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Smart Contract Templates: essential requirements and design options

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Abstract

Smart Contract Templates support legally-enforceable smart contracts, using operational parameters to connect legal agreements to standardised code. In this paper, we explore the design landscape of potential formats for storage and transmission of smart legal agreements. We identify essential requirements and describe a number of key design options, from which we envisage future development of standardised formats for defining and manipulating smart legal agreements. This provides a preliminary step towards supporting industry adoption of legally-enforceable smart contracts.

1 Introduction

The aim of Smart Contract Templates [2, 3] is to support the management of the complete lifecycle of smart legal agreements. This includes the creation of legal document templates by standards bodies and the subsequent use of those templates in the negotiation and agreement of contracts by counterparties. They also facilitate automated execution of the contract via smart contract code [24], and provide a direct link within the instantiated smart contract as an identifier for reference and recovery of the signed legal agreement. The smart legal contracts could potentially be executed on distributed ledgers (such as Axoni Core [1], Corda [7], Digital Asset Platform [8], Ethereum [11], Hyperledger Fabric [16], etc.).

In a previous paper [3], we discussed the foundations, design landscape and research directions for Smart Contract Templates. We begin this paper by stating what we believe are the essential requirements for smart legal agreements. We then provide an abstract “core” specification and proceed to explore the design landscape for the storage and transmission of smart legal agreements. Our aim is to support the financial services industry (including trade associations such as the International Swaps and Derivatives Association (ISDA) and FIA) in: (i) exploring how legal prose can be connected with parameters and code, and (ii) reviewing existing data standards to take account of the features of smart legal agreements.

We do not aim to address topics relating to the execution of smart contract code, the semantics of legal prose, or languages for expressing business logic.

In a similar manner to our previous paper [3], we aim to discuss these topics using reasonably straightforward language, so that it is accessible not only to financial institutions but also to lawyers, standards bodies, regulators, and policy makers. We hope that the issues and views raised in this paper will stimulate debate and we look forward to receiving feedback.

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2 Essential requirements

Smart Contract Templates are based on the framework of Grigg’s Ricardian Contract triple of “prose, parameters and code” [13, 14]. In this framework, key operational parameters (hereafter called “execution parameters”) are extracted from the legal prose and passed to the smart contract code that provides automated execution.

The parameters are a succinct way to direct the code; additionally, one of those parameters may be an identifier for the reference and recovery of the smart legal agreement. The aim is to provide a legally-enforceable foundation for smart contracts (explained in more detail in [3]).

The above description leads to the following *essential requirements* for smart legal agreements:

1. *Methods to create and edit smart legal agreements, including legal prose and parameters.*
2. *Standard formats for storage, retrieval and transmission of smart legal agreements.*
3. *Protocols for legally executing smart legal agreements (with or without signatures).*
4. *Methods to bind a smart legal agreement and its corresponding smart contract code to create a legally-enforceable smart contract.*
5. *Methods to make smart legal agreements available in forms acceptable according to laws and regulations in the appropriate jurisdiction.*

The above essential requirements include four key items that merit further discussion:

1. *Editing.* Lawyers are likely to favour a graphical What-You-See-Is-What-You-Get (WYSIWYG¹) editor. This may be an existing ubiquitous editor (such as Microsoft Word), an editor enhanced with add-ins (such as Thomson Reuters Contract Express Author [25] or HotDocs [15]), or a custom editor (such as Smart Communications SmartDX [23] or ClauseMatch [4]). Alternatives include text editors (which may or may not include syntax highlighting) and graphical What-You-See-Is-What-You-Mean (WYSIWYM²) editors. The editor must support contract metadata, including parameters.
2. *Transmission.* To facilitate the transmission of smart legal agreements between multiple counterparties (e.g. during negotiation) and between a range of different applications (e.g. agreement editors and analytical tools), there should be agreed standard formats for transmission.

There are many possible “concrete” formats that could be used to transmit smart legal agreements. These include formats based on Extensible Markup Language (XML) [26] (such as Office Open XML Document [18] and Open Document Format for Office Applications (ODF) [20]), JSON³ [9], markdown⁴, etc. If a standard format for transmission is not utilised, then it would be necessary, for example, to translate between formats during import and export and semantic consistency may not be assured.

¹See <https://en.wikipedia.org/wiki/WYSIWYG>

²See <https://en.wikipedia.org/wiki/WYSIWYM>

³JSON is used by, for example, Common Form [5]

⁴See <https://en.wikipedia.org/wiki/Markdown>. Markdown is used by, for example, CommonAccord [6].

It may be necessary to have different concrete implementations for different product categories, for example derivatives versus syndicated loans. We propose there would be benefit in a formal “abstract” specification for a serialised format. Such a specification could assist in selecting, extending, or designing standard concrete implementations that, although potentially different in detail, will nonetheless capture the same necessary features of a smart legal agreement. Different standard concrete formats might for example differ in choices such as character encoding and hashing format. Standard concrete formats could also facilitate, for example, automatic analyses across a wide range of smart legal agreements.

3. *Ontologies*.⁵ Standard formats include not only standard syntax but also the use of standard ontologies. Existing standards such as the Enterprise Data Management Council’s Financial Industry Business Ontology (FIBO) [10] could be leveraged to assist semantic analysis of legal prose.⁶ As noted in [19], FIBO can be utilised to perform semantic reasoning and aid the development of querying applications.

The FIBO specifications define, among other things, legal and business entities, instruments, products, services, interest rates, currency exchange rates, economic indicators and market indices. Textual markup (discussed later) could be extended to support semantic analysis and reasoning using OWL, but the details of such extensions are beyond the scope of this paper.

4. *Binding smart legal agreement and code*. This comprises two aspects:
 - (a) passing execution parameters to the smart contract code to direct its operation;
 - (b) providing a succinct way to identify the legal agreement uniquely at an operational level to support finding the legal agreement if needed for review or dispute resolution.

A candidate solution for the requirements of an operational-level unique agreement identifier is a cryptographic hash of the smart legal agreement that is passed as a parameter to the smart contract code and stored in the instantiated smart contract; this is the technique used in Ricardian Contracts. Note there are other similar solutions, such as Monax Industries’ “dual integration” [17] which additionally provides a reverse link by adding a unique identifier for the instantiated smart contract to the final smart legal agreement.

3 Abstract core specification

The above essential requirements support the two legs of our previous definition of a smart contract — i.e. that it is both automatable and enforceable, where enforcement occurs via legal enforcement⁷ of rights and obligations [3].

In this section, we start to explore the design landscape of a potential serialised format for storage, retrieval and transmission of smart legal agreements. We present an

⁵See [https://en.wikipedia.org/wiki/Ontology_\(information_science\)](https://en.wikipedia.org/wiki/Ontology_(information_science))

⁶FIBO provides a vocabulary of terms using two forms of definition [19] for each concept: (i) a structured ontology specification of the concept, and its relationships to others, represented using the Web Ontology Language (OWL), and (ii) a natural language definition which represents the concept using the vocabulary of the finance industry.

⁷ Further discussion on the legal enforceability of smart contracts can, for example, be found in [22].

abstract specification that defines the logical structure of smart legal agreements — and divide our presentation into two parts:

1. a small *core* specification (in this section), which is sufficiently general that it can serve as the basis for a wide range of possible specifications, and
2. a longer discussion (in the next section) of possible *design options*, with illustrative example specifications which are not intended to be prescriptive — allowing the final choices on these matters to be made later (e.g. by standards bodies).

3.1 Notation

We use the BNF-like⁸ notation summarised in Figure 1 below, with the exceptional semantics that the elements are unordered. For example, “ $a ::= b\ c$ ” defines “ a ” as “ $b\ c$ ” or “ $c\ b$ ”, and “ $x ::= y^* z^*$ ” defines “ x ” as any combination of zero or more of the elements “ y ” and “ z ”.

$::=$	Is defined as
$ $	Or
$*$	Zero or more occurrences
$+$	One or more occurrences

Figure 1: Notational conventions used in this paper.

3.2 Representation of smart contracts

Inspired by the Ricardian Contract triple of “prose, parameters, and code” [13, 14], we define a *core* abstract specification that represents: (i) interim drafts of a contract (including the empty starting state), (ii) the final version of a contract, and (iii) a smart contract comprising multiple smart legal agreements and/or smart contract code implementations. Many detailed specifications can be derived from the following core specification⁹.

$$\text{smart-contract} ::= \text{smart-legal-agreement}^* \text{ smart-contract-code}^* \quad (\text{D1})$$

$$\text{smart-legal-agreement} ::= \text{legal-prose}^* \text{ parameters}^* \text{ agreement-header}^* \quad (\text{D2})$$

4 Options in the design landscape

Beyond the “core” abstract specification given above, which we believe to be generic, any further abstract specification opens up a landscape of possible design options. The predominant activity in this landscape is the identification and recording of metadata in a way that best fits the requirements of smart contracts. We have previously stated that the specific choices on these matters should be made later; however, we will attempt to describe many of the design

⁸See https://en.wikipedia.org/wiki/Backus-Naur_form

⁹For example, if only an electronic confirmation document is available then we might have no *legal-prose* element, one *parameters* element and no *agreement-header* element.

options that arise, and to provide illustrative examples of how particular choices might be captured in a specification.

The illustrative examples given below do not constitute preferences or suggestions; each is provided merely to clarify one or more aspects of the discussion.

4.1 Markup

In our abstract specification, we wish to encode the logical structure of smart legal agreements. Without intending to be prescriptive in this matter, we focus on textual representation. Furthermore, in this paper we focus on the use of static textual markup rather than data transformations and procedures that are also important for workflow processes.

Markup can be either attached to text or associated with a position in text (for example an “anchor” used for cross-referencing). There are many different forms of textual markup, for example:

- Descriptive markup can, among other things, refer to the structure of the text (such as “heading” or “section” or a position in the text) and/or the meaning of the text (such as “parameter” or “indemnity clause”).
- Presentational markup refers to how the marked-up text should be rendered (such as “bold” or “italic”). This could be implemented as: (i) inline presentational markup attached to text within legal prose, or (ii) style sheets that map descriptive markup to presentational markup. Formatting is a key aspect of legal documents, and is therefore an important part of an abstract specification.

We can specify the above example of two forms of markup as follows:

$$\text{markup} ::= \text{presentational-markup} \mid \text{descriptive-markup}$$

In the following sections, we explore the design options for inline textual markup of smart legal agreements.

4.2 Design options for prose

4.2.1 Text

There are different ways to view legal prose. For example, it may be viewed as a linear sequence of pieces of text, each of which is either marked-up or is not, and where there may be markup occurring between pieces of text. Another way is to view legal prose as a hierarchical structure of elements, such as one or more parts (recitals, definitions, schedules, etc) each of which contains one or more paragraphs, themselves containing sentences that contain words, and so on. In the latter example, markup could be applied to each of the hierarchical elements and there may be markup immediately preceding or immediately following an element.

Many different abstract specifications of *legal-prose* are possible, for example:

$$\text{legal-prose} ::= \text{text}^* \text{ markup}^* \text{ text-with-markup}^*$$

This motivates the choice of a specification for *text-with-markup*. We give one example below, to illustrate how this could be achieved, but there are many other ways:

$$\text{text-with-markup} ::= \text{markup}^+ \text{ text}$$

4.2.2 Lists and tables

Legal text often uses various layout devices such as lists and tables. Lists have both a presentational aspect (e.g. they may be numbered, bulleted, or dashed) and a logical aspect (e.g. it is possible to refer to list items by position when a cross-reference is made from elsewhere in the text). Tables may also be referred to by number, and may have additional caption text.

In order to detect certain kinds of error syntactically, lists and tables may require special markup rules. For example, if a list item were to appear outside a list this would normally be detected as a syntactic error. Although other kinds of markup such as bold and italic can be nested, normally there would be no rules that permit one to be nested inside the other but not vice-versa. If a design requirement is to detect list and table errors syntactically then, in the abstract specification, lists will be treated in a different way to “simple” markup (and for the same reason tables may also be treated differently). There are many ways to achieve this in a specification: one way might for example require *text-with-markup* to be given a more complex definition, with a layered structure to capture the legal nesting of list items inside a list. An elegant method might depend on the notation being used (e.g. whether the notation permits a recursive definition).

4.2.3 Cross-references

Cross-references are a common feature in legal text, where a reference to a target is embedded inside a source piece of text. The target may be either a referenceable piece of text (such as an item in a list, a table number, or some text with special markup), or a referenceable position in the text — where “referenceable” means in each case that it must have some kind of identifier. The former are sometimes known as “segments” and the latter as “anchors”.¹⁰

When editing or viewing a large document, it is useful to be able to jump from the source of a cross-reference to its target and then to jump back again (see also Section 5.4). It is also very useful to know whether a piece of text is the target of one or more cross-references (especially if the target is to be edited). For these reasons, there might be a design requirement for cross-references to be bidirectional.¹¹ There are many ways to specify bidirectional cross-references. Two examples are:

1. as an inline markup applied to both the source and the target of the cross-reference, with full information about the source and the target being attached to both the source and the target;
2. as a small inline markup applied to both the source text and the target text, each holding a unique identifier for the cross-reference; with a list or table of all cross-references and full details of their sources and targets being held in the *agreement-header*.

Both of the examples given above would require specific descriptive markup to be used both for the source and for the two different types of target.

¹⁰See <http://www.tei-c.org/Vault/P4/Lite/U5-ptrs.html>

¹¹There are other useful requirements that might additionally be applied to cross-references and should be addressed as design options. For example: each cross-reference should be unique within the agreement, each should have a single source and a single target, jumping between source and target (or vice versa) should be fast, a section of text may be the source for many references and may be the target for many references, sources and targets may be nested but may not be overlapped, etc.

4.2.4 Redacted text

Redacted text, for example proprietary or privileged text, should not be printed out or transmitted to a third party — such text is typically formatted in a blacked-out or whited-out fashion in a redacted copy. This may be specified in a variety of ways, for example there may be specific markup to indicate that text is either “To Be Redacted” (and perhaps also “Has Been Redacted”).

4.2.5 Optional clauses

During the drafting of legal text, the author may wish to search for standard clauses to insert, or there may be a requirement to provide the author with a template that includes embedded optional clauses. The former requirement falls mostly outside the scope of specifying a standard format for storage or transmission of a smart legal agreement (since a collection of standard clauses need not be a “smart legal agreement”). The latter requirement would require an extension to the specification, to include a “choice” element that would contain several pieces of text from which the author should choose. The design options are similar to those discussed for lists and tables; the requirement could be achieved in many ways, one of those being to treat the various choices as being similar to a list (with special syntactic rules like a list) but with a different variant of descriptive markup.

4.3 Design choices for parameters

An abstract specification for smart legal agreements must cater for many different scenarios, especially with regard to parameters. These parameters might initially only be embedded in the *legal-prose* element of the smart legal agreement (Definition D2) — for example, if only the legal documentation is available at the start. Alternatively, the parameters might initially only be included in the *parameters* element — for example, if a confirmation document is available, but the associated legal documentation has not yet been included.

Later in the lifecycle of the smart legal agreement, several design options are available including:

- that all parameters should be identified within the *legal-prose* using inline markup and that the *parameters* element should not be used;
- that all parameters should be held in the *parameters* element and that wherever the prose contains text describing parameters they should not be marked up as parameters;
- that all parameters should be identified within the prose using inline markup **and** information about each parameter should also be kept in the *parameters* element (e.g. for operational convenience).

Parameters that are embedded in the prose may not initially be identified and so it is important that we are able to identify and retrieve parameters from the legal prose. The key data that we need for each parameter is its value. Parameters are also typically referenced by name, which should also be recorded.

4.3.1 Parameter data types

A concrete implementation could choose between (i) a mono-typed system for parameters where every parameter has the same type (e.g. text), and (ii) a typed system where the identification

of a parameter entails identification of its **name**, **value** and **type** (where the available types would be determined by the concrete implementation).

If a smart legal agreement is transmitted to a counterparty, it may be necessary to include in the serialised format a list of all non-standard type definitions. This could be held in the *agreement-header* element.

Complex parameter types such as arrays, lists and expressions could also be supported. One design decision could be to utilise a compositional description language to create business logic expressions that could be identified as parameters.

4.3.2 Identification of parameters

There are several different possible scenarios for the development of smart legal agreements. For example, as discussed above there is a design choice as to whether parameters are or are not held in the *parameters* element. It is possible that an execution parameter may be held in the *parameters* element without appearing in the prose (there may not be a *legal-prose* element). It is also possible that the execution parameters and their values might appear in the prose and not be held in the *parameters* element. Finally, it is possible that execution parameters might appear in both the *legal-prose* and the *parameters* elements.

If parameters appear in the prose, it is essential that there be a way to identify those parameters. They must also be retrievable so that they can be passed to the code when it executes. A design choice exists in how to identify the parameters. This could be achieved in many ways but we give two examples below:

1. One design decision might be to attach markup to each piece of text in *legal-prose* that provides parameter information (the markup would for example capture the name, type and value of the parameter in each case), yet leave the *parameters* element empty. When it is time to execute the code the prose can be searched to find the names, types and values of all execution parameters and these can be communicated to the code.
2. Another design decision might be to attach markup to each piece of text that provides parameter information, but store the name, type and value information for each parameter in the *parameters* element. The markup in the prose could, if required, store an identifier referencing the parameter data in *parameters*. When it is time to execute the code, all execution parameters in the *parameters* element can be communicated to the code without needing to search the prose. The *parameters* element may be useful when using standardised methods that require parameters to be presented separately from the prose, in which case a further design decision might be to make the *parameters* isomorphic to a standard format (e.g. by using FpML [12] as a concrete implementation).

The identification of parameters in the prose, when deemed necessary, could be specified as descriptive markup. There are also many ways that parameter data could be held in the *parameters* element. An example specification is shown below:

$$\begin{aligned} \text{parameters} &::= \text{parameter}^* \\ \text{parameter} &::= \text{parameter-name parameter-type parameter-value} \end{aligned}$$

4.3.3 Other kinds of parameter

Legal prose may contain important data that is used for purposes other than execution of the smart contract code. For example, data may be used for compliance reporting or may be part of a definition that is important in a legal sense but is not needed by the smart contract code.

One design choice would be to let such data be identified each time it is used, via a search of the legal prose. However, it might be deemed advantageous to identify this data and keep a separate record of it for ease of reference (for example, by analysis and reporting systems). This record could potentially be held in the *agreement-header* element.

4.4 Cryptographic hashing

A cryptographic hash¹² is the output of a one-way mapping from data of arbitrary size to a bit string of fixed (and typically small) size. It is “one-way” because it is not feasible to obtain the original data from the hash. The same data always gives the same hash, and a small change in the data can lead to a large change in the hash. Furthermore, in general it is not feasible to find two pieces of data with the same hash.

Hashes could be used in various ways. For example: (i) as a unique identifier for a smart legal agreement — as the value of an execution parameter passed to the smart contract code and/or as an index into a repository, (ii) as a method to detect modification of a smart legal agreement after it has been signed, or (iii) as a method to detect modification of a pre-authorised piece of text (e.g. a legal clause) that has been used inside a smart legal agreement. These techniques can also be used to evidence data tampering.

The Ricardian Contract uses a cryptographic hash of the entire document as an identifier. In general terms, using a cryptographic hash requires a canonical form of the document to avoid generating “false positive” modification alerts from semantically equivalent forms (such as alternative nesting of markup, e.g. *Bold Italic* versus *Italic Bold*).¹³

Whether to use hashes for these or other purposes is a design option, as is the decision of where to store the hash.

4.5 Structure, header and linking to code

There are several design options that relate to the overall structure of a smart legal agreement, to its metadata, and to the linking of prose to smart contract code. We discuss these below.

4.5.1 Separating parts of the agreement

Large agreements may benefit from separation into logically separate parts (e.g. definitions, schedules and annexes). This can be achieved in many ways:

- through use of *markup* in the prose to identify the start and end of each new part;
- by defining *legal-prose* in a hierarchical way as discussed in Section 4.2.1;
- by representing a *smart-legal-agreement* as having multiple *legal-prose* elements (possibly with multiple *agreement-header* elements);
- by representing a *smart-contract* as having multiple *smart-legal-agreement* elements.

¹²See https://en.wikipedia.org/wiki/Cryptographic_hash_function

¹³See for example the section on “XML canonicalisation” at https://en.wikipedia.org/wiki/XML_Signature

4.5.2 Document header

We have previously identified several design options where it might be advantageous to hold information in the *agreement-header*. A wide range of information could be held; generally, this would be information that either does not exist in the prose, or for which it is administratively easier if a copy of that information is also held in a header. Examples might include:

- A list or table of all cross-references and full details of their sources and targets.
- A list of all non-standard type definitions.
- Various dates (dates of signing, execution date, effective date, and so on).
- Digital signatures.
- A cryptographic hash of the smart legal agreement (see Section 4.4).
- Various identifiers for the smart legal agreement, such as a local filing identifier. A cryptographic hash could also be used as a globally-unique identifier (and potentially also usable for local filing if desired). The issue of identification is wide-ranging — for example, an agreement may have a globally-unique identifier and an individual trade may have a mandated trade identifier.
- A style sheet for presentational formatting.
- An edit history and version control data — this is discussed further in Section 5.4.2.

Although metadata is essential throughout the lifecycle of a smart contract, it may be necessary to remove certain metadata in a final version of the contract.

4.5.3 Binding with code

There are several design choices to be considered regarding binding the legal prose with the smart contract code:

- There may be several different instances of standardised code that could run the smart contract (for example, corresponding to different code versions or different possible execution platforms). Note that the specification of *smart-contract* (in Definition D1) permits multiple instances of *smart-contract-code*.
- When smart contract code is instantiated onto an execution platform, there should be a mechanism for passing the execution parameters to that code. In addition, there should be a method for passing a unique identifier for the smart legal agreement to that code and the execution platform should embody a method to make that identifier available.
- After the smart contract code has been instantiated on an execution platform, there may be a requirement to store within the smart legal agreement a unique identifier of that executing instance of the code (e.g. see “dual integration” described at the end of Section 2). This unique identifier could, for example, be stored in the *agreement-header*, *parameters*, or *legal-prose*. According to the governance procedure, this may constitute a change to the agreement that might require a further level of authorisation before proceeding with execution of the smart contract code.

5 Design options for multi-document agreements

In this section we consider further design options that relate specifically to agreements that comprise multiple documents. We also consider what options may arise where there is a hierarchical relationship between, for example, standard templates, local templates, agreements and trades. Finally, we consider workflow topics such as an edit history and versioning.

5.1 Document groups

There are many ways in which smart contracts comprising multiple documents could be specified. The simplest specification is for each document to be a separate *smart-legal-agreement*. An alternative would be for each document to be a separate *legal-prose* within a *smart-legal-agreement* potentially containing shared *parameters* and/or *agreement-header*.

5.2 Document types and status

Where an agreement comprises multiple documents, typically each document has a well-defined role or “type”. For example, with agreements for financial derivatives there may be a Master Agreement, Schedule, Credit Support Annex, and so on. The document type could, for example, be held in an appropriate *agreement-header* element.

Furthermore, it might be desired to keep track of the status of each document (for example, whether parameters have been identified, whether the legal prose has been agreed with counterparties, and so on). There may be many ways to do this; one design option would be to store a “document status” inside an appropriate *agreement-header* element.

5.3 Document hierarchies

In [3] we proposed that the lifecycle of a smart legal agreement would start with a Smart Contract Template. Organisations may also wish to develop local versions of the templates produced by standards bodies. Furthermore, there might be a tree hierarchy of local versions developed for different purposes. This hierarchy is then conceptually expanded downwards as agreements are derived from templates, and as trades are derived from agreements.¹⁴

As a design option, the notion of a document “type” could be used to record for example whether a document is an industry-standard template, a local template, an agreement, and so on. However, as a further design option there may be a desire to record at what level a given document exists in the document hierarchy. This might be specified in many ways; one example would be to extend the *agreement-header* element with (i) a set of identifiers for parent documents (one level higher in the hierarchy, from which this document has been derived), and (ii) a set of identifiers for child documents (one level lower in the hierarchy). Industry-standard templates could exist at the top level of this hierarchy and have no parents.

5.4 Inter-document cross-references

Cross-references from a piece of text in one document to a different target document are common in legal prose; this may be a reference to a piece of text, to a location within the text, to the target document itself, or even to an entire agreement. If there is a requirement to support these cross-references so they can be quickly navigated from source to target and back again, then these inter-document cross-references should also be bidirectional.

¹⁴Additionally, there might be a design requirement for a hierarchical precedence of documents.

We have previously discussed the design options for cross-references in Section 4.2.3. Additional design options could include cross-references between different documents (which may or may not be in the same smart legal agreement) and different kinds of document identifier (including local and globally-unique identifiers).

Furthermore, where a document is the target of many inter-document cross-references, it could be required that any editing of the target document that would cause target pieces of text to move should not cause any changes in documents that contain the sources of those cross-references. This might be a particularly important design option if the source has been previously negotiated, agreed and hashed.¹⁵

5.4.1 Incremental parameter definitions

Incremental parameter definition refers to the common practice of declaring a name in one document and then giving that name a value (“binding” the name to a value) in a different document. Furthermore the name, and by extension its value, may be referenced by a third document.¹⁶ For example, a parameter name might be declared in a Master Agreement, given a value in a Schedule, and then used in a Confirmation.

As a design option, this feature of incremental definition of parameters could be applicable within all types of document including for example templates as issued by standards bodies, locally-modified templates, agreements, and so on. Any document could then be considered to be “parameterised”, to the extent that it uses names whose values are to be provided in another document and/or at a later time.

Incremental parameter definitions could be specified in different ways. One example would be to start by permitting *parameter-value* to have a special value such as *unbound* (meaning that although the name has been declared there is as yet no value).¹⁷ A second special value such as *binding-location* might be set at a later time to indicate that a value has been provided in another document (perhaps with an inter-document cross-reference to that value).

5.4.2 Version control and edit history

Version control ranges from the simple recording of a version number and timestamp for each document (and for the agreement as a whole), to the complex tracking of versions for multiple documents with multiple branches (for example different branches might be created for locally-stored and transmitted versions, so that sensitive metadata is not transmitted). By contrast, an edit history maintains a complete log of all changes to a document (e.g. for audit purposes). For smart legal agreements the key design options include (i) recording the current version number and timestamp, (ii) keeping a complete log of changes — possibly including rejected amendments, approvals, and counterparty communication, and (iii) designing a branching and merging strategy for versions, so that exported (transmitted) versions can be re-imported.

The version number and date for documents can be stored in an appropriate *agreement-header* element, as can the document edit history.

¹⁵An example specification to achieve this might maintain outgoing and incoming indirection tables in the *agreement-metadata* element for each document — the source would then refer to a fixed entry in the metadata of the target regardless of any movement of the target within its document.

¹⁶The topic of parameter scope merits further discussion, e.g. the visibility of parameter names (and their values) outside a smart legal agreement.

¹⁷This might be useful when defining templates, so that a value is initially *unbound* but is then changed to be a specific value when for example the template is used to create an agreement.

6 Summary and further work

6.1 Summary

This paper began by presenting what we believe are the essential requirements for smart legal agreements, covering creation and editing, standard formats, legal execution protocols, binding to smart contract code, and making them available in acceptable forms. We then provided an abstract core specification for a smart contract and a smart legal agreement.

We then explored the design landscape for a serialised format for storage and transmission of smart legal agreements, including markup for metadata, design options for prose (lists, tables, cross-references, redacted text and optional clauses), design choices for parameters (data types and identification), cryptographic hashing, and multi-document agreements (groups, types, hierarchies, and incremental parameter definitions).

Our aim is to support the financial services industry in exploring how legal prose can be connected with parameters and code, and trade associations when reviewing existing data standards to take account of the features of smart legal agreements. This work therefore provides a preliminary step towards supporting industry adoption of legally-enforceable smart contracts.

6.2 Further work

There are many design options that we have not yet investigated, for example:

- permissioning and access control, ranging from the entire document to specific document portions such as clauses and sentences;
- roles and responsibilities of those able to operate on an agreement (e.g. designated signatories);
- the ability to specify that if a given clause is included, or modified, then the agreement must be referred for specific authorisation;
- a more detailed exploration of whether/how existing standards (such as FpML) might be extended beyond key-value pairs towards support for the negotiation of smart legal agreements including legal prose;
- financial transactions that are cleared via a central counterparty;
- the treatment of discretionary rights within an agreement.

It is also important to consider the workflow and system requirements for Smart Contract Templates. Any concrete implementation of a “standard” format will be used for transmission and storage between and within systems that will support substantial workflow (including negotiation between the parties to each agreement). There are some foundational architecture topics that arise for any such system, including many previously raised in [21] such as issues surrounding template and agreement governance, repositories, and jurisdiction.

There remain many questions and design decisions to be explored. This will require substantial work and collaboration by the financial services industry, standards bodies, academia¹⁸, and lawyers.

¹⁸For example, further development of the CLACK language [3] will be pursued at University College London.

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