alignments compliance. The *Interop*erability Check is a relator (event), which mediates (analyzes) the Data Protection Law, and Data Competition Law of the parties involved in the Service Contract. Furthermore, the Interoperability Check may find Interoperability Barriers, which are classified by the EIF, as Restriction, Data License Model, Contradictory Requirement, Outdated Security, Data Protection Need, and Over Restrictive Obligation. The application of Interoperability Checks leads to the definition of Coherence, which is the alignment of the analyzed governing laws, and further creates the so-called Legal Availability. Legal Availability refers to the dynamization potential of aligning the analyzed governing laws, based on their interoperability constraints. Figure 5 describes the proposed view.

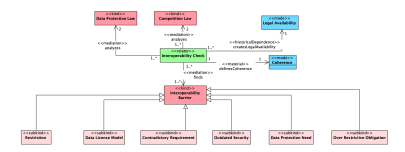


Figure 5. Reference Ontology (Interoperability View)

### 3.3. Operational Ontology

The operational ontology should take an in-depth vision of the proposed domain, adding details to the ontology, such as disjointness, closing axioms, relationships, object properties, and data properties. The properties are the predicate in a semantic triple, which provides a structure of  $Subject \rightarrow Predicate \rightarrow Object$ . Moreover, once we are grounded by UFO, the class hierarchy ought to provide the stereotypes as the foundation. [10] proposes, that once we have a reference model ontology, we might translate it into an operational version, which computer applications could use. To achieve such operational ontology, we must design and implement it in a machine-readable ontology language, such

as OWL. To design and develop LegIOn-IDS, we utilized desktop Protégé<sup>9</sup>, which allows the employment of an automated reasoner. For our ontology, we proposed the usage of the automated reasoner Pellet [16]. Fostering the principles of Findability and Reuse, the complete operational ontology is available in the previously mentioned open-access GitHub repository.

One of the benefits of using an operational ontology to describe the legal nuances regarding IDS is the unambiguous representation of a service contract. Once we provide enough axioms to describe the identity of a service contract, the reasoning enables the deductive classification of it, as composed by the legal moments of its parties. The ontology is thoroughly documented and fully available in the previously mentioned GitHub repository, along with its glossary of terms<sup>10</sup> [17].

In this representation, we ground the service contract with a *Service Customer*(SC) and *service provider*(SP) (disjoint classes). Each SC and SP has its governing law, and hence, its own set of policies to rely on. Furthermore, as established by IDSA, the contract is composed of usage control rules. We propose a distinct set of policies (rules) for each contractual party. A *Rule* (R), must be either a Duty rule (DR), a Prohibition Rule (ProR), or a Permission Rule (PerR), as stated in Eq. 1. As for a different view, we define the *Legal Moments* (LM) as *Legal Entitlements* (LE) and *Legal Burdens/Lacks* (LBL). As one of the main observations of this document, we compare the concept of Rule to Legal Moment as shown in Eq. 2, specifically, ProR as a Legal Burden/Lack which is defined in Eq. 3, PerR as a Legal Entitlement showcased in Eq. 4, and DR has a twofold equivalent, as Entitlement and Lack/Burden, presented in Eq. 5.

$$\forall R (R \to ProR \lor PerR \lor DR)) \tag{1}$$

$$\forall R (R \leftrightarrow LM) \tag{2}$$

$$\forall ProR (ProR \leftrightarrow LBL) \tag{3}$$

$$\forall PerR (PerR \leftrightarrow LE) \tag{4}$$

$$\forall DR (DR \leftrightarrow LE \lor LBL) \tag{5}$$

Furthermore, each governing law is composed of a data *protection law*, and a *competition law*, and based on the comparison of the existing governing laws, we may state the *interoperability barriers*. Moreover, each *service contract* is composed of a set of lacks and entitlements from the SC, and a different set for the SP as presented in Eq. 6, and each policy (moments) has its own description.

$$\forall SC(SC \to (\forall LM_{SC}(LM_{SC} \in SC)) \land (\forall LM_{SP}(LM_{SP} \in SC)))$$
(6)

Additionally, we point out the types of service contracts (data as a service and data purchase) as defined classes, hence, they hold the closing axiom of their object properties i.e., (Contractual model, Duration, Usage Rights, Licensing term, Sublicensing, Complying and distribution, Sui generis right of database maker, and usage types, following the contracts matrix provided by [13]).

<sup>9</sup>https://protege.stanford.edu/

<sup>10</sup>https://legionids.netlify.app/

We partially populated the ontology (Abox), with enough instances to provide clear and concise answers to the proposed CQs (partial completeness), hence, one of the main instances that enables the major part of the axioms, and provides the foundation for different *phases* and *relators* is the *service contract*. To properly verify, and pre-validate the ontology, we instantiated the ontology with generic instances, provided by the SLR, and the contract models provided by IDSA (for data purchase and data rent). Figure 6 provides the overview of an instance of a *service contract*.



Figure 6. Representation of a generic instance of service contract

# 4. Evaluation

As proposed by [17], the evaluation process is divided into the *verification* and *validation*. Although these works usually uphold semantic similarity, in this context, the former refers to the capacity of the ontology to answer the elicited formal competency question, and for such, we provided SPARQL queries that were able to retrieve knowledge from the instances, for instance, CQ1 is translated and provides the following outcome, showcased in Figure 7.

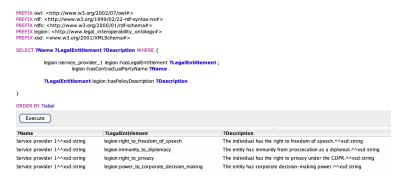


Figure 7. Formal Competency Question 1 (Translated to SPARQL query) and Outcome

The complete set of SPARQL queries and outcomes are available in the supplementary material. For validation purposes, we must map the real-world scenarios, with the domain established by the ontology, and trace for similarity of its representation. In order to achieve such a step, we provide a demonstration using instances retrieved by the

SLR, and contractual models enabled by the IDSA. To properly validate this ontology, we must assess its representation capacity of the real-world domain. To achieve this, we instantiated the ontology using Web Protégé<sup>11</sup>, which allows us to generate the instances' map. We provide a map referring to one instance of *Service Customer*, one for *Service Provider*, and the complete set, in a map for *Service Contract*. Those maps are available in the supplementary material.

Finally, in order to properly instantiate this ontology for complete validation and evaluation, we must employ real data, from empirical studies and use cases. For instance, we may populate the ontology with contractual clauses from companies currently negotiating their clauses (entitlements) in a service contract of IDS.

### 5. Conclusions

The proposed domain ontology is a component of a research agenda regarding legal interoperability for IDS and acts as an instrument goal. Eventually, the Service Contract will be composed of the legal moments of its Service Customer, and service provider. By doing so, we follow the provided architecture by IDSA, which relates an IDS contract as the contract metadata (initially provided as generic metadata, such as the initiation and finalization time and date). We not only provided a framework that enables the alignment with several employed technologies, such as the framework provided by the IM, and the policy description language ODRL, but applied the equivalence of legal moments for describing such policies, leveraging the machine-readability of the policies, and allowing the comparison of different governing laws (once those are as well composed of policies). With this first step, the development of LegIOn-IDS provides a solid foundation for machine-readable contracts representation, fostering the automation of those contracts, and maybe providing the chance to apply machine learning models such as large language models (LLMs) to provide a sample contract based on the metadata provided by the parties, and the overall contractual data (Service Customer's and service provider's legal moments).

As for the scope of this ontology, we accomplished the pointed goals, and as an instrument design, the ontology must enable the description of service contracts by its policies, constraints, and metadata.

The implementation and further use of such ontology are twofold, *Bottom-up*, in which, a machine learning model will be able to provide the textual classification of the given contract, and results in its legal moments, unambiguously representing it, in a machine-readable way (grounded by the IDS architecture), or *Top-bottom*, in which lawyers could use a web interface to input the clauses of the contract, using the ontology as a fundamental schema of relations, and through a machine learning model of natural language processing, generate a model of contract (fostering the data as a service and data purchase kinds of contract, at first).

Holding to those features, and implementing those exploited models, we may propose the automation of the contract negotiation, and providing a base contract, that will act as a framework for performing changes, enhancing the human resources time consumption, and finally, allowing financial and time savings. As an ongoing work, the fu-

<sup>11</sup>https://webprotege.stanford.edu/

ture works relate to the total instantiation of the ontology, with data from a use case, and the validation of the ontology by a group of specialists through a focal discussion group, or different expert opinions. Furthermore, we also propose implementing a tool that enables the usage of this ontology as the foundation (grounding an ontology-driven development) to provide a base contract that encompasses all the metadata from the instances provided by the ontology. Finally, utilizing machine learning models to comprehend and classify the text provided by the ontology, we may showcase a human-readable contract, that leverages an easier evaluation for law specialists and IDS representatives.

### References

- [1] Bendjenna H, Charrel PJ, Zarour NE. Identifying and Modeling Non-Functional Concerns Relationships. Journal of Software Engineering and Applications. 2010 Aug;3(8):820-6. Number: 8 Publisher: Scientific Research Publishing. Available from: https://www.scirp.org/journal/paperinformation.aspx?paperid=2483.
- [2] Ayres RU. Creating industrial ecosystems: a viable management strategy? International Journal of Technology Management. 1996 Jan;12(5-6):608-24. Publisher: Inderscience Publishers. Available from: https://www.inderscienceonline.com/doi/abs/10.1504/IJTM.1996.025505.
- [3] Jarke M, Otto B, Ram S. Data Sovereignty and Data Space Ecosystems. Business & Information Systems Engineering. 2019 Oct;61(5):549-50. Available from: https://doi.org/10.1007/s12599-019-00614-2.
- [4] Lange C, Langkau J, Bader S. The IDS Information Model: A Semantic Vocabulary for Sovereign Data Exchange. In: Otto B, ten Hompel M, Wrobel S, editors. Designing Data Spaces: The Ecosystem Approach to Competitive Advantage. Cham: Springer International Publishing; 2022. p. 111-27. Available from: https://doi.org/10.1007/978-3-030-93975-5\_7.
- [5] Otto B, Steinbuß S, Teuscher A, Lohmann S. Reference architecture model—International data spaces (Version 3.0). International Data Spaces Association. https://internationaldataspaces...; 2019.
- [6] Griffo C, Guizzardi G, Almeida J. Conceptual Modeling of Legal Relations; 2018.
- [7] Griffo C, Almeida JPA, Guizzardi G, Nardi JC. Service contract modeling in Enterprise Architecture: An ontology-based approach. Information Systems. 2021 Nov;101:101454. Available from: https://www.sciencedirect.com/science/article/pii/S030643791930506X.
- [8] Guizzardi G, Amaral G, Porello D, Prince Sales T. A Core Ontology for Economic Exchanges; 2020. p. 364-74.
- [9] Guizzardi G, Bernasconi A, Pastor O, Storey V. Ontological Unpacking as Explanation: The Case of the Viral Conceptual Model; 2021. p. 356-66.
- [10] de Almeida Falbo R. SABiO: Systematic Approach for Building Ontologies. Onto Com/odise@ Fois. 2014;1301.
- [11] Aguiar CZd, Zanetti F, Souza VES. Source Code Interoperability based on Ontology. In: Proceedings of the XVII Brazilian Symposium on Information Systems; 2021. p. 1-8.
- [12] Suárez-Figueroa MC, Gómez-Pérez A, Fernández-López M. In: Suárez-Figueroa MC, Gómez-Pérez A, Motta E, Gangemi A, editors. The NeOn Methodology for Ontology Engineering. Berlin, Heidelberg: Springer; 2012. p. 9–34. Available from: https://doi.org/10.1007/978-3-642-24794-1\_2.
- [13] Duisberg A. Legal Aspects of IDS: Data Sovereignty—What Does It Imply? In: Otto B, ten Hompel M, Wrobel S, editors. Designing Data Spaces: The Ecosystem Approach to Competitive Advantage. Cham: Springer International Publishing; 2022. p. 61-90. Available from: https://doi.org/10.1007/978-3-030-93975-5\_5.
- [14] Nardi JC, Falbo RdA, Almeida JPA, Guizzardi G, Pires LF, Sinderen MJv, et al. A commitment-based reference ontology for services. Information Systems. 2015;54:263-88. Available from: https://www.sciencedirect.com/science/article/pii/S0306437915000228.
- [15] Alexy R. A Theory of Constitutional Rights. Oxford University Press UK; 2002.
- [16] Sirin E, Parsia B, Grau BC, Kalyanpur A, Katz Y. Pellet: A practical OWL-DL reasoner. Journal of Web Semantics. 2007 Jun;5(2):51–53.
- [17] Fernández-López M, Gómez-Pérez A, Juristo N. Methontology: from ontological art towards ontological engineering. 1997.