From Natural-language Regulations to Enterprise Data using Knowledge Representation and Model Transformations

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Abstract: Enterprises today face an unprecedented regulatory regime and are increasingly looking to technology to ease their regulatory compliance concerns. Formal approaches in research focus on checking compliance of business processes against rules, and assume usage of matching terminology on both sides. We focus on run-time compliance of enterprise data, and the specific problem of identifying enterprise data relevant to a regulation, in an automated manner. We present a knowledge representation approach and semi-automated solution using models and model transformations to extract the same from distributed enterprise databases. We use a Semantics of Business Vocabulary and Rules (SBVR) model of regulation rules as the basis to arrive at the necessary and sufficient model of enterprise data. The approach is illustrated using a real-life case study of the MiFID-II financial regulation.

1 INTRODUCTION

Enterprises today face an unprecedented regulatory regime (Reuters, 2016). Regulators have put in place measures for ensuring greater transparency in dealings of financial institutions and stricter oversight by regulatory bodies, to prevent recurrence of financial crises. Compliance is mandatory and non-compliance is heavily penalized. In order to avoid millions of dollars in fines and the associated loss of reputation, regulatory compliance has assumed critical importance for enterprises.

Regulatory compliance is a manual process in current industry practice, and heavily dependent upon experts. Due to these reasons, costs of achieving compliance are very high (English and Hammond, 2014). Enterprises are increasingly looking to technology and automation to contain costs and mitigate the risk of non-compliance.

Taking a model-theoretic view\(^1\), the regulatory compliance checking problem can be formally defined as

\[
EM \models R
\]  

(1)

where EM denotes the model of an enterprise that needs to satisfy the formally specified set of regulation rules R. EM signifies the relevant enterprise details to be checked for compliance to R, as depicted in Figure 1. If EM satisfies R, EM is a model of R, by model theory.


Several approaches for formal compliance checking have been proposed in literature (Governatori and Rotolo, 2010; Awad et al., 2010; Kharbili et al., 2008a; Governatori et al., 2009; Governatori, 2005; Dimaresis, 2007). Each of these approaches uses a formalism to encode R, and a reasoning engine to check compliance of operational details of the enterprise EM, also encoded in the same formalism, to produce a proof of compliance, as depicted in Figure 1. Encoding of both R and EM is done manually.

Most approaches in literature describe design-time compliance checking (Governatori and Rotolo, 2010; Awad et al., 2010; Kharbili et al., 2008a), where models of enterprise business processes are checked, with the aim of detection and correction of non-compliance.
at the design stage, before actual enterprise systems implement these business processes. Here, EM comprises business process paths. Design-time compliance checking, thus, has a preventive focus. This, although extremely important, is not sufficient. It is imperative to institute run-time compliance checking on enterprise systems, since that is where compliance is desired and needs to be demonstrated by enterprises on an ongoing basis.

Approaches for run-time compliance in literature fall into two categories. The first category is, again, a preventive approach that uses execution paths generated from business process models for compliance checking. The other category does check running enterprise systems, using business rule management systems for production rule execution (Kharbili et al., 2008a). However, in the latter approach, encoding of regulation rules from natural-language (NL) regulation text into the business rule management systems, particularly, relating them to the exact enterprise data on which they need to be executed, is a task left to experts.

This aspect of relating the regulation to the enterprise, i.e. identifying the relevant EM to be checked for compliance to R, is simplified in current approaches by assuming correspondence between labels or terms used in specifications of R and EM. In reality, there are several issues involved. One, the relation is not a direct mapping. The regulation uses a conceptual information model at a different level of abstraction from that used by the enterprise in its systems. The corresponding model of enterprise information may span several enterprise systems and therefore, databases. Moreover, there is typically, an overlap between data in various systems. Finally, there is no mapping or common enterprise-wide view of the data. Currently, these issues are surmounted by experts with knowledge of the business and legal domains as well as systems.

We focus specifically on this problem in run-time compliance of enterprise data, viz. finding the applicability of the regulation to the enterprise, i.e., answering the question: ‘what is the enterprise data EM_data that should be checked, to ascertain the enterprise’s compliance to this regulation?’ We opine that, there is a need for a method and tools that help automate to the extent possible, bridging of the conceptual gap between regulation text and enterprise data, reducing the burden on experts. We believe that it is necessary to construct a conceptual model of the regulation in order to be able to do this.

We present a knowledge representation (KR) (Brachman and Levesque, 2004) approach and model-driven engineering (MDE) solution to the problem of identifying enterprise data relevant to a regulation in an automated manner. Our specific contributions are two-fold

1. A semi-automated method to arrive at the conceptual model of requisite enterprise data, from the NL regulation text, by building a model of regulation rules in the Semantics of Business Vocabulary and Rules (SBVR)² formalism.
2. A semi-automated method to obtain the requisite data (EM_data) from enterprise data stores using the above conceptual model for enterprise data integration (EDI).

Our overall approach is described in Section 2 and detailed in Section 3, which also illustrates our method using a real-life case study of the MiFID-II³ financial regulation. Section 4 discusses related work, and Section 5 concludes the paper.

2 OVERALL APPROACH USING KR AND MDE

Regulations are made available by regulators as NL text. Our objective is to create a conceptual model of the regulation, so as to be able to analyze regulation rules, with the specific aim of understanding which areas and entities of the enterprise they relate to. We elect to treat this as a knowledge representation problem.

Knowledge representation (Brachman and Levesque, 2004) is the construction of systems that contain symbolic representations of information in a problem space, such that the representations have the following properties

1. they express propositions about the problem space
2. they capture the intentional stance or goals of the problem space, and cause the system to behave in accordance with these goals.

This definition is as per the Knowledge Representation Hypothesis (Smith, 1982).

Such systems are knowledge-based systems (KBS) and the representations constitute knowledge bases (KB) (Brachman and Levesque, 2004). Property 2 is critical for a model to qualify as a knowledge base. e.g. a knowledge-based system for playing chess captures propositions about playing pieces and allowed moves, as also the rules and goals of the game.

²SBVR: http://www.omg.org/spec/SBVR/1.2/
³MiFID: http://ec.europa.eu/finance/securities/isd/index_en.htm
We proceed to build a knowledge base of regulation rules, referred henceforth as regulation KB. It can be easily seen that the goals of a regulation KB are, to be able to

- **Goal1**: establish compliance to regulation rules
- **Goal2**: identify requisite data EM\textsubscript{data}, to check for compliance to the rules

This means the representations of the regulation KB a) express propositions about the problem domain of the regulation and b) satisfy the above stated goals.

We need to pick a language to represent the regulation KB. We choose the fact-oriented modeling (FOM) paradigm (Nijssen, 2007; Halpin, 2007), and briefly describe the rationale for this choice in the next sub-section.

### 2.1 Fact-oriented Modeling

The fact-oriented formalism captures knowledge about the universe of discourse in the form of facts. Facts, also called fact types, are propositions about things in the universe of discourse e.g. `Customer holds account, account has balance`. Customer, account and balance are concepts, or things in the universe of discourse. Rules are built by imposing modalities onto compositions of fact types. e.g. *It is obligatory that account has balance if customer holds account.*

The fact-oriented model thus represents knowledge in three layers: concepts, fact types based upon concepts, and rules based upon fact types, as shown in Figure 2. FOM supports reasoning with data provided as a population of ground facts, shown by the fact population layer in Figure 2. E.g. for the fact type `customer holds account`, a population of ground facts would give data of accounts held by specific customers e.g. `Cust001 holds Acct101`, `Cust002 holds Acct102`, `Acct101 has Rs 2000`, as data.

FOM is therefore well-suited to meet our above stated goals for the regulation knowledge base due to the following specific properties

- Regulation rules can be modeled as FOM rules.
- Representation of rules in terms of fact types and concepts identifies the concept model on which a rule depends.

- Given a fact population for EM\textsubscript{data}, a reasoning engine can reason about the truth of a set of rules R, as given by Equation 1.
- FOM maps naturally to NL text as well as first-order logic. It is thus useful both for creating the regulation KB from NL text as well as for translation to logic form.

We employ SBVR as the fact-oriented modeling language for our approach. The SBVR meta-model thus defines the generic or meta-knowledge layer in our model, shown in Figure 2. The next sub-section describes our approach.

### 2.2 Our Approach

We create the regulation KB as a fact-oriented model of regulation rules, with the aim of explicating rules in a structured manner, iteratively, until all the dependencies become explicit. The fact types on which the rules are based, denote the propositions whose truth value must be determined in order to evaluate whether the rule holds. The set of fact types on which rules are based, therefore constitute the necessary and sufficient model of information needed from the enterprise, for determining compliance. This is a conceptual model of required enterprise data, since it is expressed in terms of concepts from regulation vocabulary. This addresses Goal2 of creating the regulation KB.

The enterprise can provide data as ground facts corresponding to this conceptual model. These can be checked for compliance to the rules by a reasoning engine, addressing Goal1. e.g. for the simplistic rule about customer account, the fact types `customer holds account`, and `account has balance` denote the model of information needed to check compliance to the rule, for which the enterprise has to provide ground facts, say `Cust001 holds Acct101`, `Cust002 holds Acct102`, `Acct101 has Rs 2000`, as data.

Rules in regulation text are expressed in terms of concepts at a high level of abstraction. When creating the regulation KB, we make the design choice to explicate the high-level concepts from regulation rules using propositions obtained from definitions or data descriptions within the regulation text, or knowledge from the domain. We continue the process of explication until the leaf-level concepts are simple atomic concepts that need not be explicicated further. This creates a hierarchy of concepts. This is how we design the representations of the regulation KB to specifically address Goal2. The fact types at the leaf level constitute the model of required enterprise data, as we illustrate in the case study section.
Figure 3: Model chain from NL regulations to enterprise data extraction.

We employ a chain of models and model transformations at multiple levels, in order to reach from regulation NL text to extraction of enterprise data, depicted in Figure 3, listed below, and described in detail in the next section.

1. **Meta-model Level**: In order to create the regulation KB as an SBVR model, we build an SBVR editor by importing the MOF-compliant OMG SBVR meta-model into Eclipse Modeling Framework (EMF)\(^4\) Ecore format and use of EMF model-to-text tools to generate editor code, as shown in the top layer of Figure 3.

2. **Model Level**: The model-level transformations for transforming NL rules to regulation KB to conceptual model, as well as model mappings from conceptual model to enterprise physical model, constitute this middle layer in Figure 3, comprising the following steps
   (a) Express regulation rules from NL text in SBVR’s controlled natural-language (CNL) syntax.
   (b) Create the regulation KB as an SBVR model from the CNL rules.
   (c) Extract the conceptual model of data from the regulation KB, by model-to-model transformation.
   (d) Translate rules from the KB into defeasible logic rules R by model-to-model transformation. Although we have implemented the transformation, detailed description of this aspect is outside the scope of this paper.
   (e) Map the conceptual model of data to the enterprise physical data model.

3. **Model Instance Level**: The requisite enterprise data EM\(_{\text{data}}\) for checking compliance is extracted from enterprise data stores, by model-to-model transformation from enterprise physical data model to conceptual data model to facts, as shown in the data layer or model instance layer of Figure 3.

The next section describes the above steps in greater detail, using a case study of the MiFID-II regulation.

**3 DETAILED APPROACH**

We use SBVR to create the regulation KB as the pivotal first step, as illustrated in the subsection below.

**3.1 Creation of SBVR Model of Regulation Rules**

The necessary and sufficient subset of Object Management Group (OMG)’s SBVR meta-model, that we use to capture our FOM of regulation rules, is shown in Figure 4. The three sections of the meta-model are:

- **Meaning Vocabulary**: This is the meta-model for capturing concepts. Noun concepts denote entities, while verb concepts signify relations or fact types. Fact types take the form role verb role,
where each role stands for a noun concept. General concepts and concept types specialize concepts and help create concept hierarchies. Attributes of a concept are captured as characteristics.

- **Logical Formulation of Semantics Vocabulary:**
  This section comprises logical formulations of fact types, on which rules are based. Compound logical formulations viz. conjunctions, implications, negations are composed of atomic formulations. Each atomic formulation is based on a fact type.

- **Rule Vocabulary:**
  We use rules to denote obligations and definitional rules to denote necessity formulations. A rule inherits from proposition, that is meant by a logical formulation that formally expresses the rule in terms of fact types.

We build the SBVR model of regulation rules in the following steps, first expressing NL rule statements in an intermediate CNL form.

1. A domain expert is required to mark in the NL regulation text, the statements representing rules to be checked, definitions of terms used in the rules, and data descriptions relevant to the rules.

2. Each NL rule statement is then written in CNL, in our case SBVR Structured English (SE). SBVR SE is written using a restricted English vocabulary, and specific font styles, viz. the term font for designating noun concepts, general concepts, concept types and roles; Name font for individual concepts or names; verb font for designations of fact types; and keyword font for other words in definitions and statements.

3. SBVR SE statements map to SBVR meta-model constructs. However, SBVR SE being a CNL, allows ambiguities that render the automated translation to an SBVR model as not straightforward, and is part of our ongoing explorations. We therefore create the SBVR rule model corresponding to the SE statements manually, by instantiating the following part of the SBVR meta-model using the SBVR editor.

   \[
   \text{Rule} \quad \text{isMeantBy} \quad \text{ObligationFormulation} \\
   \quad \text{embeds} \quad \text{Implication} \\
   \quad \text{antecedent} \quad \text{LogicalOperand} \\
   \quad \text{isBasedOn} \quad \text{FactType} \\
   \quad \text{role} \quad \text{VerbConceptRole} \\
   \quad \text{consequent} \quad \text{AtomicFormulation}
   \]

   The italicized labels with arrows → indicate associations to be created from the parent object to the child object.

   We have thus described the construction of the regulation KB using SBVR. We now explain extraction of the conceptual model of enterprise data from the regulation KB.

### 3.2 Extraction of Conceptual Model of Enterprise Data

The fact types and concepts on which rules are built, constitute the conceptual model for data expected from the enterprise, as discussed in Section 2.2. The meta-model for concepts and fact types in the SBVR model, is the section shown in blue in Figure 4, except for the entity *Proposition*.

Instances of this meta-model represent the concepts used in the regulation KB. The concepts at the
3.3 Retrieval of Enterprise Data

In industry practice of compliance, compliance experts, enterprise operations and systems experts are required to analyze the regulation text and interpret its vocabulary in the context of enterprise systems to identify the data mapping for a regulation. Since enterprise data relevant to a regulation is typically distributed across several enterprise systems, with no mapping or enterprise-level view of data, data integration is needed in order to map data to the regulation. Extraction of data for compliance checking thus becomes a schema integration problem, and we tackle it as such.

We use an in-house EDI tool (Reddy, 2010) for schema integration. It allows mapping of multiple physical database schemas to a single conceptual schema. It also facilitates queries to be written on the conceptual schema that are translated to queries on the enterprise physical database schemas using the mapping.

We provide the conceptual schema obtained from the regulation KB to the domain expert, who maps its concepts and characteristics to appropriate tables and columns from multiple enterprise database schemas. Currently, the enterprise physical database schema descriptions are manually obtained and entered into the EDI tool, but this step can be easily automated, and is part of our ongoing work.

We then generate queries on the conceptual data model, in an automated manner, for retrieval of requisite data corresponding to each concept and fact type in the conceptual model. These are translated by EDI to queries on enterprise physical tables using the above mapping, as depicted in Figure 5.

The translated queries on execution fetch the required data to be checked for compliance, by model-to-model transformation from enterprise physical data model to the regulation conceptual data model. A simple fact generator program formats the fetched data rows into ground facts in the syntax of DR-Prolog (Dimaresis, 2007), the compliance checking engine we use. We thus obtain the requisite data EMdata to check for compliance to regulation rules R.

In the next subsection, we illustrate our approach using a case study of the MiFID-II regulation.

3.4 MiFID-II Regulation Case Study Example

MiFID-II ( Markets in Financial Instruments Directive) is a financial regulation that lays down specific obligations on financial institutions for reporting market trades carried out by them. MiFID-II has a complex set of rules regarding the types of transactions to be included/ excluded in reporting, and a large number of data fields that must be reported. We chose a subset of the transaction inclusion/ exclusion rules of MiFID-II for our case study.

For the enterprise data needed for our experimentation, we collaborated with our financial domain expert colleagues from the capital markets practice unit. They selected a bank with trading systems representative of the typical real-world scenario, comprising multiple subsystems, with data spread across multiple physical databases. We needed to apply the MiFID-II reporting rules to transaction data residing in these databases. The team shared database schema details after suitably masking field and system names.

We carried out the case study in our lab by applying our method described in Section 2. The next few subsections illustrate the case study artefacts corresponding to each step of the method.

3.4.1 NL Regulation Text

The excerpt from the inclusion and exclusion rules, identified by the domain expert from the original MiFID-II regulation text, that we used as the NL regulation text for our case study, is shown below.

**Meaning of Transaction**

1. **For the purposes of Article 26 of Regulation (EU) No 600/2014, the conclusion of an acquisition or disposal of a financial instrument shall constitute a transaction.**

2. **An acquisition referred to in paragraph 1 shall include:**
   
   (a) a purchase of a financial instrument;
   
   (b) entering into a derivative contract in a financial instrument.
3. A disposal referred to in paragraph 1 shall include:
(a) sale of a financial instrument;
(b) closing out of a derivative contract in a financial instrument.

4. A transaction for the purposes of Article 26 of Regulation (EU) No 600/2014 shall not include:
(a) a securities financing transaction as defined in Regulation [Securities Financing Transactions]
(b) a contract arising exclusively for clearing or settlement purposes;
(c) an acquisition or disposal that is solely a result of custodial activity.

The next subsection illustrates these regulation rules, written in CNL.

3.4.2 MiFID Regulation KB

We write the inclusion and exclusion rules 1 and 4 respectively, from the regulation text, in SBVR SE as obligations, since they are binding on enterprises.

It may be mentioned here, that we did the writing of SE statements for the case study; however, in practice, domain experts would need to be trained to write statements in SBVR SE, which is easy, since it just a restricted NL form with a few keywords and sentence patterns to be followed. The SBVR SE rules, written in the notation described in Section 3.1, are shown below.

**Rule Inclusion:** It is obligatory that transaction is included in MiFID reporting if the transaction is an acquisition or a disposal.

Rule Inclusion is built upon fact types transaction is included in MiFID reporting, transaction is an acquisition, and transaction is a disposal, and concepts transaction, acquisition, and disposal; is included in MiFID reporting is a characteristic of a transaction.

**Rule Exclusion:** It is obligatory that transaction is excluded from MiFID reporting if the transaction is a securities financing transaction or clearing or settlement contract or an acquisition or disposal arising from custodial activity.

Acquisition and disposal are high-level concepts defined in terms of other concepts, e.g. purchase and sale, in the rules 2 and 3 in the regulation text. These definitions are captured as definitional rules in SBVR SE, as follows

Acquisition is a purchase or entering a derivative contract.
Disposal is a sale or closing a derivative contract.

Purchase and entering a derivative contract are further explicated to the extent possible, in accordance with our design choice. Purchase is shown here, defined by domain experts in terms of propositions on elements such as buyer and seller defined in the data description section in the regulation, as well as concepts such as trade type from their own knowledge of the domain. The data description section excerpts are not included here owing to space constraints.

Purchase is a transaction with trade type equal to Buy and transaction has buyer and transaction trades instrument and instrument is equities or bonds.

The leaf-level concepts and fact types obtained in this lowest-level definition, constitute the conceptual model of data for which ground facts are needed from the enterprise.

The SBVR rule model for Rule_Inclusion corresponding to these SBVR SE rule statements is shown in the listing below.

```
Rule Rule_Inclusion
  isMeantBy->ObligationFormulation
    embeds->Implication
      antecedent->Disjunction
        logicalOperand->AtomicFormulation
          isBasedOn->FactType
            transaction is an acquisition
              role+VerbConceptRole
                transaction
                  role+VerbConceptRole
                    acquisition
                      logicalOperand->AtomicFormulation
                        isBasedOn->FactType
                          transaction is a disposal
                            role+VerbConceptRole
                              transaction
                                role+VerbConceptRole
                                  disposal
                                    consequent->AtomicFormulation
                                      isBasedOn->FactType
                                        transaction is included in MiFID reporting
```

Rule_Exclusion is similarly encoded as an SBVR model.

The SBVR model for the entire set of SBVR SE statements for the regulation constitutes the source from which the conceptual model of the regulation is extracted. The conceptual model of the MiFID-II regulation subset of our case study is shown in the next subsection.
3.4.3 Extracted Conceptual Data Model

The conceptual data model of the MiFID-II regulation comprises leaf-level concepts and fact types from all of the detailed definitions and rules, such as the concepts transaction and trade type, and facts trade type equal to Buy, and transaction has buyer from the definition of purchase above.

The conceptual model automatically extracted from the SBVR rule model is shown in the upper half of Figure 6. The list of characteristics within each concept is an illustrative subset, the exhaustive list not shown due to space constraints. Mapping of this conceptual model to the bank’s physical data model is illustrated in the subsection below.

3.4.4 Enterprise Data Extraction

The enterprise physical schema comprises several sub-schemas from component sub-systems, such as Deal and Securities sub-systems seen in Figure 6. Domain experts perform the mapping of concepts from the MiFID regulation conceptual schema to the bank’s physical database schema, shown in Figure 6.

The Transaction concept from the regulation schema maps to the Trans and Deal tables from the enterprise Deal sub-system database, while Instrument maps to the Security Master table from the Securities sub-system. Buyer, Seller and Executing Firm entities from the conceptual schema map to the Client Master table of the enterprise database. Individual characteristics of concepts such as transaction are mapped to columns of corresponding tables, in this case Trans and Deal.

Two of the sample queries we generate automatically, for retrieving data for Transaction and Instrument tables in the conceptual schema, are shown here. Queries for fact types that relate concepts mapping to different tables are translated as joins, such as query 2 below, corresponding to the fact type transaction trades instrument.

1) SELECT * FROM Transaction;
2) SELECT * FROM Instrument i, Transaction t
   WHERE i.InstrumentID = t.InstrumentID;

These queries are translated by the EDI tool into queries on corresponding enterprise tables 1) Trans and Deal, and 2) Securities respectively. The translated query corresponding to query 1) is shown below.
The translated query, on execution, transforms data from Trans and Deal enterprise tables into data corresponding to the transaction concept from the conceptual schema. The retrieved data rows are formatted by our fact generator into DR-Prolog transaction ground facts.

The fact schema for each concept comprises its characteristics. e.g. the fact schema for transaction is:

\[ \text{fact(transaction(TransRef, TradingVenue, TransIdCode, TradeType, ReportingStatus, TradingDate-Time, TradingCap, Qty, QtyCcy, Price, PriceCcy, Net-Amt))}. \]

The listing of two sample sets of ground facts, for a purchase and a closing derivative contract transaction is shown below.

Set 1: Purchase transaction

\[ \text{fact(transaction('1010000023TATA', 'Buy', 'NEWT', '2015−11−06T09:16:36:143232', 'MTCF', 2500, 'GBP', 948950}).} \]
\[ \text{fact(trades('1010000023TATA', 'XXXX')).} \]

Set 2: Closing out of Derivative Contract

\[ \text{fact(transaction('000CMEC000', 'Sell', 'NEWT', '2015−11−06T09:11:36:143232', 'DEAL', 5, 'GBP', 75.43, 'Active')).} \]
\[ \text{fact(hasSeller('000CMEC000', 'AFXS5XCH7N0Y05NIXW17')).} \]

We thus complete the process of discovering the conceptual model in the MiFID regulation text and mapping it to the physical data model of the bank, as well as automated extraction of the relevant data from the bank’s databases in the form of facts, for checking compliance to the regulation.

The next section discusses related work.

4 RELATED WORK AND DISCUSSION

Most formal compliance checking approaches check business process models for compliance against regulations (Governatori and Rotolo, 2010; Awad et al., 2010; Governatori et al., 2009; Governatori, 2005). Various approaches have been developed for relating regulations to enterprise business processes such as constructing an execution trace as in (Sadiq et al., 2007), finding paths in process structure tree as in (Awad et al., 2009), or labels placed manually on a business property specification language diagram as in (Liu et al., 2007). Domain experts are assumed to take care of formal encoding of rules, and labels from business processes in such traces, paths, or other representations are presumed to map to labels used in the formal models of rules. Business rule management systems too, widely used to check run-time compliance, need rules to be encoded using the same labels as physical data or need mapping to the same.

In reality, since mapping of not just labels but of conceptual models at different levels of abstraction on the regulation and enterprise side is needed, our approach of knowledge representation gives a structured method to elicit the regulation conceptual model from the NL rules. A conceptual model of the regulation is a necessary first step for computing its impact on the enterprise, storing, and in future, even performing the mapping to enterprise data in an automated manner. Use of CNL is targeted at helping domain experts build the model without being familiar with the details of underlying logic. Building a model of the regulation and using a structured method to build the model enables automation, creates a rule repository, and increases the accuracy of the process, since there is a way to track rules being checked and chances of missing rules are minimized. Automation is crucial to correctness, repeatability, and cost savings, considering that compliance checks have to be run on large
datasets repeatedly, to demonstrate compliance on an ongoing basis.

A system for defeasible logic representation of regulations and compliance checking is presented in (Dimaresis, 2007) that we use as the compliance engine in our work. In our earlier works, the problem of semantic disparity between regulations and enterprise has been tackled (Sunkle et al., 2015c; Sunkle et al., 2015d), and a mapping between vocabularies on both sides is proposed. Generation of NL proof explanations of (non-) compliance, and handling regulatory change have been described in (Sunkle et al., 2015a) and (Sunkle et al., 2015b) respectively, while an end-to-end model-based method has been introduced in (Sunkle et al., 2016). These works however, do not cover identification of a conceptual model of the data needed by the regulation, and mapping to or extraction of this data from enterprise physical databases.

A model that enables traceability of delegation of obligations from regulations and their refinement into software requirements is given by (Breaux et al., 2009). A language for modeling norms and their inter-relations and analysis of various compliance alternatives is described in (Ingolfo et al., 2013; Ingolfo et al., 2014), that performs goal-oriented analysis based on effects of norms on one another. Ontologies are suggested in (Kharbili et al., 2008b) to tackle semantic disparity. A conceptual model of the regulatory compliance management process and activities involved is used as basis to survey and rank business process compliance management frameworks in (Kharbili, 2012). We address some of the recommendations from this work such as making compliance requirement specification amenable to business users and extending use of logic to the business context, through the use of CNL and SBVR for capturing rules. These are relatively easy formats for business users to understand.

Another classification of compliance checking based on the granularity of checks, i.e., whether business processes, tasks, attributes or pure data is checked, and finally whether checking takes place by making use of an inference engine and/or queries to models of enterprise information is presented in (Kharbili et al., 2008a). Existing business process based compliance management approaches are surveyed for generalizability and applicability in (Becker et al., 2012), reporting that available frameworks support only a single model specification, do not check entire regulations but only excerpts, and lack evaluation. Although we have only described mapping to enterprise physical databases in this paper, our approach can be applied to map to a data model that could be sourced from the enterprises business processes, tool repositories or indeed any other source. The reasoner we use (Dimaresis, 2007), scales to very large fact and rule-bases. We have tested this on large sets of data and rules in the MiFID case study.

SBVR has been used for capturing legal rules in (Johnsen and Berre, 2010; Kamada et al., 2010), to precisely define rules and reveal inconsistencies and translate to Formal Contract Logic (FCL), a proprietary defeasible logic language with special operators for non-monotonic reasoning, respectively. Semi-automated natural-language processing approaches to generate SBVR formulations are presented in (Bajwa et al., 2011; Levy and Nazarenko, 2013; Njonko and Abed, 2012). Interpretation and expression of anti-money laundering rules in SBVR is described in (Abilahoud et al., 2013). Our principal objective in using SBVR is to create a knowledge base of the regulation rules, such that its representations are usable for both compliance checking and identifying enterprise data, as listed in the goals in Section 2. We use the SBVR model as a means to build and automatically extract the conceptual data model for an NL regulation.

5 CONCLUSION AND FUTURE WORK

We described enterprises’ critical need to comply with regulations at run-time and to cut costs and mitigate risk using technology and automation. We chose to focus on the problem of relating the regulation to relevant enterprise details, i.e. data to be checked for compliance, in an automated manner. We presented a knowledge representation approach to relate the regulation to the enterprise, given the NL regulation text, by building a knowledge base of regulation rules using SBVR. We provided a model-driven, semi-automated solution to obtain first the conceptual model, then the physical model of requisite data, and finally the actual enterprise data from distributed enterprise databases, using a series of model-to-model transformations and enterprise data integration.

We argued that building a knowledge base of regulation rules, with the explicit goals of compliance checking and identification of requisite data, results in the design of representations that pave the way for automated generation of formal specification of both rules R and requisite data EM_data, hitherto a manual process. We have shown how to generate EM_data. It is possible to also generate the formal specification of rules R from the regulation KB. We have implemented the same to generate a defeasible logic specification in DR-Prolog, however, its detailed description is outside the scope of this paper. Formal au-
tomated compliance checking if implemented, can greatly enhance accuracy and cost savings.

We plan to extend this approach with semantic similarity techniques, to aid the expert with suggestions during schema mapping. We are also working towards automating population of the knowledge base from NL regulation text. Also ongoing is our work on translating SBVR SE statements into an SBVR model.

The case study described in this paper although using a real-world problem and enterprise data, was conducted in a laboratory setting. We plan to extend the case study scope, conduct a rigorous experimental validation of our approach, and present a comparison with other similar approaches. We also plan to apply our approach in an industry setting, with domain experts to use it as well as evaluate the results.

REFERENCES


