# Formalizing a simple loan agreement in L4 and Maude

# Joe Watt

# March 16, 2023

This is a work in progress.

# ${\bf Contents}$

| 1 | Intro and shortcomings of DFA formalization | 2 |
|---|---|---|
|   | 1.1 Intro                                   | 2 |
|   | 1.2 Shortcomings                            |   |
| 2 | The L4 approach                             | • |
|   | 2.1 L4 and the CCLAW project                | • |
|   | 2.2 The loan agreement in L4                |   |
| 3 | L4 through Maude                            | ļ |
|   | 3.1 Background on Maude                     | ļ |
|   | 3.2 Translating from L4 to Maude            | ļ |
|   | 3.3 Visualizing and simulating the contract | ļ |
|   | 3.4 Analyzing via model checking            | ( |
| 4 | Related work                                | ( |
| 5 | Limitations and future work                 | 6 |

# 1 Intro and shortcomings of DFA formalization

### 1.1 Intro

#### TODO

Write a proper introduction to the original work on formalizing the simple loan agreement as a DFA.

In [3], Flood and Goodenough propose that many financial contracts are inherently computational in nature. They argue that the computational structure of many such contracts can be formalized via deterministic finite automata (DFAs), with states representing various situations. Transitions between these states then correspond to events triggering a change in these situations. This is demonstrated using a simple loan agreement [3], which they formalize directly as a DFA.

## 1.2 Shortcomings

While this approach is a useful and important proof of concept, as the authors themselves recognize, there are some limitations with such a formalism, perhaps the most apparent being that the manual encoding of a contract as a DFA is a laborious process, and one that in itself does not produce a machine executable result One source of complexity arises from the fact that the DFA is a low level computational formalism that is arguably far removed from our intuitive understanding of a contract. While we can easily encode real-world events as transitions in a DFA, as done in [3], some legal traditions reason about and specify contracts in terms of normative requirements that need to be fulfilled by various actors [5]. The authors of this paper, representing different traditions, do not entirely agree on this point, but it remains true that a DFA is a relatively mechanistic chain of event and consequence, and is not adept at normative representation.

Contracts also frequently embody some notion of time and deadline. These are examples of domain-specific concepts which are an integral part of contract drafting. Unfortunately, DFAs have no primitive notion of these, so that these must all be encoded manually, with the passage of time reflected as an achieved event, in a manner that is perhaps unnatural to many.

Another source of complexity is the state explosion problem. Complex contracts have large DFA representations and are thus impractical for humans to specify manually at scale. Observe that a simplified visual representation of the automaton [3, Fig. 1] corresponding to this simple contract already contains more than 20 states and 40 transitions.

One of the main causes of this is the concurrent interleaving of real world events. By this, we mean that many real world events can occur in any order (including at the same time) and perhaps for the sake of simplicity, this has not

been accounted for in the DFA formalization. As an example of such a scenario, consider the following. On May 31, 2015, the day before payment 1 is due, the borrower defaults on his representations and warranties. On the next day, when payment 1 becomes due, the borrower diligently repays that payment. One day later, on June 2, 2015, the lender notifies the borrower of his earlier default, which does not get cured after another 2 days. Now all outstanding payments become accelerated, and the borrower pays off the remaining amount of \$525 in time, causing the contract to terminate. This sequence of events, when viewed as a word over the event alphabet, is unfortunately not accepted by the automaton.

Closer inspection of the DFA suggests that there is an implicit assumption being made that once an event of default occurs, the borrower will be notified by the lender soon after, with no other events like payments occurring in between.

More formally, it is assumed that the default and notification events occur within the same atomic step. Splitting this up into separate events would increase the number of states in the DFA, especially if we account for concurrency. In fairness, Flood and Goodenough understood some of these limits, and specified in [3][Section 6] of their model agreement that: "In the event of multiple events of default, the first to occur shall take precedence for the purposes of specifying outcomes under this agreement". This provision goes some way toward resolving competing defaults by the expedient of mandating that later events will simply be disregarded.

# 2 The L4 approach

# 2.1 L4 and the CCLAW project

At CCLAW, we are developing one such domain specific language (DSL) for specifying legal contracts, called L4, which addresses these issues. Along with it, we are also developing an accompanying toolset which can be used to visualize and analyze contracts written in L4. Here we first give an introduction to our project and the L4 DSL that we are developing, before discussing our formalization of the loan agreement in the next section.

As described in , our focus is on rule-based reasoning, as opposed to case-based reasoning. Following LegalRuleML , we distinguish between two kinds of rules, namely constitutive and regulative (or prescriptive) rules. The former encodes static decision logic, similar to Prolog-style *if-then* rules, and is treated as such in our implementation.

Our focus here is on the latter, namely regulative rules, which concern the norms in a legal text. These tell us under which conditions an actor is allowed, permitted or prohibited from performing an action, as well as the consequences of fulfilling and violating them. While deontic logic approaches have been popular, our approach to regulative rules in L4 is closer in spirit to [2,7], in that our treatment of the rules yields a state transition system, similar in spirit to the DFA found in [3].

Cite
WAICOM
2022 and
PROLALA
2022 papers

Cite Legal-RuleML

Insert example, like the one in PRO-LALA paper

Cite appropriately

Cite the Maude paper as well In L4, users can encode regulative rules textually, using a syntax inspired by a highly restricted form of controlled natural language. For instance, the following rule is found in our encoding of the loan agreement. TODO: Add a link)

RULE Contract Commencement
PARTY Borrower
MAY WITHIN 1 DAY
request funds
HENCE Remit principal

This rule signals the beginning of the contract and expresses that the borrower is permitted to request for the funds from the lender and has a one day

#### **TODO**

Talk about constitutive and regulative rules.

Constitutive rules as statics, semantics is arguably straightforward, namely some first order defeasible logic. Can be formalized using Prolog.

Regulative rules as dynamics, trickier semantics, is the focus of this paper.

Will show how the loan agreement is modelled using these.

Give an example of a regulative rule found in the loan agreement to demonstrate the syntax. Then use this example to highlight domain specific concepts. Read [2,7] and highlight similarities with them.

As mentioned earlier, we believe that a friendly to use language for specifying legal contracts should be situated at a higher level of abstraction than that of automata, closer to the application domain.

#### Workspace:

It comes with a concurrent model of computation (this is made precise by the translation to Maude) which allows for arbitrary interleaving of events. It is also friendly to use, containing ontological concepts from the legal domain that people are used to thinking about and working with.

Discuss the precise roles of these concepts and how the execution of a contract can be viewed abstractly as a process that arises from the interaction between them.

Mention that the precise operational interpretation of rules in L4 is tightly linked to the translation in Maude and this was heavily inspired by [1,6]. We view a rule as a wrapper around an event, a deontic (ie permission, obligation or prohibition) and an actor. Our treatment of deontics accounts for the notion of *compensability*, and is based on [5].

Note that the difference is that instead of reasoning about deontics using deontic logic, we provide an *operational* interpretation for them.

## 2.2 The loan agreement in L4

# 3 L4 through Maude

In search for such a suitable formalism for encoding contracts, we have surveyed various approaches, using the simplified contract in [3, Fig 1.] as an example. One of these which we explored is the Maude language and its associated tools.

In this section, we begin by providing some background on Maude before we discuss our formalization of the simple loan agreement. Along the way, we explain how we addressed the aforementioned shortcomings. In particular, we show how we can generate an arguably more accurate DFA that accounts for the concurrent interleaving of real world events. Thereafter, we demonstrate how we can use Maude to help us visualize and reason about the contract.

## 3.1 Background on Maude

Techniques originating from the field of formal methods have been devised to automatically analyze the behavior of computer systems. These often rely on first modelling these systems as *labelled transition systems* (LTS), which can be seen as generalizations of nondeterministic finite automata). As with finite automata, LTSes can be seen as directed graphs, with nodes representing states that the system can be in, and labelled edges denoting transitions that change the state of a system. Where they differ from finite automata is that they are allowed to have an infinite (possibly uncountable) number of states and transitions between them. They are also not required to come with a notion of initial and final states.

While DFAs and LTSes in general are formalisms that are well suited for computers to analyze and reason about, they are cumbersome for humans to use to encode systems. This is especially so for systems like the simple loan agreement of [3] which involve concurrency, in that there are many possible ways in which events can be interleaved. Modelling concurrent systems like this directly as a transition system is often impractical as the interleaving of events gives rise to numerous states and transitions. Moreover, as previously discussed, they leave implicit many of the domain specific concepts that people directly reason about.

Maude is a language that allows us to model and analyze such concurrent systems. As with others like it, it comes equipped with a more sophisticated formalism that allow us to more conveniently specify these transition systems.

## 3.2 Translating from L4 to Maude

Use the loan agreement as an example here.

#### 3.3 Visualizing and simulating the contract

Insert DFA of state space here.

# 3.4 Analyzing via model checking

Here we should mention that in [4], the author highlights an issue with using temporal logic to reason about deontics like obligations. We sidestep that issue due to the way we define rules as wrappers around events, and deontics, so that the violation of a rule corresponds directly to whether that event occured or not.

For instance, a rule of the form "Party P must do A by D" is an obligation that is violated if P does not perform A by the deadline D. In this way, we can reason about the violation of obligations by using temporal logic to talk about whether an event occurred or not.

## 4 Related work

## 5 Limitations and future work

The current Maude models are not very performant and have huge state spaces. One of the main reasons is that we model time naively, with a tick transition denoting the passage of 1 unit of time (which can be taken to be 1 day, 1 month etc). We did this because Maude does not come with any built-in support for these notions, so we wanted an easy way to model these. Unfortunately, this considerably bloats up the state space. Again it must be emphasized that this is a proof of concept and these were designed to be as high-level and close to the syntax of L4 as possible. In the future, we intend to optimize this, among other things.

Currently, we don't yet support global variables and more sophisticated control structures like loops. Global variables would be useful to capture the notion of the outstanding amount in the loan agreement contract, which would then vary with the payments made by the borrower. Maude as a formalism supports these, but we currently do not support them in L4. For future work, we would like to provide syntax for these in L4 and translate them to Maude.

# References

- [1] ARENAS, A. E., AZIZ, B., BICARREGUI, J., AND WILSON, M. D. An event-b approach to data sharing agreements. In *Integrated Formal Methods* (Berlin, Heidelberg, 2010), D. Méry and S. Merz, Eds., Springer Berlin Heidelberg, pp. 28–42.
- [2] Chircop, S., Pace, G., and Schneider, G. An Automata-Based Formalism for Normative Documents with Real-Time. 12 2022.
- [3] FLOOD, M. D., AND GOODENOUGH, O. R. Contract as automaton: representing a simple financial agreement in computational form. *Artificial Intelligence and Law* (Oct 2021).
- [4] GOVERNATORI, G. Thou shalt is not you will. CoRR abs/1404.1685 (2014).
- [5] Hashmi, M., Governatori, G., and Wynn, M. Normative requirements for regulatory compliance: An abstract formal framework. *Information Systems Frontiers* 18 (05 2015).
- [6] PARVIZIMOSAED, A., ROVERI, M., RASTI, A., AMYOT, D., LOGRIPPO, L., AND MYLOPOULOS, J. Model-checking legal contracts with symbol-eopc. In Proceedings of the 25th International Conference on Model Driven Engineering Languages and Systems (New York, NY, USA, 2022), MODELS '22, Association for Computing Machinery, pp. 278–288.
- [7] Sasdelli, D. Normative diagrams. In *Proceedings of the International Workshop on AI Compliance Mechanism (WAICOM 2022)* (12 2022), pp. 39–49.