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<th>Summary of Changes</th>
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<tr>
<td>28 Jan 2021</td>
<td>0.1</td>
<td></td>
<td>The 1st draft of BRS.</td>
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<tr>
<td>24 Feb 2021</td>
<td>0.2</td>
<td></td>
<td>Resolved comments from team. Add the information model section.</td>
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<tr>
<td>26 Mar 2021</td>
<td>0.3</td>
<td></td>
<td>Improve the explanation of AOP. Change the information model. Add the glossary.</td>
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<tr>
<td>16 Apr 2021</td>
<td>0.4</td>
<td></td>
<td>Editorial correction. Add the annex “Legal observation”.</td>
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<tr>
<td>21 May 2021</td>
<td>0.5</td>
<td></td>
<td>Editorial correction *Reference *Other protocols</td>
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<td>30 Jul 2021</td>
<td>0.6</td>
<td></td>
<td>Specify negotiation protocols Adapting the information model to the protocols</td>
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<td>02 Sep 2021</td>
<td>0.7</td>
<td></td>
<td>Editorial correction *According to the discussion through the project team at 27th of August/2021</td>
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<td>Term</td>
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<tr>
<td>Agreement</td>
<td>An agreement is simply an understanding or arrangement between two or more parties.</td>
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<tr>
<td>AI</td>
<td>Abbreviation for Artificial Intelligence</td>
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<tr>
<td>API</td>
<td>Abbreviation for Application Programming Interface</td>
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<tr>
<td>AOP</td>
<td>Abbreviation for Alternating-Offers-Protocol. AOP is a structured form of negotiation between two parties, in which the parties take turns in making offers. (see <a href="https://ii.tudelft.nl/nego/node/7">https://ii.tudelft.nl/nego/node/7</a>)</td>
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<tr>
<td>BSP</td>
<td>Abbreviation for Buy-Ship-Pay.</td>
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<tr>
<td>Bilateral Negotiation Layer</td>
<td>Bilateral Negotiation Layer manages the negotiation session between the two parties.</td>
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<tr>
<td>Chain Layer</td>
<td>Chain Layer, manages the context of transaction across a supply chain.</td>
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<tr>
<td>Context Layer</td>
<td>Context Layers give background information about the session. There are 3 kinds of a Context Layers, such as a Chain Layer, an Item Layer and a Counterpart Layer.</td>
<td></td>
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<tr>
<td>Contract</td>
<td>A contract is a formal arrangement between two parties that’s enforceable either in court or through arbitration. Contracts are valid when both parties accept the terms.</td>
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<tr>
<td>COP</td>
<td>Abbreviation for Continuous Offers Protocol COP is a protocol that enables the negotiator to offer in a row without waiting for the other party’s proposal.</td>
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<tr>
<td>Counterpart Layer</td>
<td>Counterpart Layer, manages the context about the counterpart of a negotiation.</td>
<td></td>
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<tr>
<td>DX</td>
<td>Abbreviation for Digital Transformation. DX is the adoption of digital technology to transform non-digital or manual processes with digital processes or technology.</td>
<td></td>
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<tr>
<td>Item Layer</td>
<td>Item Layer, manages the context about what to be traded in a certain tier of the supply chain. The item can be of a product or a service.</td>
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<tr>
<td>Negotiation</td>
<td>A Negotiation is a process whereby parties try to resolve an issue or multiple issues in a way that meets the legitimate interests of all parties.</td>
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<tr>
<td>Negotiation Issue</td>
<td>Negotiation Issues are the resources or considerations that need to be resolved through Negotiation. Price, time and quantity are examples of issues.</td>
<td></td>
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</tr>
<tr>
<td>Negotiation Offer</td>
<td>Negotiation Offer is a statement of the terms on which the party is willing to be bound, for example, price = 100 yen, quantity = 3, and delivery date = March 9th. Negotiation Offer may also be called as &quot;quote&quot; or &quot;proposal&quot; in some business areas. If one party sends Negotiation Offer and the other accepts it, the Negotiation reaches to an agreement, and both can’t change it anymore.</td>
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<tr>
<td>Term</td>
<td>Definition</td>
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</tr>
<tr>
<td>Negotiation Outcome</td>
<td>Negotiation Outcome is the information obtained after a Negotiation completes, irrespective of the Negotiation result. In case of an agreement Negotiation Outcome includes an accepted Negotiation Offer.</td>
<td></td>
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<tr>
<td>Negotiation Protocol</td>
<td>A negotiation protocol is a set of rules that govern the interactions between negotiating parties.</td>
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<tr>
<td>RFI</td>
<td>Abbreviation for Request For Information</td>
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<tr>
<td>RFP</td>
<td>Abbreviation for Request For Proposal</td>
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<tr>
<td>RPA</td>
<td>Abbreviation for Robot Process Automation</td>
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</tr>
<tr>
<td>(Negotiation) Suggestion</td>
<td>Negotiation Suggestion is a statement of the terms on which the party is willing to be bound, for example, price = 100 yen, quantity = 3, and delivery date = March 9th. Unlike Negotiation Offer, even if one party sends Negotiation Suggestion and the other accepts it, the Negotiation doesn’t reach to an agreement.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Suggested Direction</td>
<td>Suggested Direction is to present desired direction to the other party without including specific proposals, for example, whether a party favours lower price or higher price.</td>
<td></td>
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</tr>
<tr>
<td>UMM</td>
<td>Abbreviation for UN/CEFACTs Modelling Methodology. UMM is a UML modelling approach to design the business services that each business partner must provide to collaborate.</td>
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</tr>
<tr>
<td>WAOP</td>
<td>Abbreviation for Withdrawable Alternating Offers Protocol. WAOP is the alternating offers protocol with the feature that allows the withdrawing of the offer once proposed.</td>
<td></td>
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</tr>
<tr>
<td>WCOP</td>
<td>Abbreviation for Withdrawable Continuous Offers Protocol. WCOP is the continuous offers protocol with the feature that allows the withdrawing of the offer once proposed.</td>
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</tbody>
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1. Preamble

A general business transaction consists of five fundamental activities: planning, identification, negotiation, actualization, and post-actualization (ISO/IEC 15944-1, the UN/CEFACT UMM User Guide of 2003) as described in Figure 1-1. Prior to the actualization phase, which includes an exchange of purchase order information (EDI) between parties, human staffs negotiates the transaction conditions via email or telephone. However, advances in digital transformation (DX), artificial intelligence (AI) and robot process automation (RPA) are changing these negotiations. Therefore, the semantics of the negotiation process and of the exchanged information should be standardized.

The negotiation process is entering a DX era, where both buyer and seller have developed electronic systems. From the buyer side, the system often allows them to develop their own electronic bidding system and bid comparison system. From the seller side, the system has to connect to multiple prospective buyer systems, each with different semantics. Standardized semantics would allow the seller to not only reduce costs, but also set up a decision-making system defining which item(s) should be sold to which company(ies).

In addition to this DX, AI and RPA can ultimately assist in achieving better negotiating conditions. Current human-based negotiations require a human decision at each proposal; therefore, message exchange can increase exponentially to reach the best solution among possible conditions of the agreement. With an AI negotiator, the exchange can be automated allowing to reach better conditions.
faster. The final approval may still require human approval, but this approach achieves business efficiency and optimality.

Five fundamental activities of a business transaction (ISO/IEC 15944-1)

planning
identification
negotiation
actualization
post-actualization

Our scope

Standardized protocols
Human-based
AI-supported

EDI
RPA

Figure 1-1 Five fundamental activities of a business transaction and project scope

2. References

- ISO/IEC DIS 15944-1 Information technology – Business operational view
  - Part 1: Operational aspects of open-edi for implementation
- UML Profile for UN/CEFACT’s Modeling Methodology (UMM) Base Module Technical Specification – Version 2.0, 01 April 2011
- UML Profile for UN/CEFACT’s Modeling Methodology (UMM) Foundation Module Technical Specification – Version 2.0, 01 April 2011
- Core Components Technical Specification – Version 2.01,15 November 2003
- Core Components Business Document Assembly Technical Specification
  - Version 1.0, 27 June 2012
- (BRS) Cross Industry Scheduling Process – Version 2.0, 10 July 2017
- (BRS) BUY – SHIP – PAY Reference Data Model – Version 1.0, 13 August 2019
- (BRS) International Forwarding and Transport Message BOOKING
  - Version 1.0, 19 October 2020

3. Objective

The purpose of this BRS is to establish semantic standards for coordination, negotiation procedures and progress status related to the commercial transaction of business. Commercial transaction conditions of negotiation targets are present in various business area such as the logistics and manufacturing. It should conform to the information model defined by the standard specifications of UN/CEFACT.

This BRS provides a standard for the information model related to the process for adjusting and negotiating the terms of the transaction and a meaningful interpretation of its progress. The adoption of the standard will allow to be agnostic about the nature of the parties involved in the business trade.

4. Scope

This project aims to define the business processes and data exchange requirements related to electronic Negotiations for the agreement. This will concentrate specifically on protocols and data formats rather than internal decision processes. In this way, a human negotiator, an AI negotiator, or a human negotiator assisted by an AI/robot support should use the same base semantic protocols.
Although the requirements assume the EDI used by people, AI/RPA etc. based message exchanges are taken into consideration, AI/RPA itself is outside of the scope. The attributes of target values for Negotiation are only numbers, dates, and identifiers for selection. It does NOT include natural language attribute or their analysis.

5. Business Requirements
This BRS covers common requirements for the Negotiation process, and does NOT cover specific business requirements.

5.1. Business Requirements Elaboration
5.1.1. Negotiation Protocol Stack
Various negotiation use cases can be comprehensively modelled by the Negotiation Protocol Stack, where each layer has a distinct meaning in a supply chain. Each layer has several protocols or several internal message handling methods so that the appropriate one can be chosen at each layer to meet the requirements of the applicable business area. This design will ensure that the requirements for various negotiations can be met with the same protocol stack.

The protocol stack consists of a Bilateral Negotiation Layer and Context Layers. Error! Reference source not found.5.1 reports a graphical description of the protocol stack. The Bilateral Negotiation Layer manages the negotiation session between the two parties. Context Layers give background information about the session. In particular:

- Chain Layer, which is the highest Context Layer, manages the context of the transaction across a supply chain. Each party in the chain has a customer-side and/or a supply-side. At the edge of a supply chain, it only has the one side;
- Item Layer, manages the context about what to be traded in a certain tier of the supply chain. The item can be of a product or a service. A supply-side may have several items as parts of an item;
- Counterpart Layer, which is the lowest Context Layer, manages the context about the counterpart of a negotiation. For each item, in Counterpart Layer, distinct negotiation sessions with different counterparts can be treated.

In this way, every Context Layer has plurality in a different meaning, and from the plurality derives design options on timing issues which are synchronous or asynchronous. In the protocol stack, higher layers are designed independent from lower layers so that the combination can be easily implemented.
In the following paragraphs we will describe each layer in details.

5.1.1.1. Bilateral Negotiation Layer

The Bilateral Negotiation Layer manages a negotiation session with a counterpart. Four protocols are prepared for this layer due to two design options about offering that is taking turn or not and that is withdrawable or not. Taking turn of offers is realized by adopting one among the two different strategies. They are implemented through two different protocols:

- Alternating Offers Protocol:
  It is a simple protocol that implement the alternation of offers. If one side proposes, the turn will shift to the other party and another proposal cannot be made until the other party proposes it. The requirements for this protocol will be mainly determined by mechanical negotiations such as AI/RPA. In mechanical negotiations, it is thought that there might be few human errors. So, the protocol can be simple and that can facilitate mechanical judgment.

- Continuous Offers Protocol:
  It is a protocol that enables the negotiator to offer in a row without waiting for the other party’s proposal. The withdrawal of the offer is not possible in this protocol, if there are chances of withdrawal than WCOP can satisfy that requirement.

- Withdrawable Alternating Offers Protocol:
  It is the AOP with the feature that allows the negotiator to withdraw the offer once made. Although the negotiation proceed by taking turns to propose the offers.

- Withdrawable Continuous Offers Protocol:
  The requirements for this protocol are determined mainly by assuming negotiations between humans. Human proposals contain personal errors and take time. So, in Negotiation protocols, flexible protocols are required that can handle the following cases:
  - Withdrawal of the proposal once made.
  - Before the other party can make an alternative proposal, present your own alternative.
  Anytime Offering Protocol with Withdraw is a protocol that satisfies these requirements.

Figure 5.1.1.1 depicts the example of the protocols in Bilateral Negotiation Layer.

Other than the timing issue, the Bilateral Negotiation Protocol shall specify an exit condition such as a deadline. The first option is if such deadline exists or not. If it exits, the second option is if it is represented in time or in a number of turns. A concrete number to specify the length is also specified.

In addition, the Bilateral Negotiation Protocol shall specify a timeout condition for each offer.

These designs basically do not depend on whether a negotiator is a human or a machine such as AI or RPA. However, the Alternating Offer Protocol may be useful if both-sides are AIs and the Withdrawable Continuous Offers Protocol may be useful if at least one-side is human. These are so because humans may make a mistake during a negotiation. The withdrawable protocol is also useful in the case of the existence of asynchronous message handling in upper Context Layers because the use of asynchronous message handling is speculative to some extent.
Figure 5.1.1.1 Example of Bilateral Negotiation Layer

5.1.1.2. Chain Layer

When negotiating across tiers in the supply chain, there might be a situation where a party negotiates with its suppliers while negotiating with its customers. The “chain_id” is optional, though if required it can be identified in combination with the “session_id”. In such cases, relationships such as synchronous/asynchronous should be implemented, as described in the Item Layer. Figure 5.1.1.2 depicts the example of the Chain Layer.

Figure 5.1.1.2 Example of Chain Layer

5.1.1.3. Item Layer

Negotiations between multiple groups can also have synchronous/asynchronous relationships. For example, when negotiating the steering wheel and the wheels that are parts of an automobile at the same time, it is possible that these different parts can be negotiated asynchronously and these same parts may be negotiated synchronously as described in example represented in Figure 5.1.1.3 Example of Item Layer.
When negotiating with multiple negotiating parties, one may be trying to maintain the same proposal status as for all negotiating partners, or one may negotiates with each partner independently. They are implemented through two different protocols:

**Synchronous Protocol**
- It constrains the transition state for multiple Sessions. In particular, it is managed such that the proposed state is in accordance with the state of the proposal made by each party.

**Asynchronous Protocol**
- It does NOT constrain the transition state of the multiple Sessions to be handled.

Figure 5.1.1.4 describes the examples of the protocol in the Counterpart Layer.

**5.1.1.4.1. Competitive Protocol**
Competitive Protocol constrains protocol state transitions assuming that there is a conflict between multiple parties. For example, when one party declare that they want to select only one company and start the negotiations at that time it is necessary to control so that they don't end up agreeing with more than one party.
5.1.1.4.2. Collaborative Protocol

Collaborative Protocol provides a protocol for exchanging information to encourage collaboration when there is a cooperative relationship between the parties. For example, in order to purchase a total of 100 items from two different companies together, there are cases when negotiation with both the companies are required. The information exchange here, refers to the following:

- A business operator with total volume will spread the information obtained from one party (with explicit permission) to the other.

5.1.2. Negotiation Outcome

How to deal with the outcome of negotiations is basically NOT in the scope of this BRS. However, since the outcome of the negotiations is also related to understanding the requirements assumed for negotiations, therefore only issues will be arranged for reference in this BRS. According to the five activities of business-to-business transactions stated in ISO/IEC 15944-1, actualization comes after the negotiation process. This actualization assumes that the agreed terms of commerce are reflected in agreements as well as in the orders sent and received by EDI. Therefore, it is assumed that the outcome of the negotiation is the same as the information that is used in the agreement and EDI. However, this BRS doesn’t specify whether or not these are allowed to differ, or whether the agreement is valid in the case of any interaction. The reason is that these seem to depend on the granularity of the negotiations and agreements described later. However, in practice, it is necessary for the two parties to agree in advance to negotiate the pre-provisions described in the next section.

There are few issues on the matter of legal opinion regarding the agreement associated with this agreement and the exchange of information on the occurrence of such agreement. These will be discussed in the Appendix. In addition, as a result of the negotiations, advance provisions for the next negotiation may be decided. This will be described in the next section.

5.1.3. Negotiation Protocol Determination

In negotiating with EDI, parties must agree in advance on the protocols they will use. This prior recognition is also not in the scope of this BRS. However, it is assumed that it is defined in one of the latter three.

5.1.3.1. Publication from Initiator

When a company issues RFI, RFP, etc. for the procurement of goods and services, the issuer may be seen as those who have set rules for negotiation and coordination. For example, when there is no underlying agreement for the basic agreement etc., this method is often adopted.

5.1.3.2. Previous Agreement

While the basic agreement exists, the content and orders might be defined in the basic agreement for the coordination and negotiation between companies. Thus, in the previous agreement, there is a possibility that the rule for the next negotiation may be defined as described in Figure 5.1-2.
5.1.3.3. Business Practice
As a business practice, if certain protocols have already been used, they could effectively be considered as agreed. In particular, for the granularity of the negotiations described in the next section, an operation seems to be done by the adjustment of a short period of time such as physical timing adjustment.

5.1.4. Granularity of Negotiation
There are various negotiations and adjustments as of the granularity of the negotiations, from negotiating the basic contract to adjusting the timing of physical delivery. This section organizes requirements for each negotiation and coordination. However, this BRS does not provide a standard for such granularity, nor does it depend on a specific granularity. An example of the Negotiation Granularity is described in Figure 5.1-3.

5.1.4.1. Basic Contract
It is a basic contract between the companies, and it is a document that subjects to signature or electronic authentication. For example, a long-term agreement that continues on a yearly basis.

5.1.4.2. Demand and Capacity Adjustment
An unofficial announcement on the supply and demand exchanged between companies. Whether the information communicated there or agreed upon becomes an obligation will vary depending on industry practices. For example, this includes medium-term agreements such as quarter-term agreements.

5.1.4.3. Individual Order

Individual commerce related to goods, services, etc. Specific prices, quantities, delivery dates, etc. are negotiated and adjusted. It varies from industry to industry, but this is mainly a daily and weekly agreement.

5.1.4.4. Physical Interaction

Adjustments to the timing of delivery of goods and services. This is an agreed adjustment in hours and minutes of the day.

5.1.5. General purpose representation and Stereotype

This BRS defines the semantics of Negotiation protocols available for general purposes. In the application of general-purpose APIs and message formats, it is necessary to re-implement the APIs and message formats that are different from those already defined and used in EDI (Electronic Data Interchange) for each business area.

Therefore, in this BRS, to define them independently from a specific business, the functions and information model-based Negotiation are defined as General purpose (described on the left side of Figure 5.1-4 Negotiation functions and information models). The existing provisions of each business area presents a framework to be re-defined as a stereotype. Business dependent (described on the right side of Figure 5.1-4) is the instance sample of the General purpose.

For example, in the Kanban scenario in Cross Industry Scheduling, adjustments to Demand Forecast are defined, which can be considered as Negotiations. This BRS also presents a method for granting a stereotype to a BRS that already exists. A detailed example of this is described in the Implementation Guide.
5.1.6. Specification of Target Issues

At the start of Negotiations, the terms of commerce, which consist of its ID and Value, are offered and notified. If the terms are already specified as BRS, the pre-defined identifiers are notified as ID. In addition, the ID and the Value of negotiable terms are set to the TargetIssue and the IssueValue, respectively. In eNegotiation, the IssueValue of the TargetIssue is negotiated.

![Diagram of TargetIssue and Cross Industry Scheduling Process]

Figure 5.1-5 Example of the information model of TargetIssue

In Figure 5.1-5, the “Unit Quantity” specified in “TargetIssue” is a negotiable item, which represents that the value can be changed during negotiation. In contrast, “Product ID”, “Location ID”, and “Due Date Time”, which are not specified in TargetIssue, represents non-negotiable items and prerequisites whose values cannot be changed during negotiations.

5.2. Information Flow Definition

5.2.1. Negotiation Protocols

5.2.1.1. Bilateral Protocol

5.2.1.1.1. Alternating Offers Protocol

The actors included in alternating Negotiations between the two parties are the Initiator and the Counterpart as described in Figure 5.2-1. Each has functions called GenerateOffer and AssessOffer. GenerateOffer presents potential consent proposals to the other party. AssessOffer evaluates a proposed offer and decides whether to accept, reject or end the Negotiation. In addition, if the prescribed deadline is passed, the Negotiations are regarded as Disagreed. This deadline is specified as real time or as the number of steps. When the Negotiation completes, the result is notified to both the parties.
The GenerateOffer activity can generate the following three types of messages:

- Offer: This message includes the contents which means if the other party accepts this offer, the status changes into agreed status.
- Suggestion: It is the one which is accepted but is not seen as an agreement, however it presents the other party with the value the sender desires
- Suggested Direction: It is to present the desired direction to the other party without including specific proposals.

The detailed explanation of these messages are in Fig. 5.2-2 Negotiation Core Model.

Negotiation Message has some attributes to identify individual exchanged messages uniquely, for example, ‘session_id’, ‘sequence_id’, and so on. It includes Offer and Suggestion messages, and these
messages include TargetIssue, IssueValue, and IssueRange respectively. TargetIssue identifies the items to be negotiated. IssueValue specifies a concrete value. IssueRange specifies the upper limits (to) and lower limits (from) of the IssueValue and can imply the direction of the desired value, such as wanting a larger value to be specified. For example, if only the upper limit is specified, it implies that a smaller value is desirable. It is assumed that TargetIssue is used in a set with one of the IssueValue or IssueRange. If only TargetIssue is specified, it may be considered that all ranges are specified.

The following activity diagram is described in BRS 'IFT Booking (chapter 5.4.1 Business Transaction View – Transactions and Authorized Roles)'.

The red coloured frames and stereotypes in the diagram describe the functions of AOP.

Existing business flows are handled like a negotiation (repeating <<GenerateOffer>> and <<AssessOffer>> between two or more actors).

Figure 5.2.3 Booking activity diagram described in BRS 'IFT Booking

5.3 Information Model Definition

There are two kinds of eNegotiation messages as follows.

– Negotiation initiate message

– Negotiate message

The negotiation is challenged based on the prerequisite condition specified by the preceding negotiation initiate message.

5.3.1 General negotiation information model

The figure 5.3-1 shows the general information model used for a negotiation. All the information components are specified for a Negotiation initiate message and a Negotiate message.

5.3.1.1 Conceptual information model
### General negotiation information model

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1..1 Transaction ID</td>
<td>+ID</td>
</tr>
<tr>
<td>1..1 Transaction Date Time</td>
<td>+Value Text</td>
</tr>
<tr>
<td>Exchanged Document</td>
<td>Period</td>
</tr>
<tr>
<td>+Document ID</td>
<td>+Start Date Time</td>
</tr>
<tr>
<td>+Type Code</td>
<td>+Complete Number</td>
</tr>
<tr>
<td>+Subtype Code</td>
<td>+ID</td>
</tr>
<tr>
<td>+Purpose Code</td>
<td>+Value Text</td>
</tr>
<tr>
<td>+Issue Date Time</td>
<td>+ID</td>
</tr>
<tr>
<td>1..1 Recipient</td>
<td>+Person Name</td>
</tr>
<tr>
<td>+Type Code</td>
<td>+Department Name</td>
</tr>
<tr>
<td>+Role Code</td>
<td>0..1</td>
</tr>
<tr>
<td>+Issue Date Time</td>
<td>+Complete Number</td>
</tr>
<tr>
<td>Negotiation Message</td>
<td>(General model)</td>
</tr>
<tr>
<td>+Session ID</td>
<td>+Identifier</td>
</tr>
<tr>
<td>+Sequence ID</td>
<td>+Type Code</td>
</tr>
<tr>
<td>+Response Due Date Time</td>
<td>+Value Text</td>
</tr>
<tr>
<td>0..n</td>
<td>*Example:</td>
</tr>
<tr>
<td>Type Code=Prerquisite</td>
<td>0..n</td>
</tr>
<tr>
<td>Type Code=Offer</td>
<td>0..n</td>
</tr>
<tr>
<td>Type Code=Offer</td>
<td>0..n</td>
</tr>
<tr>
<td>Type Code=Suggestion</td>
<td>0..n</td>
</tr>
<tr>
<td>Type Code=Withdraw</td>
<td>0..n</td>
</tr>
</tbody>
</table>

*Example:*

- Type Code=Value
  - Metric Characteristic
    - Maximum
    - Value Numeric
    - Minimum
    - Value Date Time
    - Value Amount
    - Value Quantity
5.3.1.2 Message assembly

Table 5.3-1 Message assembly of the Independent Negotiation message

<table>
<thead>
<tr>
<th>Type</th>
<th>UID</th>
<th>Short Name</th>
<th>Definition</th>
<th>Cardinality</th>
</tr>
</thead>
<tbody>
<tr>
<td>MA</td>
<td></td>
<td>Negotiation Message</td>
<td>A message used for negotiating and/or specifying the prerequisite condition for the negotiation.</td>
<td></td>
</tr>
<tr>
<td>ASMA</td>
<td></td>
<td>Exchanged Document Context</td>
<td>The set of context parameters specified for a use of this message assembly.</td>
<td>1..1</td>
</tr>
<tr>
<td>ASMA</td>
<td></td>
<td>Exchanged Document</td>
<td>A collection of data for a piece of document that is exchanged between two or more parties for this message assembly.</td>
<td>1..1</td>
</tr>
<tr>
<td>ASMA</td>
<td></td>
<td>Negotiation Exchange</td>
<td>An offer exchanged between parties for a business negotiation in this message assembly. This ASMA also used for specifying the prerequisite condition for the following negotiation.</td>
<td>0..n</td>
</tr>
</tbody>
</table>

5.3.1.3 Message core component

Table 5.3-2 Message core component of the Independent Negotiation message

<table>
<thead>
<tr>
<th>Type</th>
<th>UID</th>
<th>Short Name</th>
<th>Definition</th>
<th>Cardinality</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABIE</td>
<td>UN01003540</td>
<td>Exchanged Document Context</td>
<td>The scenario or setting of an exchanged document, such as its business process application context.</td>
<td></td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01003541</td>
<td>Transaction ID</td>
<td>The identifier of a specified transaction in this exchanged document context.</td>
<td>1..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01012761</td>
<td>Processing Transaction Date Time</td>
<td>The date time of the processing of a transaction for this exchanged document context.</td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td>UN01003542</td>
<td>Business Process Parameter</td>
<td>A business process context parameter specified for this negotiation, such as &quot;Parts procurement&quot;, &quot;Cargo space request&quot;.</td>
<td>0..1</td>
</tr>
<tr>
<td>ABIE</td>
<td>UN01004852</td>
<td>Document Context Parameter</td>
<td>A feature that is fixed for a particular document context.</td>
<td></td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01004853</td>
<td>ID</td>
<td>The unique identifier of this document context parameter.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01004854</td>
<td>Value Text</td>
<td>The value, expressed as text, of this document context parameter.</td>
<td>0..1</td>
</tr>
<tr>
<td>ABIE</td>
<td>UN01002487</td>
<td>Exchanged Document</td>
<td>A collection of data for a piece of written, printed or electronic matter that is exchanged between two or more parties.</td>
<td></td>
</tr>
<tr>
<td>Code</td>
<td>Symbol</td>
<td>Description</td>
<td>Notes</td>
<td></td>
</tr>
<tr>
<td>------</td>
<td>--------</td>
<td>-------------</td>
<td>-------</td>
<td></td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01002488</td>
<td>Document ID</td>
<td>The unique identifier of this exchanged document.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01002491</td>
<td>Type Code</td>
<td>The code specifying the type of exchanged document.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01003561</td>
<td>Purpose Code</td>
<td>A code specifying the purpose of this exchanged document, such as request or cancelled.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td></td>
<td>Subtype Code</td>
<td>The code specifying the Subtype of exchanged document, such as negotiation or initiation.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01002493</td>
<td>Issue Date Time</td>
<td>The date, time, date time or other date time value for the issuance of this exchanged document.</td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td>UN01003578</td>
<td>Effective Period</td>
<td>The specified period within which this exchanged document is effective.</td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td>UN01003587</td>
<td>Sender Trade Party</td>
<td>The party that sends this exchanged document.</td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td>UN01004889</td>
<td>Recipient Trade Party</td>
<td>A trade party that receives this exchanged document.</td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td>UN01002498</td>
<td>Referenced Document</td>
<td>Other documents referenced by this exchanged document, such as for specifying the prerequisite condition.</td>
<td>0..n</td>
</tr>
<tr>
<td>ABIE</td>
<td>UN01001270</td>
<td>Period</td>
<td>A specified period of time.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001274</td>
<td>Start Date Time</td>
<td>The date, time, date time or other date time value for the start of this specified period of time.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001275</td>
<td>End Date Time</td>
<td>The date, time, date time or other date time value for the end of this specified period of time.</td>
<td>0..1</td>
</tr>
<tr>
<td>ABIE</td>
<td>UN01004594</td>
<td>Trade Party</td>
<td>An individual, a group, or a body having a role in a trade business function.</td>
<td></td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01004595</td>
<td>ID</td>
<td>A unique identifier of this trade party.</td>
<td>1..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01004599</td>
<td>Role Code</td>
<td>A code specifying the role of this trade party.</td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td>UN01004602</td>
<td>Defined Contact</td>
<td>A trade contact defined for this trade party.</td>
<td>0..1</td>
</tr>
<tr>
<td>ABIE</td>
<td>UN01001640</td>
<td>Trade Contact</td>
<td>A person or a department that acts as a point of contact with another person or department in a trading relationship.</td>
<td></td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001641</td>
<td>ID</td>
<td>The unique identifier for this trade contact.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001642</td>
<td>Person Name</td>
<td>The name, expressed as text, of this trade contact person.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001643</td>
<td>Department Name</td>
<td>The name, expressed as text, of the department to which this trade contact belongs within an organization.</td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001644</td>
<td>Type Code</td>
<td>The code specifying the type of trade contact.</td>
<td>0..1</td>
</tr>
<tr>
<td>Code</td>
<td>ID</td>
<td>Description</td>
<td>Type</td>
<td>Count</td>
</tr>
<tr>
<td>-------</td>
<td>-------------</td>
<td>--------------------------------------------------------------------------------------------------</td>
<td>------</td>
<td>-------</td>
</tr>
<tr>
<td>ASBIE</td>
<td>UN01004564</td>
<td>Deprecated Telephone</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td>UN01004569</td>
<td>Deprecated URI</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>ABIE</td>
<td>UN01001252</td>
<td>Universal Communication</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001256</td>
<td>Complete Number</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001253</td>
<td>URI</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>ABIE</td>
<td>UN01001569</td>
<td>Referenced Document</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001570</td>
<td>Issuer Assigned ID</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001571</td>
<td>URI Identification ID</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001577</td>
<td>Type Code</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td>UN01001572</td>
<td>Issue Date Time</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>ABIE</td>
<td></td>
<td>Negotiation Exchange</td>
<td></td>
<td>1..1</td>
</tr>
<tr>
<td>BBIE</td>
<td></td>
<td>Session ID</td>
<td></td>
<td>1..1</td>
</tr>
<tr>
<td>BBIE</td>
<td></td>
<td>Sequence ID</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td></td>
<td>Type Code</td>
<td></td>
<td>1..1</td>
</tr>
<tr>
<td>BBIE</td>
<td></td>
<td>Response Due Date Time</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td></td>
<td>Specified Negotiation Context</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>ASBIE</td>
<td></td>
<td>Target Specific Issue</td>
<td></td>
<td>0..n</td>
</tr>
<tr>
<td>ABIE</td>
<td></td>
<td>Negotiation Context</td>
<td></td>
<td>0..1</td>
</tr>
<tr>
<td>BBIE</td>
<td></td>
<td>Protocol Type Code</td>
<td></td>
<td>0..1</td>
</tr>
</tbody>
</table>
### Negotiation Context Parameter
The code specifying the type of the synchronous, such as “Synchronous”, “Asynchronous”. 0..1

### Chain Negotiation Context Parameter
A negotiation context parameter for the chain, such as a supply chain. 0..n

### Item Negotiation Context Parameter
A negotiation context parameter for the item, such as a product, a service. 0..n

### Counterpart Negotiation Context Parameter
A negotiation context parameter for the counterpart. 0..n

### Negotiation Context Parameter
A feature that is fixed for a particular negotiation context. 0..1

### Identification
The identification of this negotiation context parameter. 0..1

### Type Code
The code specifying the type of this negotiation context parameter. 0..1

### Value Text
The value, expressed as text, of this negotiation context parameter. 0..1

### Specific Issue
A specific topic for debate. 0..1

### Issue ID
The identifier of this specific issue. 0..1

### Type Code
The code specifying the type of this specific issue, such as “Value”, “Range”. 0..1

### Defined Metric Characteristic
The metric characteristic defined for this specific issue. 0..1

### Minimum Metric Characteristic
The minimum metric characteristic for this specific issue. 0..1

### Maximum Metric Characteristic
The maximum metric characteristic for this specific issue. 0..1

#### 5.3.2 Negotiation initiate message
The negotiation initiate message specifies the prerequisite conditions for the target negotiation. There are two types of the initiate message as follows.

- Initiate message with reference document
- Initiate message specifying the prerequisite condition

#### 5.3.2.1 Initiate message with reference documents
The prerequisite condition for the negotiation can be defined specifying the reference documents, such as a quotation message, a tendering message and a scheduling message.

The referenced messages are specified by the referenced message identification which has been sent independently or the URI identification by which the message is registered.
5.3.2.2 Initiate message specifying the prerequisite condition

The prerequisite conditions based for the negotiation are defined in the negotiation exchange offer. When the type code for the negotiation exchange offer is specified “prerequisite”, the negotiation issue values can be specified for the prerequisite condition.

---

**Figure 5.3-2 Initiate Message with reference document**

The referenced documents for the prerequisite condition can be also specified in addition to the negotiation issue values defined in the negotiation exchange offer.

---

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5.3.3 Negotiation message

The negotiation messages are following the related initiate message.

The first negotiation offer can be specified in the initiate message.

A negotiator can abort the negotiation using the purpose code “Cancel” for the exchanged document.

Figure 5.3-4 Negotiation message

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>+Transaction ID</td>
<td>+ID</td>
</tr>
<tr>
<td>+Transaction Date Time</td>
<td>+Value Text</td>
</tr>
<tr>
<td>+Document ID</td>
<td></td>
</tr>
<tr>
<td>+Type Code</td>
<td></td>
</tr>
<tr>
<td>+Subtype Code (Forward)</td>
<td></td>
</tr>
<tr>
<td>+Purpose Code</td>
<td></td>
</tr>
<tr>
<td>+Issue Date Time</td>
<td></td>
</tr>
<tr>
<td>+Transaction ID</td>
<td>+ID</td>
</tr>
<tr>
<td>+Transaction Date Time</td>
<td>+Value Text</td>
</tr>
</tbody>
</table>

*This negotiation is aborted when the purpose code = Cancel.

<table>
<thead>
<tr>
<th>Negotiation Exchange</th>
<th>Negotiation Context</th>
<th>Chain</th>
<th>Negotiation Context Parameter</th>
</tr>
</thead>
<tbody>
<tr>
<td>+Session ID</td>
<td>Specified</td>
<td>0..n</td>
<td></td>
</tr>
<tr>
<td>+Sequence ID</td>
<td>0..1</td>
<td>+Item</td>
<td>+Type Code</td>
</tr>
<tr>
<td>+Type Code</td>
<td>0..1</td>
<td>+Synchronous Type Code</td>
<td>0..n</td>
</tr>
<tr>
<td>+Issue Date Time</td>
<td>0..1</td>
<td>+Counterpart</td>
<td>+Value Text</td>
</tr>
</tbody>
</table>

*Example:

Type Code=Offer

Specific Issue

Type Code=Withdraw

Metric Characteristic

Type Code=Value

Minimum

Maximum

Value Code

Value Amount

Value Quantity

...
6.1. Legal observation on eNegotiation and some contract law

**The eNegotiation Business Requirement Specification (BRS)**

The background and purpose of the UN/CEFACT project may be described as follows:

“Prior to the exchange of purchase order information during the BSP1 “BUY” phase, human staff in both companies negotiate the transaction conditions via email or telephone. However, this is changing with advances in digital transformation and artificial intelligence; therefore, the semantics of the negotiation process and of the exchanged information should be standardized. The negotiation process is entering a digital transformation (DX) where both buyer and seller have developed electronic systems. From the buyer side, the system often allows them to develop their own electronic bidding system and bid comparison system. From the seller side, a sales system must connect to multiple prospective buyer systems, each with different semantics. Standardized semantics would allow the seller to not only reduce costs, but also to set up a decision-making system defining which item(s) should be sold to which company(ies). In addition to this digital transformation, artificial intelligence (AI) and robot process automation (RPA) can ultimately assist in achieving better negotiating conditions. Current human-based negotiations require a human decision at each proposal; therefore, message exchange can increase exponentially in order to reach the best solution among possible conditions of the contract. With an AI negotiator, the exchange can be automated allowing to reach better condition faster. The final approval may still require human approval, but this approach achieves business efficiency and optimality. ISO/IEC 15944-1 defines five fundamental activities (repeated in the UN/CEFACT UMM User Guide of 2003) of a business transaction: planning, identification, negotiation, actualization and post-actualization. This work corresponds to the negotiation phase.2

It is further stated that the project aims to define the business processes and data exchange requirements related to electronic contract negotiations. This concentrates specifically on protocols and data formats rather than internal decision processes. In this way, a human negotiator, an AI negotiator, or a human negotiator assisted by an AI/robot support should use the same base semantic protocols. Three use cases are addressed, 1) manufacturing, 2) in marine and 3) in air cargo. The focus is on the contractual relationship between two parties. The existing BRS and related standards for eTendering and CI-Scheduling are used as points of reference. The BRS for eNegotiation addresses the following:

- Contract at various levels - which aspect of the contractual relationship is addressed: frame or basic contract, specific supply contract with quantities, specifications, prices etc. (on-demand/capacity), individual delivery obligations agreeing on delivery dates and places, potentially trade terms. These levels can also be approached in time terms: annual, monthly and daily contracts.
- Supply Chain – the relationship between buyer and seller for each domain

---

1 The Buy-Ship-Pay reference models developed by the UN/CEFACT describe the main processes and parties in the international supply chain and the high-level data entities of the involved international sales and transport contracts, see [http://tfig.unece.org/contents/buy-ship-pay-model.htm](http://tfig.unece.org/contents/buy-ship-pay-model.htm).

2 See further [https://uncefact.unece.org/display/uncefactpublic/eNegotiation](https://uncefact.unece.org/display/uncefactpublic/eNegotiation)
- Negotiation – The negotiation mechanism contains a variety of rules; nested negotiation, competitive negotiation, asynchronous/synchronous negotiation and so on.

eNegotiation from a legal perspective

International instruments to be observed

The status and effects of eNegotiation are governed by the law or laws applicable to the contractual relationship between the parties. Usually, the effects are on the parties only, but may exceptionally extend to third parties. This note is general and builds on the legal instruments created by UN agencies with some general comparative issues.

UN/CEFACT bases its work on legal instruments established in the UN framework. This involves especially the United Nations Convention on Contracts for the International Sale of Goods (CISG). Part II of the CISG addresses formation of contracts. It should be observed that the CISG applies to the sale of goods, the goods defined by the Convention. It does not therefore apply to the sale of services, including transport services. Formation of such contracts is to be determined by the law applicable to such contracts or, exceptionally, by contractual provisions. 3

CISG was adopted in 1980 before the emergence of electronic contracting. In 2005, the United Nations General Assembly in New York adopted the United Nations Convention on the Use of Electronic Communications in International Contracts. The scope of this Convention is not restricted to the sale of goods only and could be applied to services, too. Unfortunately, the Convention is not yet widely adhered to.4

Both the CISG and the 2005 Convention on Electronic Communications in International Contracts build on the reception rule as did the European communities standard Interchange Agreement of 1994. It could therefore be stated that the reception rule constitutes an international legal rule or norm or uniform practice which UN/CEFACT could base its standards on in the eNegotiation process.

From frame contracts to individual deliveries

There are often more than two parties at a negotiation stage, especially at a bidding stage, when no contractual relationship yet exists.

In more permanent relationships, especially in manufacturing, a frame or main contract sets the stage for the relationship between the parties. Most contract terms are thereby agreed in advance. Individual orders for specific quantities of goods establish in a way individual contracts between the parties. Many general contract terms stem from the framework contract but many specific terms such as the specifications, quantities and prices as well as delivery terms are agreed by the parties on a case by case basis.

---

3 An example of such a provision may be found in § 5 para 2 of the NSAB 2015 General Conditions of the Nordic Freight Forwarders, which states as follows:

“A contract between the freight forwarder and the customer (for carriage or other services) evidenced by electronic transport documents shall be deemed to have been concluded only when the freight forwarder issues an electronic receipt which includes an acceptance thereof.”

4 The Convention has, in January 2021, entered into force in 15 countries, including the Russian Federation.
basis based on demand and capacity. Individual. The parties may further agree on individual deliveries by
defining places and dates of delivery.

There are more complex contractual relationships with several parties, for instance the supplier has
subcontractors, which the supplier may use, usually according to the main contract. Unless the
subcontracts concern components to be included in the end-product by the supplier, deliveries often take
place between the subcontractor and the buyer directly.

Public procurement

In public procurement, framework agreements create systems in which bidding is made between
pre-determined parties according to pre-established rules. This is addressed in UNCITRAL Model Law for
Public Procurement 2011. A Dynamic Purchasing System (DPS) is unlike a traditional framework for the
supply of goods, works or services. A DPS is an electronic system which suppliers can join at any time. As
an 'open market' solution, a DPS is designed to give buyers access to a pool of pre-qualified suppliers.
The public procurement procedures precede the conclusion of a private law contract between the
contracting entity and the winning bidder, but at least the principal terms of the contract are already
established during the bidding procedures.

Formation of contracts

Formation of contract means its constitution through legal acts. The issue when a contract is formed
depends on the applicable law of the contract. In case the formation of contract is disputed, the issue will
be governed by the would-be applicable law (under English law the 'putative proper law'). Only very rarely
do standard contract forms regulate contract formation issues, but the validity of such clauses would be
governed by such would-be law.\(^5\)

In general, a contract is concluded when there is a positive answer to an offer. National laws differ as to
when a positive answer is given. In many laws, the reception theory or rule is adopted. Legal effects take
place when the relevant communication is received by the addressee. In the electronic world, this takes
place when the relevant communication reaches the information system of the addressee. According to
the dispatch theory (or mailbox rule), the legal effects take place when the communication is dispatched.
In the world of electronic communication, there is not much difference, but in the traditional mail world,
it suffices to drop the letter to a mailbox to create binding effects. The reception theory is generally
applied by the so called Continental law countries whereas the dispatch theory is followed by English law
and those jurisdictions, which follow English law. The Nordic contract laws (Denmark, Finland, Norway
and Sweden) follow the so called information theory whereby it is not enough that a communication
reaches the addressee. The addressee must also be informed of it. Such an approach involves cognitive
elements which are not easily applied to an AI environment. Moreover, they entail problems of proof.
The above rules deal with contractual communications which are constitutive. This means that a new
contractual relationship is established or the terms of an existing relationship are amended by new ones.
They apply to both offers and acceptance.

The construction of the contract

\(^5\) An example is found in Clause 2 of the ECE188 General Conditions for the Supply of Plant and Machinery for Export 1953.
Formation of contracts through an offer and acceptance is mechanical. Contracts may also be formed at a negotiation table or, in a less mechanical manner, through the uniform conduct of the parties establishing practices between themselves. This should be borne in mind when developing artificial intelligence (AI) solutions for contract formation. On top of formation of contracts one should also have an eye for the construction of contracts. There may be contractual clauses such as ‘Entire Agreement Clause’ stating that only the text of the written agreement negotiated and signed by the parties counts as contract terms. The validity of such clauses and the construction of the terms of the contract depend on the applicable law.

Non-constitutive contractual communications

The parties exchange communications during the operation of contracts, usually relating to their performance. These may be anticipated, for instance when a seller informs the buyer about the prospective delivery date in accordance with the agreed delivery terms. Such communications may also be in a way unanticipated, for instance when the buyer sends a notice on the non-conformity of the goods. Legislation also addresses non-constitutive contractual communications, but usually the parties address the requirements such as the form of these communication in their contract.

Communication risks

It is generally understood that the communication rules also address the risks involved in contractual communications. As the main rule is that a message need to reach the addressee, it is common to request or issue an acknowledgement of receipt. It is somewhat uncertain, to what extent do the Incoterms 2020 address communication risks. This has probably never been expressly contemplated, but the wording of the black-letter text may lead to another conclusion.

Battle of forms

The above remarks relate to a situation where the parties are in agreement on the basic terms of the contract. This is the case when a frame agreement already exists between the parties or, more suitably, when the parties agree to use a standard form contract, usually called a model contract such as ECE, ICC or Orgalime model contract adapted to their relationship. Should the parties be negotiating their relationship from the outset, they may disagree what the terms of the contract are. In legal literature and practice, a battle of forms may arise. Party A makes an offer referring to a set of conditions A and party B accepts the offer referring to the set of conditions B, which derogate to a certain degree from Conditions A. There are legal rules and approaches as to how to solve the problem. The first shot rule gives priority to the first contractual communication whereas the last shot rule prioritizes the last communication. Some legal rules allow contracts to be formed despite divergences in contractual communications. Unfortunately, these approaches are very divergent.

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6 See Article 27 of the CISG, which largely applies the dispatch theory to such communications.

7 This is found in standard Interchange Agreements.

8 In many of its articles the rules provide “the (seller/buyer) must assist the (buyer/seller) by…at the risk and expense of the (latter)...”.

Therefore, a project defining the business processes and related data exchange requirements related to electronic contract negotiations cannot be built on any of these theories, but must assume that some legal terms are already in place (e.g. by virtue of a frame agreement).

The treatment of automated computer systems in law

Article 13(2)(b) of the UNCITRAL Model Law on Electronic Commerce 1996 already addressed automated computer systems and this was reiterated in Article 14 of the 2005 Convention on Electronic Communications in International Contracts. The actions of automated systems programmed or used by people will bind the user of the system regardless of whether human review of a particular transaction has occurred. The question of mistakes and errors in contract formation is governed by the applicable national law.10

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