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# **Integrating Content Management with Digital Rights Management**

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Imperatives and Opportunities for  
Digital Content Lifecycles

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# Introduction

## Executive Summary

Many different types of organizations, including media companies, large corporations, government agencies, and others, have been adopting content management systems (CMSs) to help them organize digital content and create content-based products for their customers, employees, and partners. CMSs are intended to be control centers for entire content lifecycles, including content creation, management, production, and distribution, but the increasing complexities and interdependencies of these processes result in CMSs falling short of their ideal responsibilities.

One of the most important elements of complexity in content processes is content rights. The processes of tracking rights, controlling, and managing access to content based on rights information are increasingly necessary nowadays due to various business imperatives. Adding *persistent protection* to content is the most effective way to control and track access. Vendors of content management and related content-handling systems should integrate their solutions with persistent content protection by including rights and licensing information in the metadata that their systems track and by ensuring that their products are interoperable using standards-based persistent protection technologies. The result will be integrated content-handling systems that meet their customers' current and future needs.

In this paper, after brief introductions of content management and digital rights management terms, we explore many of the business and legal imperatives that have led to content processes that are more complex from a rights perspective. Then we discuss some of the ways in which vendors of content-handling systems should integrate rights information handling into their products in order to offer more complete solutions to customers' content management and distribution problems, at lower costs and with faster, lower-risk deployments.

We conclude by explaining how adoption of a standard Rights Expression Language (REL), such as the RELs being defined by MPEG, the Open EBook Forum, and OASIS, goes a long way towards ensuring that integration of content-processing systems through rights information is seamless, predictable, and cost-effective for all types of content producing organizations.

## Overview of Content Management Systems and Processes

The term "content management" originated in the mid-1990s, and it has several different meanings in today's marketplace. At its most generic, a content management system is one that stores digital content for search, browsing, access, and retrieval by users in a workgroup or enterprise. The most prevalent types of content management systems are:

- Digital Asset Management (DAM): systems that manage rich media assets, often including digital audio and video clips, for retrieval and repurposing in media production environments. These systems are sometimes also called Media Asset Management (MAM).
- Web Content Management (WCM): tools that provide page template design, editorial workflow, and publishing environments specifically for Web sites and other forms of Internet content delivery.

- Enterprise Content Management (ECM): systems that facilitate management of corporate documents and other types of information for use internally as well as externally with a company's business partners, customers, regulators, and the general public.

In this paper, we will use the term Content Management System (CMS) to encompass all of the above, although we will occasionally distinguish among those three types. All of those types of systems – plus those few that straddle the boundaries among them – have common technology elements as well as common processes associated with their use. Some of the common technology elements are:

- **Database management systems** for managing metadata (information describing content) and sometimes the content itself.
- **Content storage systems**, including disk drives, storage area networks (SANs), and nearline/offline storage, particularly for storage-intensive assets such as high-resolution still images and digital video.
- **Content indexing and search** technologies, such as inverted text indexes, to promote searching and browsing of content.
- **Metadata creation** technologies, including text categorization, entity extraction, and image understanding.
- **Workflow capabilities**, which include check-in and check-out, version control, and approval routing.

Although the following is not meant to be an exhaustive list of processes that CMSs support, here are the most important ones:

- **Metadata creation:** Some types of metadata (e.g., date and time of creation, image resolution) can be automatically extracted from file formats. Other types can be inferred from the content by automated tools (e.g., categorization engines that analyze text and generate keywords). Other types of metadata, such as information about asset creators or detailed descriptions, must be entered manually. As we will see, rights metadata is another important type of metadata that can be created automatically if rights information is captured upstream from the CMS.
- **Asset storage:** A CMS can store content in a native format, an output-neutral format (e.g., XML), or a format specific to an output medium (e.g., HTML for web pages). The term **ingestion** is often used to comprise metadata creation and asset storage.
- **Workflow:** Many CMSs provide for the identification of roles (e.g., author, editor, producer) and their association with specific privileges on an asset, which could include reading, editing, or the ability to change the asset's metadata. Users can check content out for editing and check it back in again, and they can often use the CMS to send (route) content to other users, whether in an ad hoc manner or according to fixed, predefined routing schemes.
- **Search and browse:** CMSs have interfaces for users to enter query terms to search for assets whose metadata fit those terms. Many also have browsing

interfaces, where a user can scan a collection of asset descriptions (e.g., text abstracts, image thumbnails, short audio clips) to find assets of interest.

- **Distribution:** the final process that most types of CMS support is making assets available through some channel(s) outside of the domain of the CMS. This could mean publishing HTML pages to a Web site, sending files to a business partner over FTP or a syndication protocol, or persistently protecting assets with a DRM packager.

## Overview of Digital Rights Management

Digital rights management (DRM) is a popular term for a field that (like content management) also came into being in the mid-1990s<sup>1</sup>, when content providers, technology firms, and policymakers began to confront the effect of ubiquitous computer networks on the distribution of copyrighted material in digital form. There are two basic definitions of DRM: a narrow one and a broader one.

The narrower definition of DRM focuses on persistent protection of digital content. This refers to technology for protecting files via encryption and allowing access to them only after the entity desiring access (a user or a device) has had its identity authenticated and its rights to that specific type of access verified. Protection in such DRM systems is persistent because it remains in force wherever the content goes; in contrast, a file that sits on a server behind the server's access control mechanism loses its protection once it is moved from the server.

Persistent protection solutions consist of these primary technology components<sup>2</sup>:

- **Packagers** assemble content and metadata into secure files that are variously called packages, containers, envelopes, etc.<sup>3</sup>
- **Controllers** reside on client devices (PCs, music players, ebook readers, etc.). They authenticate the identities of the devices and/or users that request access to content, verify the nature of the access requested, decrypt the content, and provide the access. Controllers may also initiate financial transactions where necessary.
- Some persistent protection solutions, particularly newer ones, also include **license servers**. These create and distribute encrypted *licenses* (sometimes called tickets, permits, or vouchers) that describe rights to content, the identities of the users or devices to whom the rights are granted, and the conditions (e.g., payment) under which they are granted. DRM solutions that do not include separate license servers install rights descriptions directly into each content file at packaging time.

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<sup>1</sup> Some observers point to the *Technological Strategies for Protecting Intellectual Property in the Networked Multimedia Environment* conference in January 1994 as the birth of DRM as a discipline. The first commercial DRM solutions became available soon thereafter.

<sup>2</sup> The terminology here follows that of Rosenblatt et al., *Digital Rights Management: Business and Technology* (John Wiley & Sons, 2001).

<sup>3</sup> Early DRM vendors trademarked names for their secure file formats, such as "Cryptolope" from IBM and "DigiBox" from InterTrust.

A broader definition of DRM encompasses everything that can be done to define, manage, and track rights to digital content. In addition to persistent protection, this definition includes these other elements:

- **Business rights (a/k/a contract rights):** an item of content can have rights associated with it by contract, such as an author's rights to a magazine article or a musician's rights to a song recording. Such rights are often very complex and have financial terms attached to them that depend on the content's use (e.g., royalties).
- **Access tracking:** DRM solutions in the broader sense can be capable of tracking access to and operations on content. Information about access is often inherently valuable to content providers, even if they do not charge for access to content.
- **Rights licensing:** content providers can define specific rights to content and make them available by contract. It is often not possible to track rights licensing by technological means: for example, a book publisher may offer language translation rights to a novel, and in general there's no technological way to ensure that the licensee's translation is either faithful or distributed according to the same terms as the original book.

## Business Imperatives for Integrating Rights Management

In this section, we show how new business imperatives increase the desirability of having agile rights management functionality in enterprise content systems. As organizations turn to more sophisticated production processes and seek out revenue-generation opportunities, they require persistent content protection integrated with content management to ensure proper business practices and implement new business models.

Intellectual property is increasingly, if not exclusively, in digital form. While the nature of their products and their users differ, media companies, corporations, and other entities share similar business needs for ensuring that rights are tracked at ingestion; that access is controlled during production processes; and that protection for the content extends throughout product lifecycles. We concentrate on the shared business concerns rather than focus on uniqueness of individual digital media formats, products, and processes.

The keystone for building digital products is the recognition, respect, and tracking of the relationships between the various layers of rights, licenses, permissions and agreements that accrete to content as it moves through its lifecycle from sources to intermediaries to publishers to consumers. Often the layers of rights are so complex that companies either do not bother to process them correctly or process them through lots of expensive manual overhead.

Content management systems are widely adopted because of their capacity to handle complex, multi-layered relationships and processes, along with their ability to leverage large amounts of metadata. Until recently, the complex nature of rights-related business relationships and layered rights data stymied the inclusion of DRM technologies within content management systems. Unless the enterprise or the content owner can efficiently and effectively trust the distribution of its valued content, its CMS does not provide the full range of functions. With embedded and multi-faceted rights management technologies, CMS systems will be used to their full potential.

Ascribing, memorializing, and communicating rights should be a core competency of any full-featured content management system.

Ideally, CMSs should govern the entire content processing chain; they should demonstrate the ability to handle any combination of authenticating persons, devices, allowed uses, individual and group roles, and varying levels of permission.

### Control Access During Workflow

Controlling allowed uses of digital content is a critical function of DRM technology. By pre-determining and controlling the exact use(s) for content, DRM technology extends and enhances the traditional role-based access more commonly found in content management systems.

**Example:** Content-rich products, such as music, video and software games, are often pirated during production processes by people working from within the company that owns the content or its production service suppliers. Elaborate password systems are time-consuming to maintain, frequently thwarted, and do not provide the level of trusted protection required by businesses with intellectual property that has long-term

revenue potential. DRM technologies provide the assurance of secured content both behind as well as beyond the corporate firewall. Not only can the content be protected during the production process, its copyright, licensing, reproduction and conditions adhere to the content throughout its use-cycle.

**Example:** A draft manufacturing guideline is circulated among an international standards committee and participating qualified companies. Using DRM technology, this becomes a closed circulation. The draft guidelines are in a tamper-proof format, with print-only user-rights, limited to a pre-determined timeframe, after which the draft is withdrawn and replaced by the final set of guidelines. The owner of the content, in this instance the standards committee, can withdraw, alter, or grant permissions related to the content at any time.

## **Outsourcing**

Outsourcing of content production processes increases requirement for control of authority and authentication. Companies are even outsourcing the “family jewels”—critical customer-facing and revenue-producing applications.

Offshore processing and data-conversion service bureaus have long been a staple of trade, technical, professional and database publishers. Software and entertainment products are routinely outsourced to contract production and manufacturing services. A less traditional form of outsourcing is the use of vendor-contractor to perform core business functions.

While many firms are familiar with outsourcing data processing, IT, or web services, there is a growing trend to rely on outsourced personnel for the roles companies traditionally reserved for employees. Some companies are replacing entire departments with contracted vendor services, while others rely on strategic placement of contract or outsourced personnel to prove a “need for speed” or specialized development expertise to accelerate product and service development cycles.

The bottom line is that many of the people working on digital content products and processes do not have long-term relationships with or loyalty to the company. Security and communication become large issues and require a level of embedded knowledge within core business processes. Decisions cannot rely on ‘handed-down’ assumptions, knowledge of past practices, or inaccessible files.

Content management systems must accommodate increased requirements for control of authority and authentication across business boundaries.

Solid business decisions are based on “knowing about the rights,” not “assuming.” This is especially true when intellectual property rights are at the core of an investment decision or structuring a business model. Rights management technology ensures that information expressed in a standard format to minimize ambiguity, provide an efficient and accurate way to update operational routines, and assure appropriate levels of accountability.

## **Downstream Use**

Rights-managed content creates new value propositions and value networks. Companies need to deliver controlled access downstream so that content can be licensed, deployed

and repurposed by business partners in accordance with the terms of agreements. For this to occur efficiently, rights information about content must be stored as part of ingestion processes.

**Example:** Music publishers license DRM-enabled content to online transactional or subscription services. The DRM-enabled content allows both distributors and consumers to choose from multiple fee/free business models. For example, the content could be included in both the free-play list for one-time use on multiple devices, or it could be licensed on a fee-for play use by media companies, publishers, corporate, government or institutional users. Further, with DRM-enabled content, owners may chose to permit licensees the ability to re-distribute or enter into re-publication agreements.

Content management systems should facilitate downstream product development that respects the rights of content owners.

## Protection throughout Content Lifecycles

Piracy, whether of software, music, film, images, or text, costs billions of dollars each year. Besides draining corporate revenues, piracy squanders valuable company time and resources by requiring costly efforts to detect and deter theft<sup>4</sup>. Further, widespread piracy creates an atmosphere of distrust that can become counterproductive to developing new business models for digital content; it results in content-based products that are less user-friendly than they might otherwise be.

There are other costs associated with unauthorized uses of content as well. For example, some investment banks employ DRM for M&A documents that must be kept secret in order to maximize the values of those deals, preserve various types of business relationships, and avoid unwanted publicity. The same is true of certain types of corporate governance documents in large companies.

Fluid business models rely on an assurance that copyright, and use-rights, are protected and extended beyond content production and distribution systems. DRM-enabled protection continues throughout the distribution of the content, auditing its use and accounting for its fees and licenses.

## Modification of Rights Over Time

Digital content can be transformed, reused, repurposed and renegotiated. Companies look for ways to mold their content as business needs dictate and rights, licenses, and relationships allow. Many business cases looking at return on investment (ROI) for CMS deployment are based on the proposition of "create once, reuse many times." Core to this CMS function is the system's ability to accommodate changes by updating the parameters of rights and usage as needed to accommodate new distribution models. The nature of the content and its layer of rights and relationships dictate frequency of updates.

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<sup>4</sup> See, for example, <http://www.mpa.org/anti-piracy/> from the Motion Picture Association of America, or <http://www.ifpi.org/site-content/antipiracy/piracy2002.html> from the International Federation of the Phonographic Industry.

Post-hoc re-do of rights data costs money and has the potential to influence customer confidence in the integrity and accuracy of the rights and metadata; Indeed it can be a disincentive for customers who insist on high standards of guaranteed accuracy and flexibility from content owners. Furthermore, the lack of ability to change access rights to content can be a serious business liability.

**Example:** The U.S. Supreme Court decision in *New York Times v. Tasini* (2001) compelled content industry vendors to remove or modify core research records in database archives, because creators of content in those archives were not being properly compensated. Compliance costs for vendors included additional staffing to re-code or remove records, systems development expenses, along with increased demand on customer service and marketing departments.

**Example:** Sensitive documents are often sent around corporations, and to business partners, via email or web posted content. Even with the increased popularity of PDF format for web posting and setting “Security” levels for email documents, recipients find ways to download files (e.g., “Save As”), thus gaining the ability to alter or distribute the file. Under normal circumstances, it is impossible to change access rights to a file once it has been “detached” from a central repository (CMS or file server)<sup>5</sup>.

Change happens, especially within the world of digital content. Corporate reorganizations, mergers, and acquisitions change content licenses and determine who within the organization can access, change, or repurpose content. Multinationals and multi-product corporations have multiple product lines and business models that support internal competing organizations and product strategies. Efficiencies are gained through central content processing functions (ingestion, storage, workflow, search and distribution) that ensure that rights, licenses, and permissions remain attached to the content.

Content management systems should facilitate the strengths of digital rights management to foster collaboration and adaptable business models.

Collaborative business-value chains are built on trust. Rights management technology facilitates collaboration, creating the ‘trusted environment’ needed for collaboration by persistently protecting critical intellectual property beyond the boundaries of business processes and corporate organizations.<sup>6</sup>

**Example:** A boutique international consulting company leading large government and industry projects uses DRM technology to seal its project documents and control and track its critical intellectual property. With the assurance its intellectual property is protected beyond firewalls, the boutique firm enters into a collaboration agreement with another consulting company that is, in other circumstances, the boutique’s competition.

## Regulatory and Business Standards

*Integrity, authentication, security, privacy and accountability* are ‘watchwords’ for new legislative and regulatory standards. Privacy legislation demands stringent assurance of

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<sup>5</sup> However, some vendors of DRM solutions for corporate applications support the ability to revoke rights to a file even after it has been sent to other users by email or other means.

<sup>6</sup> CIOs have identified “lack of trust” as the #1 factor inhibiting inter-company collaboration. See, for example, Paul, Lauren Gibbons, “Suspicious Minds,” *CIO Magazine*, January 15, 2003.

security.<sup>7</sup> Conversely, security legislation requires assurances of accuracy and authenticity. Public confidence, investors, and stockholders depend on secure and accountable sharing of financial and governance data

**Example:** Audited financial statements must preclude tampering while providing more timely, accurate and detailed accounting. Financial reporting and securities research require transparency and personal accountability of corporate offices and boards.<sup>8</sup>

**Example:** HIPPA regulations mandate new levels for privacy and authentication for document management in healthcare institutions and the medical community.<sup>9</sup>

**Example:** Warranties and liability requirements demand strict assurances that the latest, most comprehensive, and appropriate instructions, product information and warning of potential hazards are in the hands of the users.

Integrated DRM-CMS solutions can offer corporations, public sector institutions and regulated industries enterprise-wide assurance that content and document operations comply with current regulatory regimes, accountability, privacy, and security legislation. Tracking submissions to government bodies is of particular importance to businesses operating in a regulatory environment. Regulatory requirements are subject to change. Compliance can be mandated within a short timeframe with significant consequences for not being able to meet new, and often more stringent, regulatory or administrative standards for business operations.

Companies doing business on a global basis, or those expanding into new jurisdictions, must meet new regulatory requirements. This may call for an entirely different, and more complex, set of jurisdictional rights to be part of the content property. This is a particular concern for companies doing business in the European Union where privacy and database legislation call for significantly different content rights.

With scalable and integrated CMS-DRM technology, organizations can more rapidly respond to change.

Content management systems must ensure enterprise-wide compliance with regulatory and legislative requirements, including controlling and tracking use.

Many of the business requirements for DRM-empowered Content Management Systems can be expressed as gains in productivity. These include:

- Elimination of bottlenecks in manual and paper-file dependent systems.
- Decreasing “hands-on” personnel costs in data entry and updating records on rights and permissions.

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<sup>7</sup> Privacy concerns affect consumer confidence and therefore can have a negative effect on the market for digital content. As an example, news reports about the security breach that exposed 8 million credit card account numbers add fuel to consumer concerns about privacy. Governments often respond by legislating new layers of regulation on privacy, e-commerce and credit reporting. (See, for example, Jonathan Krim, “8 million credit accounts exposed,” Washington Post, February 19, 2003, p. E01)

<sup>8</sup> *Sarbanes-Oxley Act 2002*, SEC and stock exchange reforms.

<sup>9</sup> Key provisions of the *Health Insurance Portability and Accountability Act of 1996* went into effect on April 14, 2003.

- Maximizing internal skills through greater specialization and flexibility in staffing choices.

Content-driven businesses can enjoy productivity improvements from tightly integrating digital rights, user-action permissions, and auditable tracking technology within core CMS technology.

The integration of DRM controls increases the ROI for adoption and deployment of CMS solutions for content industries by accelerating product development cycles and eliminating lengthy delays because of missing rights and licenses. The ability to rely on post-CMS control of users' rights permits a wide array of product specialization to meet customer requirements and affords added flexibility in meeting market demands. Content security, reduction of legal liability, and increased customer confidence are additional benefits from integrated DRM and CMS technologies.

## Technology Integration Opportunities

Many of the business imperatives described above in this paper lead to ways in which vendors of CMSs and other content-handling systems can improve their value through integration with rights management functions. Interoperation of CMSs with rights management requires two primary steps:

1. Store standards-based metadata that describes rights with content and other metadata in the CMS.
2. Provide hooks in the CMS that enable it to interoperate with software components that interpret rights metadata, provide persistent protection, manage contract rights and rights licensing processes, and so on.

In this section, we look at typical content processes that are handled by CMSs and focus on how integrated rights management adds value to them.

### Content Ingestion and Metadata Creation

The metadata creation process is the nexus for integration between rights management systems and CMSs that satisfies business concerns such as those mentioned above. As with all other types of metadata, it is most desirable to avoid having to rely on manual input for creating rights metadata: In addition to adding undesirable overhead to business processes, relying on manual input introduces opportunities for errors and inconsistencies in metadata.

The metadata creation process is the most crucial point of integration between rights management systems and CMSs.

The simplest way to automate the creation of rights metadata at ingestion time is to program the CMS to use default rights metadata settings according to company policy – for example, to assume, unless otherwise specified, that the company holds copyrights on all assets. A more advanced variation on this idea is to set up the CMS to infer rights metadata according to rules that take into account the type of content, the type of content creation/editing tool from which the asset is being ingested into the CMS, the user doing the ingesting, or the point in a workflow routing. In cases where no automation is possible, the CMS vendor would integrate a template-based rights editor into the ingestion process, so that a user can fill in the appropriate rights on a case-by-case basis.

**Example:** a magazine publisher, which stores copyright info in its CMS, creates all text content in-house but obtains all images from freelancers or other external sources. In this case, if the user is a text editor who is ingesting text items through a text creation tool such as Quark CopyDesk, then the CMS should infer that copyright on those items belongs to the publisher and set the rights metadata accordingly. For a photo editor who is ingesting images through Adobe Photoshop, the CMS should prompt the editor for information about the external source of a photo.

A company can achieve even more advanced ways of automating the creation of rights metadata in a CMS if it uses systems for tracking business rights, such as contracts with content creators and other sources of content. An example of this is shown in Figure 1.

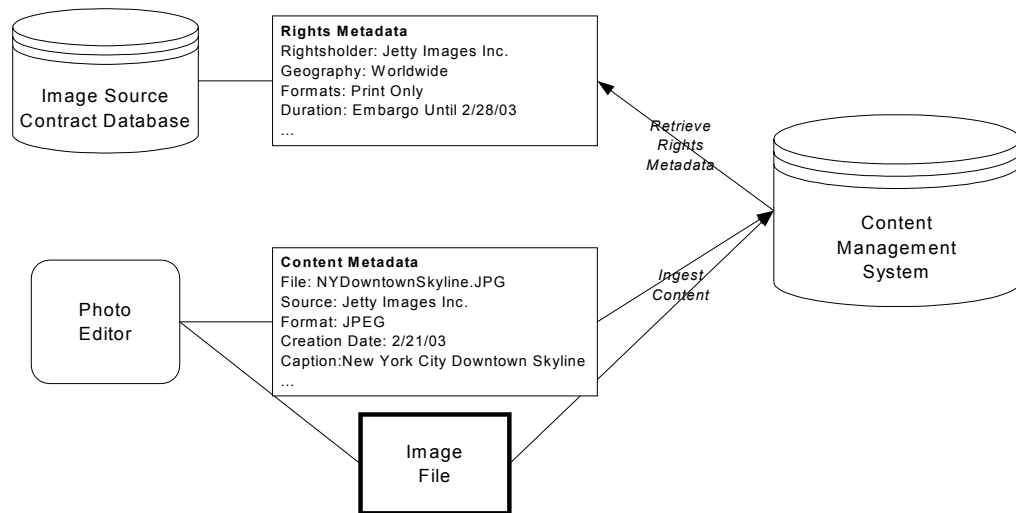


Figure 1: Integrating retrieval of rights metadata with ingestion of a digital image into a CMS.

In the scenario of Figure 1, the magazine publisher has a system for keeping track of freelance photographers or stock image agencies; many magazine publishers have such systems in the form of small databases on PCs. Systems for tracking freelancers sometimes also track information from the publisher's contract with each freelancer, covering such elements as the terms under which the publisher can redistribute the images it licenses. Terms can include restrictions by time (e.g., duration or embargo date), geography (e.g., U.S. only), and medium (e.g., print only, not electronic).

It is beneficial to integrate such rights databases with CMSs so that, as Figure 1 shows, rights information associated with the content sources can go into the CMS as rights metadata at ingestion time.

## Access Control and Workflow

The above example had to do with a scenario involving DAM and editorial and production workflow at a media company. ECM systems used within large corporations depend more on the identities and roles of users, both internal to the company and at the company's external business partners, to determine rights. That is because the "consumers" of information stored in corporate ECM systems are employees or business partners of the corporation, whose identities are known and authenticated.

In ECM systems, rights metadata can be supersets of the following types of information typically found in corporate systems:

- File access permissions, such as read, write, and delete.
- Resource access control lists of the type found in advanced operating systems and document management systems.
- User and group (role) identifiers, whether local to a single system or network identities, authenticated by passwords, biometrics, or other means.

The means by which a user establishes identity to a PC, server, or network is another important foundation for integrating rights information with content management.

ECM systems can use rights metadata in integrating with extranet portals that automatically provide selected information to business partners or the general public according to the “real time enterprise” model. Such systems can use identity and other rights metadata to determine what content to make available to which users and under what conditions. When integrated with persistent protection, those access conditions can hold for authenticated users even when they copy content away from the portal (e.g., onto the hard drives of PCs). Other types of metadata, such as keywords generated by a categorization tool, can help the portal system place each content item in the appropriate place on the Web site. All this can be done automatically, without user intervention.

Integration of content management with user and role identity is just as important in certain media industry applications as it is in corporate applications. For example, consider check-in and check-out functions that are common in production workflow and DAM systems in use at media companies. Once a user has checked content out of a workflow or DAM system, there is no telling what could be done with it. In the media industry, one of the “dirty little secrets” is that a lot of professional piracy occurs before products are released – that is, piracy is done (or at least facilitated) either by personnel inside a media company or by its business partners, such as post-production houses or mastering labs.

To help combat this problem, content creation/editing tool vendors can provide “trusted tools” that interoperate with persistent protection schemes. Tools can incorporate DRM controller (see p. 4) functions that use rights metadata to determine allowable operations on content, decrypt it, and provide that level of access. For example, only a sufficiently privileged user would be able to use a “Save As” function within a content editing tool. The tool would read rights metadata that was stored in the CMS from whence the asset came and packaged with the content (or contained in a separate license). As a backup to such trusted tools, the CMS could track and report on all content usage, so that any suspicious activity can be identified.

## **Distribution**

Various CMS vendors have made claims that their products function equally well for managing content internally to an organization as for distributing content to customers and business partners, but in reality, content management and distribution remain largely disparate steps in content lifecycles. WCM systems, and many ECM systems, often function as publishing platforms for Web sites rather than as internal content management platforms, while DAM systems rarely touch distribution processes. As a result, companies must often integrate separate systems for managing and publishing content.

Rights metadata should be a key element in the integration of content management and distribution systems.

In the classic B-to-C DRM scenario (see p. 4), a DRM packaging tool takes content files and assorted metadata, and it creates packages that are decrypted on the client side by controller hardware or software. DRM packaging applications typically have user interfaces for loading content and specifying rights to that content. A better solution would

be to store rights information directly in a CMS and have the DRM packager simply read it from there through database queries. Simple rights metadata could be stored in a CMS directly. More complex rights information, especially that which has to do with business rights or rights licensing terms (see p.5), would more typically be stored in a separate repository, and the CMS would merely store a unique identifier that links to the appropriate entry in that repository.

A more sophisticated integration between content management and DRM-based distribution is possible at media companies, which often maintain “product catalog” systems that contain product metadata. Product metadata overlaps with content metadata, but it is distinct, because a given item of content can appear in more than one different product. Different products can be intended for different types of customers (subscribers, one-time purchasers, free trial users, etc.) under different usage terms (unlimited, 30 days only, etc.), even though they may all include the same content.

Although few product catalog systems at media companies include this level of detail today, they will need to in the future as media companies put out greater and greater varieties of products based on their content. A further (and admittedly more extreme) need is to define and track products targeted to individual consumers, which implies a requirement to integrate content management and distribution systems with CRM (customer relationship management) and other types of customer databases, in order to define content rights in terms of individual identities instead of user types.

**Example:** an online music distributor has several different types of offers for its catalog of music tracks, including a monthly subscription to the entire catalog, a 7-day free trial of the monthly subscription, and paid downloads of individual tracks. A product catalog system should feed a DRM packaging application information about rights to music files that customer’s request.

As Figure 2 shows, rights metadata in both product catalog and DAM systems can feed directly into DRM packagers to achieve seamless integration with distribution without requiring manual overhead.

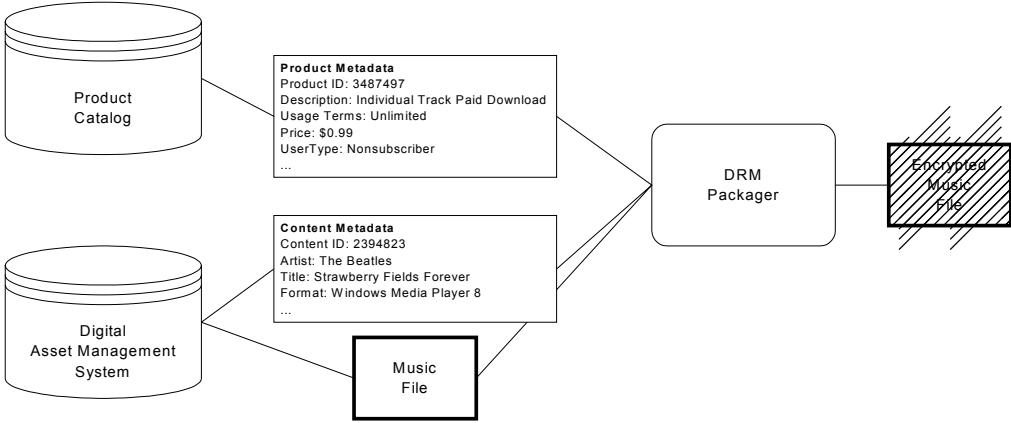


Figure 2: Integrating product and content metadata in a DRM packaging operation.

Note that rights-controlled distribution is not limited to persistent protection-based DRM systems. Many media companies feed their content to distribution partners under terms

that are covered by contract and therefore need not be enforced through persistent protection.

The simplest way to set up multiple content feeds is via file transfer protocol (FTP). A given content provider can have many different FTP feeds, each of which includes a different subset of the company's content; the ultimate example of this would be a news wire service, which has many different service levels for its subscribers. In this case, information about distribution partners can be linked with rights metadata from product catalog-type systems, which describe different levels of content offerings, to automate the process of putting the appropriate content in various FTP directories for distribution partners to pick up. The ICE protocol<sup>10</sup> provides ways of automating this process and describing rights and licensing terms, though without providing a persistent protection mechanism.

**Example:** In the magazine publishing example above, rights restrictions on images that derive from contracts with outside content sources result in rights metadata, stored in the CMS, which in turn governs distribution process so that each customer or distribution partner only sees the content to which they are entitled.

As Figure 3 shows, the magazine publisher from Figure 1 might have a Web publishing system that takes content automatically from the CMS and uses it to maintain the magazine's Web site. The Web publishing system would not use any images with rights metadata set to exclude online distribution.

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<sup>10</sup> The Information and Content Exchange protocol from IDEAlliance; see <http://www.icestandard.org>.

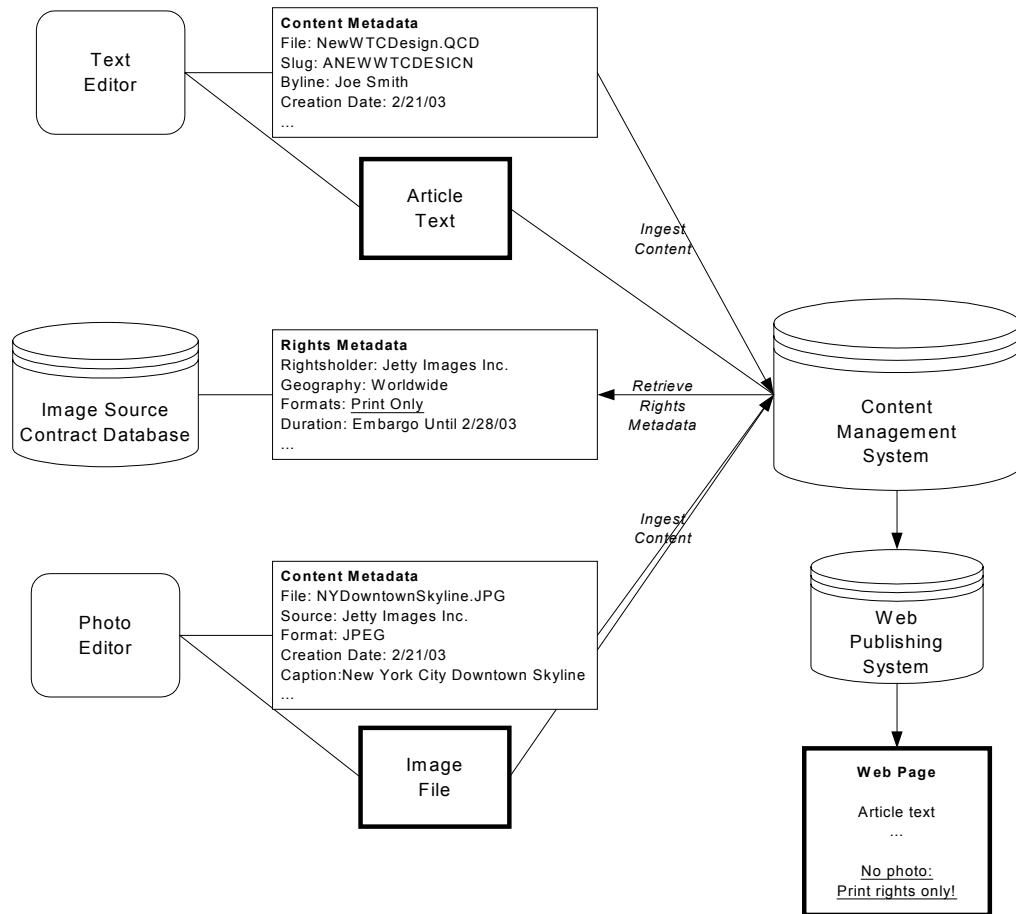


Figure 3: Integrating content and rights metadata through publishing process to automatically ensure that rights are respected.

## Rights Language: The Key to Integration

In the above examples, we have seen several different types of systems that all depend on the same types of rights metadata to achieve the types of automated process integration mentioned:

- Content creation and editing tools
- Content management systems – DAM and ECM
- Web publishing systems, including corporate portal systems
- Product catalog systems
- CRM and customer tracking systems
- Content distribution systems

As we noted on p. 12, integrating all of these types of systems with respect to rights-based processes would be much easier and less costly if every one of these systems had two things:

1. A common understanding of content rights and related information: that is, the same way of specifying, storing, and communicating rights information.
2. Standard ways of interoperating with software components that can interpret rights information and act on it in consistent ways – including persistent protection of content; authenticated access to protected content; tracking of content access; and facilitation of financial transactions or other forms of consideration that enable content access according to license terms.

The way to ensure that such integration can take place is to specify content rights and related information in a standard Rights Expression Language (REL). One such REL, XrML from ContentGuard, Inc, has been used as the basis for several standards bodies' REL definitions, including the Moving Picture Experts Group (MPEG), the Open eBook Forum (OeBF), and the Organization for the Advancement of Structured Information Standards (OASIS). XrML derives from research done in the mid-1990s at Xerox PARC by Dr. Mark Stefik into empirical types of content rights, information necessary to associate with content rights, and ways of expressing all such information with precision and non-ambiguity<sup>11</sup>.

Use of a standard Rights Expression Language provides many benefits to content owners. It ensures that the semantics of rights information remains consistent across systems without having to rely on "lowest common denominator" mappings among multiple types of rights information, thereby lowering both the cost of systems integration and the risk of legal trouble through misinterpretation of rights information.

For CMSs and various other types of content processing tools, use of an REL also makes these components more valuable by making them easier to integrate into highly automated end-to-end content lifecycle solutions. Amid all of today's claims of integrated digital media solutions, very few truly end-to-end solutions are available without requiring millions of dollars of risky custom development, much of which is spent on patching together isolated systems. An REL provides a good part of the interoperability "glue" that makes integration faster and cheaper, while also helping content owners protect their technology investments by ensuring component-level compatibility as the capabilities of CMSs and other systems grow over time.

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<sup>11</sup> See, for example, Stefik's paper "Letting Loose the Light: Igniting Commerce in Electronic Publication," in his book, *Internet Dreams: Archetypes, Myths, and Metaphors* (MIT Press, 1996).

## Conclusion

We have described the increasing complexity of content processes in various types of business environments, ranging from media companies to large corporations to government institutions. We have shown how persistent content protection and management of rights information are increasingly crucial to ensuring that business processes comply with contractual and regulatory demands, facilitate the implementation of new content-based business models, and protect valued corporate digital content both within the enterprise and with business partners.

We have also discussed various ways in which vendors of CMSs and other content-processing systems should integrate rights information, persistent protection schemes, and other rights processing components into their products. We noted that incorporating support for a standard Rights Expression Language goes a long way towards making such integration less costly, time-consuming, and risky by giving all components a common understanding of rights semantics as well as a common syntax for expressing them.

Ever since network-based distribution of digital content became a reality, content owners have been searching – mostly in vain – for cost-effective content management and distribution solutions that are truly integrated, enable them to pursue new business models and keep up with the latest technology, and ensure that content rights are respected for both legal and economic reasons. Standard Rights Expression Languages will help make this search finally come to a successful end.

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*White paper commissioned by*  
**ContentGuard, Inc.**



ContentGuard, Inc. is driving the standard for interoperability in Digital Rights. The company's broad foundation portfolio of DRM system patents, and its Rights Expression Language, XrML (eXtensible rights Markup Language) were originally developed at the Xerox Palo Alto Research Center (PARC). ContentGuard is driving the adoption of XrML as the industry standard for access and usage rights. XrML has been selected as the basis for the Moving Picture Expert's Group (MPEG) and the Open eBook Forum (OeBF) Rights Expression Language, and has been contributed to the Organization for the Advancement of Structured Information Systems (OASIS) Rights Language Technical Committee. Launched in April 2000, ContentGuard conducts its operations in Bethesda, MD, and El Segundo, CA. The company is owned by Xerox Corporation (NYSE:XRX), with Microsoft Corporation (NASDAQ: MSFT) holding a minority position.

For more information, please visit [www.contentguard.com](http://www.contentguard.com).