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# Designing Secure Systems Based on Open Architectures with Open Source and Closed Source Components

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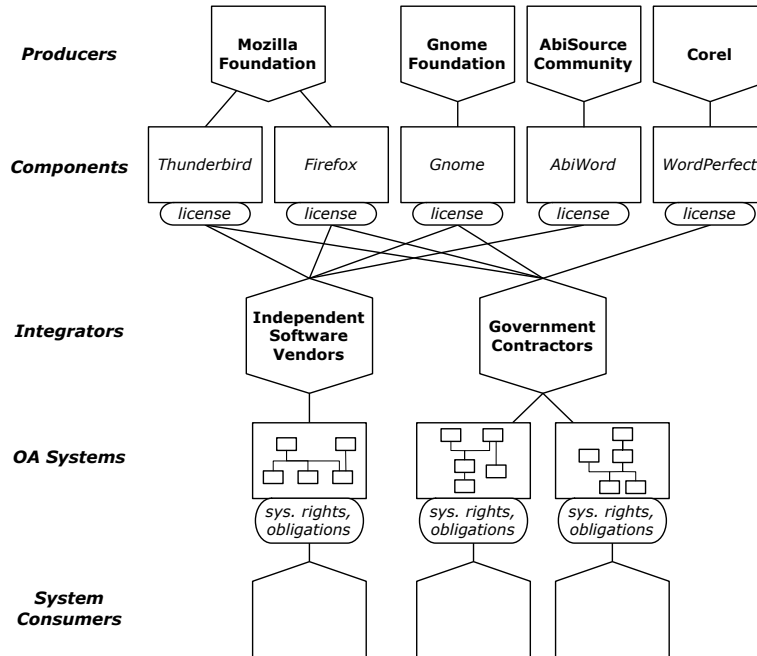
**Summary.** The development and evolution of secure open architecture systems has received insufficient consideration. Such systems are composed of both open source and closed source software components subject to different security requirements in an architecture in which evolution can occur by evolving existing components, replacing them, or refactoring their interfaces, interconnections and configuration. But this may result in possible security requirements conflicts and organizational liability for failure to fulfill security obligations. We are developing an approach for understanding and modeling software security requirements as *security licenses*, as well as for analyzing conflicts among groups of such licenses in realistic system contexts and for guiding the acquisition, integration, or development of systems with open source components in such an environment. Consequently, this paper reports on our efforts to extend our existing approach to specifying and analyzing software Intellectual Property (IP) licenses to now address software security licenses that can be associated with secure OA systems.

## 1 Introduction

A growing number of enterprises are adopting a strategy in which a software-intensive system is developed with an open architecture (OA) [19, 2, 5, 21], whose components may be open source software (OSS) or closed source with open application programming interfaces (APIs). Such systems evolve not only through the evolution of their individual components, but also through replacement of one component by another, possibly from a different producer or under a different copyright license. With this approach, the system development organization becomes an integrator of components largely produced elsewhere that are interconnected through middleware or open APIs as necessary to achieve the desired result.

An OA development process arises in a software ecosystem in which the integrator is influenced from one direction by the goals, interfaces, license choices, and release cycles of the component producers, and in another direction by the needs of its consumers. As a result the software components are reused more widely, and the resulting OA systems can achieve reuse benefits such as reduced costs, increased reliability, and potentially increased agility in evolving to meet changing needs. An emerging challenge is to realize the benefits of this approach when the individual components are subject to different security requirements.

We have been able to address an analogous problem of how to specify and analyze the Intellectual Property (IP) rights and obligations of the licenses of software components [2, 3, 5, 6]. Our efforts now focus on the challenge of how to specify and analyze software components and composed system security rights and obligations using a new information structure we call a security license. Alternative renderings for a security license are beyond the scope of this paper, but at this point, we believe it is appropriate to develop candidate security policy expressions that can be incorporated into security licenses. Further, we seek to articulate security license terms and conditions in ways that can be easily formalized and readily applied to large-scale OA systems, as well as be automatically analyzed or tested in ways we have already demonstrated [5, 6]. This is another goal of our research here.



**Fig. 1.** A sample software ecosystem in which secure OA systems may be developed.

Next, the challenge of specifying secure software systems composed from secure or insecure components is inevitably entwined with the software ecosystems that arise for OA systems. An example software ecosystem producing and integrating software components subject to different security practices is portrayed in Fig. 1. We find that an OA software ecosystem involves not only organizations and individuals producing and consuming components, and supply paths from producer to consumer; but also:

- the OA of the system(s) in question, and how best to secure it,
- the open interfaces provided by the components, and how to specify component security requirements that are enforceable or satisfiable at the interface level,
- the evolution of related components, and how to assess that evolution in terms of how overall system security rights and obligations may change, and
- the rights and obligations resulting from the security licenses under which various components are released, and that propagate from producers to consumers.

In order to most effectively use an OA approach in developing and evolving a system, it is essential to consider its OA ecosystem. An OA system draws on components from proprietary closed source software vendors and open source software projects. Its architecture is bounded and facilitated by the relevant ecosystem of producers, from which the initial components are chosen. The choice of a specific OA begins with a specialized software ecosystem involving components that meet (or can be encapsulated or “wrapped” to meet) the open interfaces used in the architecture. We do not claim this is the best or the only way to reuse components or produce secure OA systems, but it is an ever more widespread way. In this paper we build on previous work on heterogeneously-licensed systems [14, 21, 2] by examining the role of security licenses for components included within OA software ecosystems.

In the remainder of this paper, we survey some related work (Section 2), define and examine characteristics of open architectures with or without secure software elements (Section 3), define and examine characteristics for how secure OA systems evolve (Section 4), introduce a structure for security licenses (Section 5), outline security license architectures (Section 6), and sketch our approach for security license analysis (Section 7). We then close with our conclusions (Section 8).

## 2 Related Work

Software systems, whether operating as standalone components, applications, or elements within large system compositions, are continuously being subjected to security attacks. These attacks seek to slip through software vulnerabilities known to the attackers but perhaps not to the software component

producers, system integrators or consumers. These attacks often seek to access, manipulate, or remotely affect for nefarious purposes the data values or control signals that a component or composed system processes, or seek to congest or over-saturate networked services. Recent high profile security attacks such as Stuxnet [10] reveal that security attacks may be very well planned and employ a bundle of attack vectors and social engineering tactics in order for the attack to reach strategic systems that are mostly isolated and walled off from public computer networks. The Stuxnet attack entered through software system interfaces at either the component, application subsystem, or base operating system level (e.g., via removable thumb drive storage devices), and their goal was to go outside or beneath their entry context. Furthermore, as the Stuxnet attack involved the use of corrupted certificates of trust from approved authorities as false credentials that allowed corrupt evolutionary system updates to go forward, it seems clear that additional preventions are needed that are external to, and prior to, their installation and run-time deployment. In our case, that means we need to specify and analyze software security requirements and evolutionary update capabilities at architectural design-time and system integration build-time, and then reconcile those with the run-time system composition. It also highlights the need to maintain the design-time, build-time, and run-time system compositions in repositories remote from system installations, and then cross-check and independently verify them prior to run-time deployment in a high security system context.

As already noted, both software intellectual property licenses and security licenses represent a collection of rights and obligations for what can or cannot be done with a licensed software component. Licenses thus denote non-functional requirements that apply to a software systems or system components as intellectual property (IP) or security requirements (i.e., capabilities) during their development and deployment. But rights and obligations are not limited to concerns or constraints applicable only to software as IP. Instead, they can be written in ways that stipulate non-functional requirements of different kinds. Consider, for example, that desired or necessary software system security properties can also be expressed as rights and obligations addressing system confidentiality, integrity, accountability, availability, and assurance [8, 9]. It is often the case that developing robust specifications for non-functional software system security properties in natural language produces specifications that are ambiguous, misleading, inconsistent across system components, and lacking sufficient details [22]. Using a semantic model to formally specify the rights and obligations required for a software system or component to be secure [8, 9, 22] means that it may be possible to develop both a “security architecture” notation and model specification that associates given security rights and obligations across a software system, or system of systems. Similarly, it suggests the possibility of developing computational tools or interactive architecture development environments that can be used to specify, model, and analyze a software system’s security architecture at different times in its development — design-time, build-time, and run-time.

The approach we have been developing for the past few years for modeling and analyzing software system IP license architectures for OA systems [3, 5, 6, 21], may therefore be extendable to also being able to address OA systems with heterogeneous “software security license” rights and obligations. Furthermore, the idea of common or reusable software security licenses may be analogous to the reusable security requirements templates proposed by Firesmith [12]. But such an extension of the semantic software license modeling, meta-modeling, and computational analysis tools to also support software system security can be recognized as a next stage of our research studies.

### 3 Secure Open Architecture Composition

Open architecture (OA) software is a customization technique introduced by Oreizy [19] and further expanded [2, 5, 6, 21] that enables third parties to modify a software system through its explicitly modeled architecture, evolving the system by replacing its components. Increasingly more software-intensive systems are developed using an OA strategy, not only with open source software (OSS) components but also proprietary components with open APIs. These components may or may not have their own security requirements that must be satisfied during their build-time integration or run-time deployment, such as registering the software component for automatic update and installation of new software versions that patch recently discovered security vulnerabilities or prevent invocation of known exploits. Using this approach can lower development costs and increase reliability and function, as well as adaptively evolve software security [21]. Composing a system with heterogeneously secured components, however, increases the likelihood of conflicts, liabilities, and no-rights stemming from incompatible security requirements. Thus, in our work we define a secure OA system as a software system consisting of components that are either open source or proprietary with open API, whose overall system rights at a minimum allow its use and redistribution, in full or in part, such that they do not introduce new security vulnerabilities at the system architectural level.

It may appear that using a system architecture that incorporate secure OSS and proprietary components, and uses open APIs, will result in a secure OA system. But not all such architectures will produce a secure OA, since the (possibly empty) set of available security license rights for an OA system depends on: (a) how and why secure or insecure components and open APIs are located within the system architecture, (b) how components and open APIs are implemented, embedded, or interconnected, and (c) the degree to which the IP and security licenses of different OSS components encumber all or part of a software system’s architecture into which they are integrated [21, 1].

The following kinds of software elements appearing in common software architectures can affect whether the resulting overall composed systems are

open or closed, as well as compliant with specified security policies (rights and obligations propagated from components to the overall system) [7].

**Software source code components** — These can be either (a) standalone programs, (b) libraries, frameworks, or middleware, (c) inter-application script code such as shell scripts, (d) intra-application script code, as for creating Rich Internet Applications using domain-specific languages such as XUL for the Firefox Web browser [11] or “mashups” [18], or (e) similar script code that can either install and invoke externally developed plug-in software components, or invoke external application (helper) components. In each case the source code is available and if the component is compiled it can be rebuilt. Each may have its own distinct IP/security requirements.

**Executable components** — These components are in binary form, and the source code may not be open for access, review, modification, or possible redistribution [20]. If proprietary, they often cannot be redistributed, and so such components will be present in the design- and run-time architectures but not in the distribution-time architecture.

**Software services** — An appropriate software service can replace a source code or executable component.

**Application programming interfaces/APIs** — Availability of externally visible and accessible APIs is the minimum requirement for an “open system” [17].

**Software connectors** — Software whose intended purpose is to provide a standard or reusable way of communication through common interfaces, e.g. High Level Architecture [16], CORBA, MS .NET, Enterprise Java Beans, and GNU Lesser General Public License (LGPL) libraries. Connectors can also limit the propagation of IP license obligations, mandate the propagation of license obligations (e.g. via use of a license like the Affero GPL), or provide additional security capabilities.

**Methods of connection** — These include linking as part of a configured subsystem, dynamic linking, and client-server connections. Methods of connection affect license obligation propagation, with different methods affecting different licenses.

**Configured system or subsystem architectures** — These are software systems that are used as atomic components of a larger system, and whose internal architecture may comprise components with different licenses, affecting the overall system license and its security requirements. To minimize license interaction, a configured system or sub-architecture may be surrounded by what we term a license firewall, namely a layer of dynamic links, client-server connections, license shims, or other connectors that block the propagation of specific obligations.

Fig. 2 shows a high-level run-time view of a composed OA system whose reference architectural design in Fig. 3 includes all the kinds of software elements listed above. This reference architecture has been instantiated in a build-time configuration in Fig. 4 that in turn could be realized in alternative run-time configurations in Figs. 5, 6, and 7 with different security capabilities

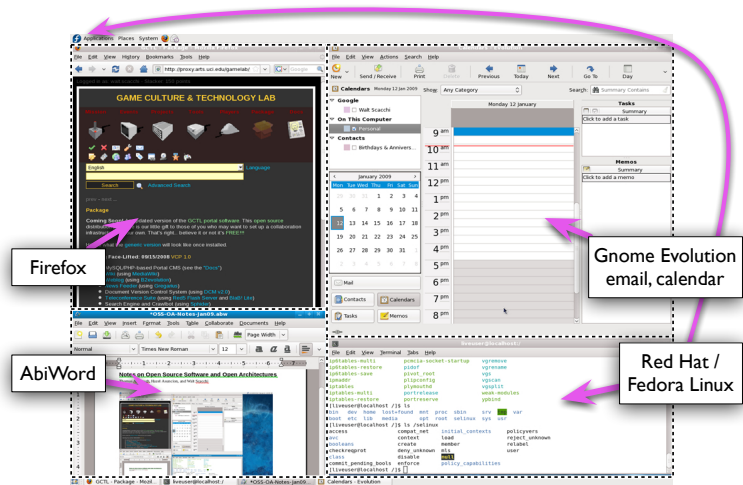


Fig. 2. An example composite OA system potentially subject to different IP and security licenses.

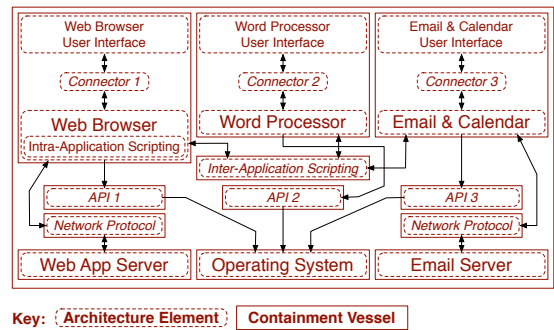


Fig. 3. The design-time architecture of the system in Fig. 2 that specifies a required security containment vessel (domain) scheme.

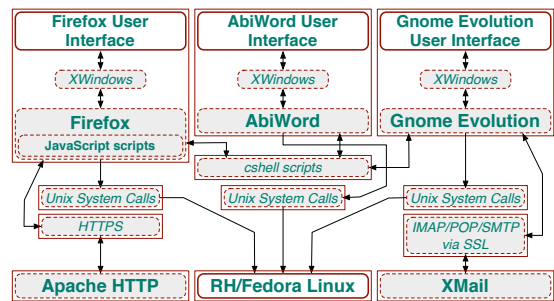
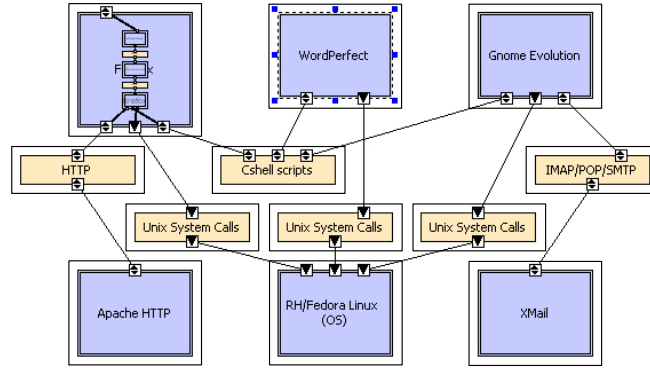
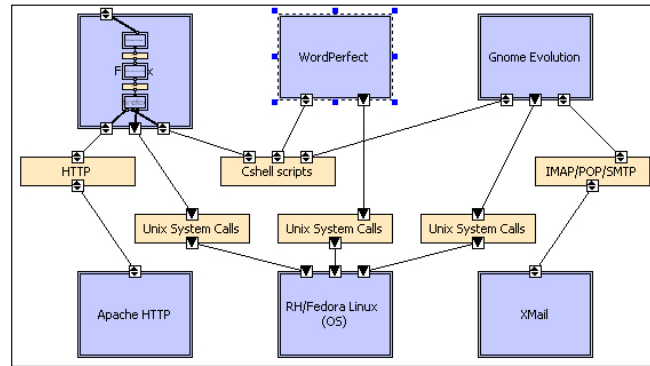


Fig. 4. A secure build-time architecture describing the version running in Fig. 2 with a specified security containment vessel scheme.

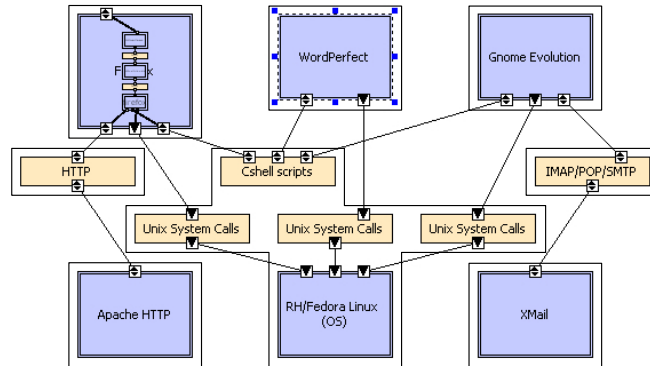




**Fig. 5.** Instantiated build-time OA system with maximum security architecture of Fig. 4 via individual security containment vessels (domains) for each system element.



**Fig. 6.** Instantiated build-time OA system of Fig. 4 but with a minimum security architecture via a single overall security containment vessel (domain) for the complete system using a common software hypervisor.



**Fig. 7.** Instantiated build-time OA system of Fig. 4 but with a mixed security architecture via security containment vessels for some groupings of elements.

(policies) and overall system security schemes. The configured systems consist of software components such as a Mozilla Web browser, Gnome Evolution email client, and AbiWord word processor (similar to MS Word), all running on a RedHat Fedora Linux operating system accessing file, print, and other remote networked servers such as an Apache Web server. Components are interconnected through a set of software connectors that bridge the interfaces of components and combine the provided functionality into the system's services. However, note that the software architecture does not pre-determine how security capabilities will be assigned and distributed across different variants of the run-time composition.

## 4 OA System Evolution

An OA system can evolve by a number of distinct mechanisms, some of which are common to all systems but others of which are a result of heterogeneous IP and security licenses in a single system.

***By component evolution*** — One or more components can evolve, altering the overall system's characteristics (for example, upgrading and replacing the Firefox Web browser from version 3.5 to 3.6 which may update existing software functionality while also patching recent security vulnerabilities).

***By component replacement*** — One or more components may be replaced by others with different behaviors but the same interface, or with a different interface and the addition of shim code to make it match (for example, replacing the GPL'd AbiWord word processor with either Open Office or MS Word, perhaps depending on which is considered less vulnerable to security attack).

***By architecture evolution*** — The OA can evolve, using the same components but in a different configuration, altering the system's characteristics. For example, as discussed in Section 3, changing the configuration in which a component is connected can change how its IP or security license affects the rights and obligations for the overall system. This could arise when replacing email and word processing applications with web services like Google Mail and Google Docs, which we might judge to be more secure since the Google services (operating in a cloud environment) may be less easily accessed or penetrated by a security attack.

***By component license evolution*** — The license under which a component is available may change, as for example when the license for the Mozilla core components was changed from the Mozilla Public License (MPL) to the current Mozilla Disjunctive Tri-License; or the component may be made available under a new version of the same license, as for example when the GNU General Public License (GPL) version 3 was released. Similarly, the security license for a component may be changed by its producers, or the security license for a composed system changed by its integrators, in order to prevent or deter

recently discovered security vulnerabilities or exploits before an evolutionary version update (or patch) can be made available.

***By a change to the desired rights or acceptable obligations*** — The OA system’s integrator or consumers may desire additional IP or security license rights (for example the right to sublicense in addition to the right to distribute), or no longer desire specific rights; or the set of license obligations they find acceptable may change. In either case the OA system evolves, whether by changing components, evolving the architecture, or other means, to provide the desired rights within the scope of the acceptable obligations. For example, they may no longer be willing or able to provide the source code for components with known vulnerabilities that have not been patched and eliminated.

The interdependence of integrators and producers results in a co-evolution of software within an OA ecosystem. Closely-coupled components from different producers must evolve in parallel in order for each to provide its services, as evolution in one will typically require a matching evolution in the other. Producers may manage their evolution with a loose coordination among releases, for example as between the Gnome and Mozilla organizations. Each release of a producer component creates a tension through the ecosystem relationships with consumers and their releases of OA systems using those components, as integrators accommodate the choices of available, supported components with their own goals and needs. As discussed in our previous work [3, 4, 6], license rights and obligations are manifested at each component’s interface, then mediated through the system’s OA to entail the rights and corresponding obligations for the system as a whole. As a result, integrators must frequently re-evaluate an OA system’s IP/security rights and obligations. In contrast to homogeneously-licensed systems, license change across versions is a characteristic of OA ecosystems, and architects of OA systems require tool support for managing the ongoing licensing changes [3, 4, 5, 6].

We propose that such support must have several characteristics.

- It must rest on a license structure of rights and obligations (Section 5), focusing on obligations that are enactable and testable.
- It must take account of the distinctions between the design-time, build-time, and distribution-time architectures (Sections 3, 5, and 6) and the rights and obligations that come into play for each of them.
- It must distinguish the architectural constructs significant for software licenses, and embody their effects on rights and obligations (Section 3).
- It must define license architectures (Section 6).
- It must provide an automated environment for creating and managing license architectures. We have developed a prototype that manages an IP license architecture as a view of its system architecture [2, 3, 5, 6].
- Finally, it must automate calculations on system rights and obligations so that they may be done easily and frequently, whenever any of the factors affecting rights and obligations may have changed (Section 7).

## 5 Security Licenses

Licenses typically impose obligations that must be met in order for the licensee to realize the assigned rights. Common IP/copyright license obligations include the obligation to publish at no cost any source code you modify (MPL) or the obligation to publish all source code included at build-time or statically linked (GPL). The obligations may conflict, as when a GPL'd component's obligation to publish source code of other components is combined with a proprietary component's license prohibition of publishing its source code. In this case, no rights may be available for the system as a whole, not even the right of use, because the two obligations cannot simultaneously be met and thus neither component can be used as part of the system. Security capabilities can similarly be expressed and bound to the data values and control signals that are visible in component interfaces, or through component connectors.

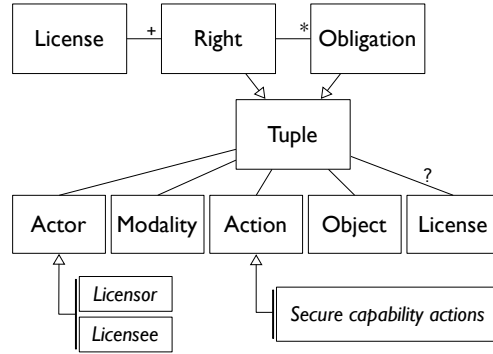
Some typical security rights and obligations might be:

- The right to read data in containment vessel T.
- The right to replace specified component C with some other component.
- The right to add or update specified component D in a specified configuration.
- The right to add, update, or remove security mechanism M.
- The obligation for a specific component to have been vetted for the capability to read and update data in containment vessel T.
- The obligation for a user to verify his/her authority to access containment vessel T, by password or other specified authentication process.

The basic relationship between software IP/security license rights and obligations can be summarized as follows: if the specified obligations are met, then the corresponding rights are granted. For example, if you publish your modified source code and sub-licensed derived works under MPL, then you get all the MPL rights for both the original and the modified code. Similarly, software security requirements are specified as security obligations that when met, allow designated users or other software programs to access, modify, and redistribute data and control information to designated repositories or remote services. However, license details are complex, subtle, and difficult to comprehend and track—it is easy to become confused or make mistakes. The challenge is multiplied when dealing with configured system architectures that compose a large number of components with heterogeneous IP/security licenses, so that need for legal counsel or expert security review begins to seem inevitable [20, 13].

We have developed an approach for expressing software licenses of different types (intellectual property and security requirements) that is more formal and less ambiguous than natural language, and that allows us to calculate and identify conflicts arising from the rights and obligations of two or more component's licenses. Our approach is based on Hohfeld's classic group of eight fundamental jural relations [15], of which we use right, duty, no-right,

and privilege. We start with a tuple  $\langle \text{actor}, \text{operation}, \text{action}, \text{object} \rangle$  for expressing a right or obligation. The actor is the “licensee” for all the licenses we have examined. The operation is one of the following: “may”, “must”, “must not”, or “need not”, with “may” and “need not” expressing rights and “must” and “must not” expressing obligations. The action is a verb or verb phrase describing what may, must, must not, or need not be done, with the object completing the description. A license may be expressed as a set of rights, with each right associated with zero or more obligations that must be fulfilled in order to enjoy that right. Fig. 8 shows the meta-model with which we express licenses.

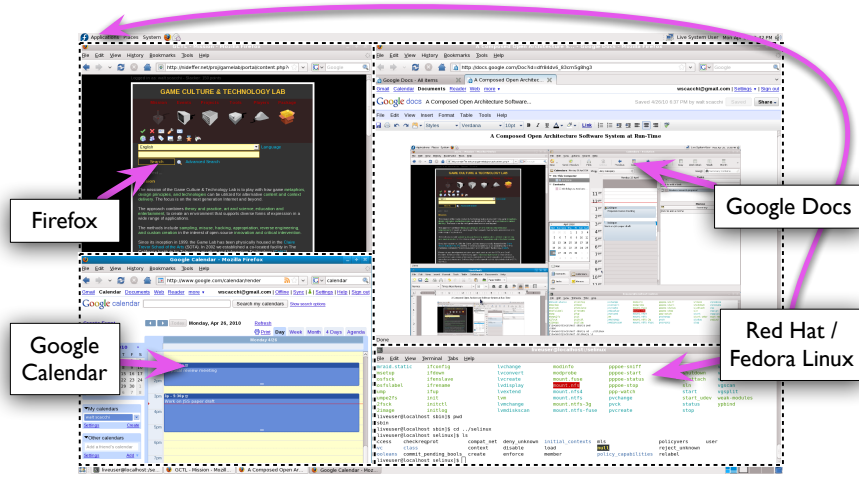


**Fig. 8.** Security license meta-model

Designers of secure systems have developed a number heuristics to guide architectural design in order to satisfy overall system security requirements, while avoiding conflicts among interacting security mechanisms or defenses. However, even using design heuristics (and there are many), keeping track of security rights and obligations across components that are interconnected in complex OAs quickly becomes too cumbersome. Automated support is needed to manage the complexity of multi-component system compositions where different security requirements must be addressed through different security capabilities.

## 6 Security License Architectures

Our security license model forms a basis for effective reasoning about licenses in the context of actual systems, and calculating the resulting rights and obligations. In order to do so, we need a certain amount of information about the system’s configuration at design-time, build-time, and run-time deployment. The needed information comprises the license architecture, an abstraction of the system architecture:



**Fig. 9.** A second instantiation at run-time (Firefox, Google Docs and Calendar operating within different Firefox run-time sessions, Fedora) of the OA system in Fig. 3 as an evolutionary alternative system version, which in turn implies or requires an alternative security containment scheme.

1. the set of components of the system (for example, see Fig. 2) for the current system configuration, as well as subsequently for system evolution update versions (as seen in Fig. 9);
2. the relation mapping each component to its security requirements (specified and analyzed at design-time, as exemplified in Fig. 3) or capabilities (specified and analyzed at build-time in Fig. 4 and run-time across alternatives shown in Fig. 5, 6, and 7);
3. the connections between components and the security requirements or capabilities of each connector passing data or control signals to/from it; and
4. possibly other information, needed to detect or prevent IP and security requirements conflicts, which is as yet undetermined.

With this information and definitions of the licenses involved, it should be possible to automatically calculate rights and obligations for individual components or for the entire system, as well as guide/assess system design and evolution, using an automated environment of the kind that we have previously demonstrated [2, 3, 5, 6].

## 7 Security License Analysis

Given a specification of a software system's architecture, we can associate security license attributes with the system's components, connectors, and sub-

system architectures, resulting in a license architecture for the system, and calculate the security rights and obligations for the system's configuration. Due to the complexity of license architecture analysis, and the need to re-analyze every time a component evolves, a component's security license changes, a component is substituted, or the system architecture changes, OA integrators really need an automated license architecture analysis environment. We have developed a prototype of such an environment for analogous calculations for software copyright licenses [2, 3, 4, 5, 6], and are extending this approach to analyze security licenses. But here we identify two types of analysis that are representative of those our approach supports.

### 7.1 Security obligation conflicts

A security obligation can conflict with another obligation, can negate a related right for the same or nearby components, or require a right that is not available. For instance, consider two components  $C$  and  $D$  with the following security obligations:

**(O1)** *The obligation for component  $C$  to block access to containment vessel  $T$  by any other component.*

**(O2)** *The obligation for some component connected to component  $D$  to grant it access to data in containment vessel  $T$ .*

Obligations O1 and O2 cannot be simultaneously satisfied under any conditions.

Suppose  $C$  is replaced with component  $C'$  connected to  $D$  and having the following obligation:

**(O3)** *The obligation for component  $C'$  to have been successfully vetted for the capability to grant access to data in containment vessel  $T$ .*

If  $C'$  has not been vetted, then O3 is not satisfied; by extension, neither is O2, even though O1 is no longer in force.

Consider the following security right:

**(R1)** *The right to grant access to data in containment vessel  $T$ .*

Even if  $C'$  was successfully vetted, it requires that R1 be available to it in order to fulfil O2. If R1 is unavailable, then O2 cannot be satisfied.

These kinds of conflicts must be taken into consideration in different ways at different development times:

- at design time, ensuring that R1 can be available and that it will be possible to vet  $C'$ ;
- at build time, ensuring that the specific implementation of  $C'$  has been vetted successfully; and
- possibly at run time as well, confirming that  $C'$  is certified to have been vetted, or (if  $C'$  is dynamically connected at run time) vetting  $C'$  before trusting the current connection to it.

The absence of such conflicts does not mean, of course, that the system is secure. But the presence of conflicts reliably indicates it is not secure.

## 7.2 Rights and obligations calculations

The rights available for the entire system (the right to read and update data in containment vessel T, the right to replace components with other components, the right to update component security licenses, etc.) are calculated as the intersection of the sets of security rights available for each component of the system. If a conflict is found involving the obligations and rights of interacting components, it is possible for the system architect to consider an alternative scheme, e.g. using one or more connectors along the paths between the components that act as a security firewall. This means that the architecture and the automated environment together can determine what OA design best meets the problem at hand with available software components. Components with conflicting security licenses do not need to be arbitrarily excluded, but instead may expand the range of possible architectural alternatives if the architect seeks such flexibility and choice.

## 8 Conclusion

This paper introduces the concept and initial scheme for systematically specifying and analyzing the security requirements for complex open architecture systems. We argue that such requirements should be expressed as operational capabilities that can be collected and sequenced within a new information structure we call a security license. Such a license expresses security in terms of capabilities that provide users or programs obligations and rights for how they may access data or control information, as well as how they may update or evolve system elements. These security license rights and obligations thus play a key role in how and why an OA system evolves in its ecosystem of software component producers, system integrators and consumers.

We note that changes to the license obligations and rights, whether for control of intellectual property or software security, across versions of components is a characteristic of OA systems whose components are subject to different security requirements or other license restrictions. A structure for modeling software licenses and automated support for calculating its rights and obligations in the context of its ecosystem are needed in order to manage an OA system's evolution.

We have outlined an approach for achieving these and sketched how they further the goal of reusing components in developing software-intensive systems. Much more work remains to be done, but we believe this approach turns a vexing problem into one for which workable, as well as robust formal, solutions can be obtained.



## 9 Acknowledgments

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