On Testing for Discrimination Using Causal Models

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Abstract

Consider a bank that uses an AI system to decide which loan applications to approve. We want to ensure that the system is fair, that is, it does not discriminate against applicants based on a predefined list of sensitive attributes, such as gender and ethnicity. We expect there to be a regulator whose job it is to certify the bank’s system as fair or unfair. We consider issues that the regulator will have to confront when making such a decision, including the precise definition of fairness, dealing with proxy variables, and dealing with what we call allowed variables, that is, variables such as salary on which the decision is allowed to depend, despite being correlated with sensitive variables. We show (among other things) that the problem of deciding fairness as we have defined it is co-NP-complete, but then argue that, despite that, in practice the problem should be manageable.

Introduction

AI systems are playing a larger and larger role in decision making these days, in applications like deciding who to interview and hire, deciding who gets paroled, and deciding who gets credit. Moreover, AI systems can often make these decisions better than people (Kleinberg et al. 2018a). However, as many have noted, this raises the concern that decisions are made based on sensitive attributes, such as race, gender, or religion.

Given the laws and regulations governing discrimination (i.e., making decisions based on the values of sensitive variables), we consider what we suspect will be an important use case in the future. We assume that there is a regulator that regulates financial institutions, for example, banks, and in particular the decisions made by the banks on whether to grant loans to applicants. (For definiteness, we assume that the system being regulated is a bank’s system for determining who gets a loan. But the points that we make apply without change to all decision-making systems where there are discrimination concerns.) The bank wants to make this decision based on their (possibly proprietary) causal/machine learning model. (We do not distinguish causal models from machine learning models, for reasons that will be come clear shortly.) The bank comes to the regulator seeking approval. The regulator has some variables that she considers sensitive. Intuitively, the bank is not supposed to use these in making its decision (although some uses may be permitted, as we shall see). The bank may view its model as proprietary, so wants to keep as many of the details regarding its model private, while still convincing the regulator that it is not discriminating.

We take the bank’s algorithm to be a “grey box”, where some of its features must be disclosed, but the bank can still keep many of its features proprietary. Specifically, we assume that the bank will need to disclose only which features are inputs and how they are computed from data obtained about the applicant, and provide the regulator with black box access to the system, so she can see the decision made given certain inputs. The bank will also request the regulator to have certain input variables be explicitly allowed. Intuitively, allowed variables are inputs that are correlated with sensitive variables but can be used by the bank’s algorithm to make decisions. For example, gender may be considered a sensitive variable, but salary may be an allowed variable, although it is correlated with gender. (Allowed variables have been called resolving variables; see, e.g., Kilbertus et al. 2017.) The regulator will have to decide whether to agree with the bank’s request regarding allowed variables. This is not an easy decision, and is one that ethicists and society at large may have to resolve. Nevertheless, we believe that there are necessary conditions that must be met for a variable to be allowed. The issues that arise here are essentially those that determine whether disparate impact has taken place, according to American law (Primus 2003).

Given the sensitive and allowed variables, our notion of fairness then says, roughly speaking, that the bank’s software is fair (i.e., acceptable to the regulator) provided that changing the values of the sensitive variables has no impact on the outcome, if all the allowed inputs are kept fixed. While our definition is very much in the spirit of earlier definitions of fairness that use causal models (in particular, the notion of counterfactual fairness introduced by Kusner et al. (2017), path-dependent notions of fairness considered in (Chiappa 2019; Nabi and Shpitser 2018), and the notion implicitly used by Kilbertus et al. (2017)), it differs in one significant way. Whereas the earlier definitions are all statistical, ours is not: it requires that outcomes are the same, not that their probabilities are equal. We argue that for
our setting, this is appropriate. Roughly speaking, we view a system as fair if it is fair for each applicant.

In this setting, we also examine the effect of proxy variables. It is often not difficult for an AI system to find a proxy for a sensitive variable and use that instead. For example, if gender is a sensitive variable, an AI system may use a highly correlated variable like favorite clothes as a proxy for gender. Indeed, not only can an AI system find proxy variables, if it is told that it cannot use sensitive variables in its decision, it will actively seek out proxies. Prince and Schwarcz (2020) point out that while the use of proxy variables is incompatible with (American) anti-discrimination laws, it is likely to increase substantially as more AI systems are used.

Kilbertus et al. (2017) take proxy variables to be nothing more than descendants of sensitive variables in the causal graph. If this were always the case, then dealing with them would be easy. Changing the value of a sensitive variable should change the value of its proxies, and hence the outcome. Our approach would call this unfair.

Unfortunately, it is not the case that proxy variables are always descendants of sensitive variables, for (at least) two reasons. The first is that a proxy variable can be correlated with a sensitive variable if it is a descendant of an ancestor of the sensitive variable. For example, if religious affiliation is a sensitive variable, one of its parents in the causal graph might be religious affiliation of parents. This is clearly a good proxy for religious affiliation even though it is not a descendant of it. However, there is another, arguably more serious reason that a proxy variable might not be a descendant of a sensitive variable. Suppose that an AI system is able to determine (perhaps by checking social media) which religious holidays an applicant celebrates (if any). Moreover, it treats this as an input variable. Of course, in an actual causal model of the world, religious holidays celebrated is clearly a descendant of religious affiliation. However, in the bank’s model, it is not. It is just a variable whose value is determined from social media. The bank’s system will not “understand” that it should be a descendant of religious affiliation, and the bank’s system designers might not even be aware of it being used. While the connection between religious affiliation and religious holidays celebrated is blatantly clear, the connection between other variables may not be at all clear, and not recognized by the system designers. In any case, religious holidays celebrated is not a descendant of religious affiliation; changing the value of religious affiliation will not affect the media posts observed. We discuss how the regulator can deal with both of these concerns in Section 3.

To summarize, the main contribution of this paper lies in creating a framework that clearly delineates what a regulator should not be a problem in practice.

Causal Models

In this section, we review the definition of causal models introduced by Halpern and Pearl (2005). The material in this section is largely taken from (Halpern 2016).

We assume that the world is described in terms of variables and their values. Some variables may have a causal influence on others. This influence is modeled by a set of structural equations. It is conceptually useful to split the variables into two sets: the exogenous variables, whose values are determined by factors outside the model, and the endogenous variables, whose values are ultimately determined by the exogenous variables. The structural equations describe how these values are determined.

Formally, a causal model $M$ is a pair $(S, \mathcal{F})$, where $S$ is a signature, which explicitly lists the endogenous and exogenous variables and characterizes their possible values, and $\mathcal{F}$ defines a set of (modifiable) structural equations, relating the values of the variables. A signature $S$ is a tuple $(\mathcal{U}, \mathcal{V}, \mathcal{R})$, where $\mathcal{U}$ is a set of exogenous variables, $\mathcal{V}$ is a set of endogenous variables, and $\mathcal{R}$ associates with every variable $Y \in \mathcal{U} \cup \mathcal{V}$ a nonempty set $\mathcal{R}(Y)$ of possible values for $Y$ (i.e., the set of values over which $Y$ ranges). For simplicity, we assume here that $\mathcal{V}$ is finite, as is $\mathcal{R}(Y)$ for every endogenous variable $Y \in \mathcal{V}$. $\mathcal{F}$ associates with each endogenous variable $X \in \mathcal{V}$ a function denoted $F_X$ (i.e., $F_X : (\times_{Y \in \mathcal{U}} \mathcal{R}(U)) \times (\times_{Y \in \mathcal{V} - \{X\}} \mathcal{R}(Y)) \rightarrow \mathcal{R}(X)$). This mathematical notation just makes precise the fact that $F_X$ determines the value of $X$, given the values of all the other variables in $\mathcal{U} \cup \mathcal{V}$.

The structural equations define what happens in the presence of external interventions. Setting the value of some variable $X$ to $x$ in a causal model $M = (S, \mathcal{F})$ results in a new causal model, denoted $M_{X \leftarrow x}$, which is identical to $M$, except that the equation for $X$ in $\mathcal{F}$ is replaced by $X = x$.

We can also consider probabilistic causal models if we want to talk about the probability of causality (and, for our purposes, the probability of discrimination). A probabilistic causal model is a tuple $M = (S, \mathcal{F}, \mathsf{Pr})$, where $(S, \mathcal{F})$ is a causal model, and $\mathsf{Pr}$ is a probability on contexts.

The dependencies between variables in a causal model $M = (\mathcal{U}, \mathcal{V}, \mathcal{R}, \mathcal{F})$ can be described using a causal network (or causal graph), whose nodes are labeled by the endogenous and exogenous variables in $M$, with one node for each variable in $\mathcal{U} \cup \mathcal{V}$. The roots of the graph are (labeled by) the exogenous variables. There is a directed edge from variable $X$ to $Y$ if $Y$ depends on $X$; this is the case if there is some setting of all the variables in $\mathcal{U} \cup \mathcal{V}$ other than $X$ and $Y$ such that varying the value of $X$ in that setting results in a variation in the value of $Y$; that is, there is a setting $\mathbf{z}$ of the variables other than $X$ and $Y$ and values $x$ and $x'$ of $X$ such that $F_Y(x, \mathbf{z}) \neq F_Y(x', \mathbf{z})$. A causal model $M$ is recursive (or acyclic) if its causal graph is acyclic. It should be clear that if $M$ is an acyclic causal model, then given a context, that is, a setting $\mathbf{u}$ for the exogenous variables in $\mathcal{U}$, the values of all the other variables are determined (i.e., there is a unique solution to all the equations). In this paper, following the literature, we restrict to recursive models.
A Regulatory Framework

In this section we provide more detail about how we expect the regulatory framework to work.

Sensitive variables: We assume that, for each application, the regulator has a set of variables that are taken to be sensitive (such as race, gender, and so on), typically determined by the law.

The bank’s network: Knowing the sensitive variables, the bank can build its AI software. We assume that the bank collects data for each of its applicants. That data is described by a collection of variables that we call the data variables. The data variables will likely include the answers given by an applicant on an application form; they may also include, for example, data scraped off the web. The bank would be required to ask for the values of all sensitive variables, so the sensitive variables form a subset of the data variables. (Presumably the bank would tell applicants something like “We will not use this data to determine the outcome of your application, but we are required by law to collect it.”)

We assume that the bank uses a (possibly proprietary) network to determine its decision. The bank would use the data that it collects about an applicant to determine the value of the input variables of its network, so it can compute a decision for that applicant. Some of the data variables might themselves be input variables; other input variables might be determined by the data variables according to some rule. We call this rule the input rule. The bank would be required to reveal to the regulator what data it collects, how it collects it (Does it come from an application form? Is it scraped off the web? If so, from where?), what the input variables to its network are, and the input rule. We take the “bank’s system” to consist of all this information, together with the set of allowed variables, discussed next. Formally, a system is tuple \((D, \tilde{X}, M, \tilde{A}, f)\), where \(D\) is a set of data variables, \(\tilde{X} \subseteq D\) is a set of sensitive variables, \(M = ((U, V, R), F)\) is a causal model, except that we extend \(R\) so that it also associates with each variable \(D \in D\) a set \(R(D)\) of values (as well as associating a set of values with each variable in \(U \cup V\)), \(\tilde{A} \subseteq U\) is a set of allowed variables, and \(f : R(D) \rightarrow R(U)\) is the data rule (we are treating the exogenous variables of \(M\) as the input variables).

Note that here we are viewing the bank’s network as a causal graph, where the inputs are the exogenous variables. (It may actually be even more appropriate to think of the data variables as the exogenous variables, and then view the input layer of the neural network as being determined from the data variables using the input rule.) The internal nodes of the bank’s network are endogenous variables, whose values are determined from the values of its parents using some function (e.g., a softmax). It seems reasonable to view the bank’s network as a causal graph; after all, the bank’s decision as to whether to approve the loan is caused by the values of the inputs to the network. We assume that among the output values (i.e., leaves) of the bank’s causal network is the decision. All our definitions are with respect to a particular decision. The network can have several decision variables, and it can be fair with respect to some of them and unfair with respect to others.

Allowed variables: After the software is built, the bank may ask the regulator to consider certain input variables as allowed. The bank will have to make a case for this; as we suggested in the introduction, we expect the case to have the same form as that currently made to justify a practice having disparate impact in American law. Namely, the bank would have to show that considering these variables is justified by “business necessity”. For example, the bank might argue that, if it is not allowed to take salary into account, the decisions made would be so bad that the bank would just stop making loans altogether. The bank will have to collect data to back this up. But we should note that what counts as appropriate justification of the disparate impact standard is widely disputed. It may be far from obvious what the “right” thing is to do. Consider an example taken from Kleinberg et al. (2018b):

“A state government is hiring entry-level budget analysts. It gives a preference to applicants from the prestigious colleges and universities, because these applicants have done best in the past. This has a disproportionate adverse effect on African-American applicants. Should the variable university rank be allowed? A strong business case would have to be presented. This observation suggests that if a system with certain allowed variables is judged to be fair, and some groups feel that it is nonetheless discriminatory, the regulator’s choice of allowed variables might serve as the basis for a legal challenge. Despite the difficulty of doing this, and the potential for lawsuits, we believe that the regulator will ultimately need to decide which variables to treat as allowed (perhaps with inputs from various interested parties).

Proxy variables: As we said, we expect the regulator to treat the bank’s software as a “grey box”. But she will need to be told all the input variables and how they are obtained. The main reason for needing to know the input variables is to test for proxy variables. We do not see any way of checking this other than by checking, for each subset of sensitive variables, whether some subset of input variables gives inappropriate information about the variables in the set.

We formalize this below, but before going on, we should stress that the concern about proxy variables used by a system being correlated with sensitive variables is a real one, that has been shown to arise in practice. For example, Datta et al. (2015) showed that the AI system used by Google to decide which job ads to show users makes some discriminatory decisions. When users provided gender information on the Ad Settings page, Datta et al. showed that simulated users who indicated that they were male

\(^1\)To give just one real-world example of the difficulty of deciding what should be allowed, as pointed out by Kleinberg et al. (2018b), there are ongoing debates and studies regarding whether, in our language, it is reasonable to take the variable prior incarceration record to be allowed. Does it help or hurt willingness to hire black applicants? (See, e.g., (Agan and Starr 2018).)
received ads that promised large salaries more frequently than simulated female users. But Google clearly used as input more than just the Ad Settings to decide which ads to show to each user. The kind of ads shown depended in large part on the web pages visited by the user. Clearly, the web pages visited can be a proxy for gender. For example, the bloggers that the user follows, use of particular keywords in the user’s posts on social media, and the user’s shopping activity can all be used to infer gender. Each variable separately might not have a high correlation with gender, but together they might indicate with a high degree of certainty that the user is female.

In addition to gender, which is clearly a sensitive attribute and should not influence the job ads shown, Datta et al. also found that ads shown depend on whether the user visits certain webpages associated with substance abuse. Here it is less clear whether this should be illegal, as Google might argue that substance abuse is highly correlated with inability to keep a high-responsibility (and high-paying) job. In the language of this paper, Google might argue that substance abuse should be an allowed variable; it is then up to the regulator to approve or deny this request.

There are a number of plausible definitions of what it means for the bank’s input variables to give inappropriate information about sensitive variables. We consider the following requirement, which we believe captures the intuition:

- For some subset $\tilde{X}$ of sensitive variables, some setting $\tilde{x}$ of the variables in $\tilde{X}$, some subset $\tilde{Y}$ of disallowed input variables, some setting $\tilde{y}$ of the variables in $\tilde{Y}$, some subset $\tilde{A}$ of allowed input variables, and some setting $\tilde{a}$ of the variables in $\tilde{A}$, the event $\tilde{X} = \tilde{x}$ is independent of $\tilde{Y} = \tilde{y}$ given $\tilde{A} = \tilde{a}$.

This condition says that knowing the values of some disallowed variables and some allowed variables does not give any information about sensitive variables beyond what is given by the allowed variables alone. To understand this, first consider the case that the set $\tilde{A}$ of allowed variables is empty. Then this just says that that disallowed input variables give no information about sensitive variables. Now, by assumption, the allowed variables do give information about the sensitive variables (e.g., knowing the salary of an applicant gives some information about the applicant’s gender). Thus, in the case that $\tilde{A}$ is nonempty, this condition says that knowing the values of disallowed variables does not give any information about the values of sensitive variables beyond what is given by the allowed variables. Note that information is not “additive”. The fact that the bank cannot predict the values of sensitive variables just from disallowed variables does not mean that it cannot predict the values of sensitive variables better using the allowed and disallowed variables than it could from the allowed variables alone. For example, if pet ownership (a disallowed variable) is distributed equally between women and men, but is highly correlated with salary (an allowed variable) for men and not at all for women, then pet ownership alone does not give any information about gender, but together with salary it can determine gender with a higher degree of certainty than salary alone.

While this is the high-level intuition we want to enforce, what does the regulator actually check? That is, what probability distribution is it going to use to determine independence? We believe that, in practice, the regulator will have to use the probability distribution determined by the bank’s applicants. Of course, the distribution determined by this sample may not be a completely accurate description of the distribution of the actual population (e.g., there might be some self-selection about who applies for a loan) and may not have enough data to determine all the relevant independencies. For example, for some setting $\tilde{y}$ of $\tilde{Y}$, there may not be enough applicants that have inputs $\tilde{Y} = \tilde{y}$ to determine whether $X = x$ is independent $\tilde{Y} = \tilde{y}$. In any case, it seems unreasonable to expect complete independence in the sample; the regulator should have a threshold of acceptability. The following definition is a first pass at making precise what we require, where $\Pr$ now represents the sample distribution, $sd(\tilde{X})$ is the standard deviation of $\tilde{X}$, and $\epsilon$ is some regulator-defined threshold. (The final definition is a slight generalization.)

**Definition 1 (Preliminary version:)** A system has no disallowed proxy variables (at threshold $\epsilon$) if for all subsets $\tilde{X}$ of sensitive variables, all settings $\tilde{x}$ of $\tilde{X}$, all subsets $\tilde{Y}$ of disallowed input variables, all settings $\tilde{y}$ of $\tilde{Y}$, all subsets $\tilde{A}$ of allowed input variables, and all settings $\tilde{a}$ of $\tilde{A}$ such that $\Pr(\tilde{Y} = \tilde{y} \land \tilde{A} = \tilde{a})$ is sufficiently large to determine statistical independence,

$$\frac{|\Pr(\tilde{X} = \tilde{x} \mid \tilde{A} = \tilde{a}) - \Pr(\tilde{X} = \tilde{x} \mid \tilde{Y} = \tilde{y} \cap \tilde{A} = \tilde{a})|}{sd(\tilde{X})} < \epsilon.$$ 

The standard deviation $sd(\tilde{X})$ serves as a normalizing factor here; we are computing whether using the disallowed variables gives more than an $\epsilon$ fraction of a standard deviation of extra information.

Definition 1 can be visualized as dividing the applicants into “buckets”, where each bucket corresponds to a setting of some disallowed variables, and then checking whether there are buckets that are sufficiently large to be meaningful and have a distribution of sensitive variables that is different from the whole dataset. This check is meaningful only if the bucket is large enough, which might not be the case for very many buckets. We can get a somewhat more general definition by allowing buckets to be combined. Formally, “combining two buckets” simply mean conditioning on their union. That is, rather than just conditioning on $\tilde{Y} = \tilde{y}$ in Definition 1, we consider subsets $\tilde{Y}^1, \ldots, \tilde{Y}^k$ of input variables and values $\tilde{y}^1, \ldots, \tilde{y}^k$, and condition on $(\tilde{Y}^1 = \tilde{y}^1 \cup \ldots \cup \tilde{Y}^k = \tilde{y}^k)$; similarly, instead of just conditioning on $\tilde{A} = \tilde{a}$, we can condition on $\tilde{A}^1 = \tilde{a}^1 \cup \ldots \cup \tilde{A}^m = \tilde{a}^m$, for subsets $\tilde{A}^1, \ldots, \tilde{A}^m$ of allowed variables. We take this to be the official definition of having no disallowed proxy variables. Note that an important special case of this is abstracting values. For example, if $Y$ is the variable age, rather than just conditioning on $age = 37$, we can condition
Certifying a system as fair: To certify a system as fair, the regulator must conduct a number of checks. We already discussed an important check above: checking that the system has no disallowed proxy variables. The regulator must also check that the values of the data variables are obtained as the bank claimed that they were, and that the input variables were obtained from the data variables according to the data rule. (Recall that we require the bank to reveal the data variables used, how they are obtained, and the data rule used to compute the values of the input variables.) The regulator should be able to check the latter properties (i.e., the ones other than checking that there are no disallowed proxy variables, to which we return below) by sampling applications. To understand why this is critical, consider the following example.

Example 1 Since it gets salary information in many different currencies, the bank convinces the regulator that, not only should salary be allowed, but it should be able to convert all information regarding salary to internal units of currency (according to agreed-upon conversion rates). But in doing the conversion, the bank slightly modifies the salary, replacing the low-order number by either 0 or 1, depending on whether the applicant is male or female. For example, a salary of 87,325 (in the bank’s internal units) would become either 87,320 or 87,321, depending on whether the applicant is male or female. This means that the bank can base its decision completely on gender. This is precisely why the regulator needs to know how all the input variables in the bank’s system are calculated from data. If the regulator knows this, she should be able to spot the discrepancy above. But this will clearly require an alert regulator!

Finally, the regulator must check that there are no inputs being used other than those listed by the bank. As we said, we assume that the regulator has access to the input data for all applicants. (It actually suffices that she can get data for a reasonably large random subset of applications.) To ensure that she is testing all the relevant variables in the tests discussed above, the regulator can test that setting the inputs appropriately gives the decision taken by the bank. The fact that the bank will be monitored in this way should suffice to prevent it from using undeclared inputs.

With all these tests of the input variables out of the way, the regulator can check that there is no discrimination in the more standard sense, namely, checking whether changing the values of sensitive variables has any impact on the decision, once we fix the allowed inputs. This is a way of making precise a claim like “gender has no impact on the decision, beyond its impact on allowed variables (such as salary)”. Making this precise in our setting is slightly more complicated than it would be if we were just dealing with causal models, since the sensitive variables are not necessarily part of the causal model (i.e., they may not be in the bank’s network), but are rather data variables that are collected from the applicant. To make this precise, suppose that the data rule for determining the values of input variables from the values of data variables is given by the function $f$. Thus, given a setting $\vec{d}$ of the data variables, $f(\vec{d})$ is a setting of the input variables. Given a subset $\vec{B}$ of input variables, let $f_{\vec{B} \leftarrow f(\vec{d})}(\vec{d}')$ denote the setting of the input variables where the values of all input variables other than those in $\vec{B}$ are given by $f(\vec{d})$, while the values of the input variables in $\vec{B}$ are given by $f(\vec{d}')$.

Definition 2 A bank’s system $(D, \vec{X}, M, \vec{A}, f)$ is fair with respect to decision variable $D$, where $D$ is an endogenous variable in $M$, if, for all settings $\vec{d}$ of the data variables $D$ and settings $\vec{d}'$ that agree with $\vec{d}$ except for the values of some sensitive variables, the value of $D$ with the input (i.e., exogenous) variables set to $f(\vec{d})$ is the same as that with the input variables set to $f_{\vec{A} \leftarrow f(\vec{d})}(\vec{d}')$.

Our definition differs from other causal definitions of fairness (e.g., (Kilbertus et al. 2017; Kusner et al. 2017; Loftus et al. 2018)) in one significant respect. Other definitions of fairness are statistical. They require only that the probability of the decision $D$ having a certain value is the same for all settings of the sensitive variables. This difference is mainly due to our application. We assume that the values of all the exogenous variables are known (since they represent inputs to the bank’s system); in the other papers, it is assumed that all that is known about the contexts is their probability. Given that we take the values of exogenous variables to be known, we believe that our choice is appropriate for our application.

Dealing with complaints: Suppose that the bank’s system is certified as fair, yet someone brings a complaint of discrimination. The bank should be able to provide all the values of the data variables for that person. The regulator can verify that all input variables were computed appropriately and that the bank’s software really does produce the result claimed by the bank for these values. If, despite this, the regulator finds that the complaint has merit, she can then check the effect of disallowing some allowed variables, to try to pinpoint what is causing a perhaps undesirable result. We anticipate that complaints may result in pressure to change the system.

Changing the status of variables: While the AI system is created and maintained by the bank, variables are defined as sensitive or allowed by the regulator; their status may change over time. For example, the Equal Credit Opportunity Act (ECOA) of 1974 prohibited creditors from discrimination on the basis of race, color, religion, national origin, sex, marital status, or age, thus making these attributes sensitive variables. Not all cases of such changes require re-certification, but some do. It is fairly straightforward to see that declaring a previously non-sensitive variable sensitive can render a previously fair system unfair. Indeed, this probably happened with many bank systems in 1974. It is also easy to see that if a previously sensitive variable is declared non-sensitive, then a system that was previously fair continues to be fair (and a system that was unfair may become fair).
The effect of changing the status of allowed variables is somewhat less obvious. In fact, both changing the status of a previously disallowed variable to allowed and making a previously allowed variable disallowed can change the status of the system from fair to unfair or the other way around. Consider a loan-application system with two data variables: a sensitive variable gender, with values \{M, F\}, and a non-sensitive variable (loan application) amount, with values \{low, high\} (we make both variables binary for ease of exposition). The data variable amount is also an input variable, along with salary, which, again, has two values: \{low, high\}. The value of salary is low if gender=F and high otherwise. Finally, the decision is “yes” if amount=low or salary=high. If salary is not an allowed variable, then the system is clearly unfair: Toggling the gender from F to M changes the decision from “no” to “yes”. Changing the status of the salary variable to allowed, however, makes the system fair, as gender affects the decision only via salary.

Perhaps a more surprising observation is that making a previously disallowed variable allowed can make a previously fair system unfair. Suppose that we add a new input variable impulsivity to the system above, which is low if gender=F and high otherwise, and change the equation for the decision to be “yes” if either salary=high or impulsivity=low. It is easy to see that the system approves all loan applications, and if there are no allowed variables, it is fair. If salary now becomes an allowed variable, the system stops being fair: if gender=F and we toggle gender while keeping salary fixed to low, impulsivity becomes high, and the loan is not approved.

**Complexity**

Clearly, for the regulator to certify a system, she will have to be able to carry out all the checks in a reasonable amount of time. We assume that the regulator can run the bank’s software on a specific input (i.e., for a particular applicant) to see what the outcome would be, and do so in polynomial time. The following result seems to suggest that checking for fairness will be difficult. Importantly, it holds even if there are relatively few sensitive variables (which is likely to be the case in practice).

**Theorem 1** Deciding if a system is fair is co-NP-complete. More precisely, if \(L_{\text{fair}}\) is the language consisting of all tuples \((D, X, M, A, f, D)\) such that \((D, X, M, A, f)\) is a system, \(D\) is an endogenous variable in \(M\), and \((D, X, M, A, f)\) is fair with respect to decision variable \(D\), then \(L_{\text{fair}}\) is co-NP-complete. This is true even if the number of settings of exogenous sensitive variables is bounded.

**Proof.** To see that checking for fairness is in co-NP, it suffices to check that the complementary problem is in NP. To check for unfairness we simply have to guess a setting of the input variables (which amounts to guessing the features of an applicant), and guess two settings of the sensitive variables that give different values for \(D\).

To show that checking fairness is co-NP hard, we reduce the problem of checking whether a propositional formula \(\phi\) is valid to the problem of checking fairness. Given a propositional formula \(\phi\) whose primitive propositions are \(X_1, \ldots, X_n\), consider a system with data variables \(X_0, X_1, \ldots, X_n\), all binary, such that \(X_0\) is sensitive and the remaining variables are not. Consider a causal model \(M_{\phi}\) where the exogeneous variables are \(X_0, X_1, \ldots, X_n\), the data rule is the identity, there is only one endogenous variable, \(D\), and no allowed variables. The equation for \(D\) is \(D = 1\) if \(X_0 = 0\), and \(D = \phi\) if \(X_0 = 1\). Since there are no allowed variables, this system is fair iff \(\phi = 1\) (i.e., \(\phi\) is true) for every setting of the variables \(X_1, \ldots, X_n\). But this is the case iff \(\phi\) is valid. ☐

As complaints would typically originate from one perceived case of discrimination, the regulator might have an easier task checking a complaint than certifying the whole system. Checking fairness for a specific applicant can have lower complexity than checking fairness of the system in general. In order to reason about this complexity formally, we introduce the following definition of fairness with respect to a specific case.

**Definition 3** [Case-specific fairness] \((D, X, M, A, f)\) is fair with respect to decision variable \(D\) and setting \(\vec{d}\) of the variables in \(D\) if, for all settings \(\vec{d}'\) that agree with \(\vec{d}\) except for the values of some sensitive variables, the value of \(D\) with the exogenous variables set to \(f(\vec{d}')\) is the same as that with the input variables set to \(f(\vec{d})\).

Here there is some good news. Although the problem continues to be co-NP-complete, the co-NP-completeness stems completely from the number of possible settings of the sensitive variables (since we have to check that the value of the decision variable is unaffected if we change the values of the sensitive variables). If we assume, as will almost certainly be the case in practice, that there are relatively few sensitive variables and that they have relatively few values, we can do a brute force check in polynomial time.

**Theorem 2** Deciding if a system is fair with respect to a setting of the data variables is co-NP-complete, but is polynomial in the number of settings of the sensitive variables. More precisely, if \(L_{\text{fair}}^D\) is the language consisting of all tuples \((D, X, M, A, f, D, \vec{d})\) such that \((D, X, M, A, f)\) is a system, \(D\) is an endogenous variable in \(M\), and \(\vec{d}\) is a setting of the variables in \(D\), and \((D, X, M, A, f)\) is fair with respect to \(D\) and \(\vec{d}\), then the decision problem for \(L_{\text{fair}}^D\) is co-NP-complete, but is polynomial in the number of settings of the exogenous variables.

**Proof.** Given a system, a decision variable \(D\), and a setting \(\vec{d}\) of the data variables, we can check if \(D\) has the same value for all settings \(\vec{d}'\) that agree with \(\vec{d}\) except for the values of the sensitive variables. This is clearly polynomial in the number of settings of the exogenous variables.

If there is no bound on the number of sensitive variables, then the problem is still clearly co-NP (this is a special case of Theorem 4.1). To show co-NP hardness, we again reduce the validity problem to the problem of checking
fairness. Given a propositional formula $\phi$ whose primitive propositions are $X_1, \ldots, X_n$, we consider a system with data variables $X_0, X_1, \ldots, X_n$, all of which are sensitive, where $X_1, \ldots, X_n$ are the variables of $\phi$ and $X_0$ is a fresh variable, the data rule is the identity, there is only one endogenous variable, $D$, whose equation is $X_0 \lor \phi$, and there are no allowed variables. This system is fair iff $D$ has the same value for all settings of the exogenous variables. If $X_0 = 1$, then $D = 1$, so we must also have $D = 1$ if $X_0 = 0$. But this means that for all settings of $X_1, \ldots, X_n$, $D = 1$. This is the case iff $\phi$ is valid.

Theorem 4.2 already suggests why the co-NP-completeness of checking fairness will not be a big problem in practice, assuming that the number of settings of sensitive variables is small. Checking fairness for a particular individual can be done quickly. Thus, the regulator can easily sample a relatively large number of applicants and verify that fairness holds for all of them. Why is this compatible with Theorem 4.1? To verify that the formula is valid, we must check all possible settings of the primitive propositions in the formula. If the bank’s system uses, say, 1000 input variables, even if they are binary, there are $2^{1000}$ settings of these variables, far more than the number of applicants. We care only about the settings that actually arise for applicants.

There is one check that the regulator must perform whose complexity we have not yet considered: checking that there are no disallowed proxy variables. Again, we believe that this will not be a problem in practice. Note that whether there are disallowed proxy variables depends on features of the applicants; that is, it is not an intrinsic property of the causal graph, but a property of the data. We believe that, given $n$ applicants, or, more precisely, given the settings of the data variables for $n$ applicants, the decision rule, and a specification of which variables are sensitive), and a threshold $\epsilon$, we should be able to check in time polynomial in $n$ whether there are disallowed proxy variables by using machine learning techniques. However, we leave verifying this to future work.

There is a concern that the bank might have a better machine learning program than the regulator, so that the regulator might not detect any correlation between the disallowed variables and the sensitive variables, but the bank’s program can. This is clearly a topic that requires further investigation.

On what dataset should the regulator run the checks that we have described? We expect there to be a wealth of historical data that is used by the bank to train its AI system. The regulator can request the same training set as the bank uses and run the initial checks on that set. The regulator should then request all the applicant data after the bank starts running its system, and do periodic checks on (a sample of) that data. Note that the bank can try to fool the regulator initially, by omitting applicants from the dataset that would demonstrate that there are disallowed proxy variables. But as long as the regulator has access to all the applicants, that problem should be spotted relatively quickly. And if the bank does not share all the applicant data, this will be discovered when someone complains. We assume that there is a system of fines and sanctions that would discourage this type of “cheating”. Of course, it is possible that the bank’s initial dataset is not representative of later data for legitimate reasons. For example, there may be changes in the legal process for applying for a loan application. But then we would expect the bank to have to (and be able to) justify why the initial dataset is not representative.

As these results suggest, regulators should be able to certify a bank’s system in a reasonable amount of time, despite the initially discouraging complexity results, although more work needs to be done to develop algorithms for verifying that a system has no proxy variables.

Conclusions

Assuring fairness of AI algorithms is a relatively recent topic of interest, but it has already attracted a lot of attention, due to the ever-increasing use of AI to make decisions. We believe that there will be pressure to regulate this activity. Companies may even welcome this regulation, to avoid getting sued for their practices. Indeed, a number of large companies recently released packages to detect certain types of unfairness in the form of bias or under-representation (e.g. IBM’s AI Fairness 360 (IBM 2018) and Facebook Fairness Flow (Facebook 2021)). These packages are not a general attempt to provide a regulatory framework; they have tailor-made routines to check for particular types of discrimination. But this does demonstrate that industry is aware of the problem and is taking preliminary steps. There has also been work on discovering discrimination against individuals (Bonchi et al. 2017; Kilbertus et al. 2017; Zhang, Wu, and Wu 2016, 2019). (Recall that in our setting, this can be checked easily.)

In this paper, we make a first attempt to define such a regulatory framework, with definitions and criteria that can be verified and supported by evidence. While the worst-case complexity of certifying fairness may appear high, in practice, we expect that the certification process will be quite fast and efficient. Of course, not everyone will agree with all the choices we have made here, and some may feel that more (or less) regulation should be required. We welcome discussion of these issues. We believe that it is important for the AI community to take the lead here, and help guide policy-makers in coming up with ways to certify software as acceptable. We hope that our work provides a useful first step in this direction.

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