Committee on WIPO Standards (CWS)

Eleventh Session
Geneva, December 4 to 8, 2023

PROPOSAL FOR THE GUIDELINES FOR THE DATA CLEANING OF NAMES

Document prepared by the Name Standardization Task Force Co-Leaders

BACKGROUND

1. At its fifth session of the Committee on WIPO Standards (CWS), held in 2017, a new Task was added to the CWS work program: Task No.55. The Name Standardization Task Force was created at the same session and assigned this Task No. 55, the description of which was:

   “Envisaging developing a WIPO standard assisting Industrial Property Offices (IPOs) in providing better ‘quality at source’ in relation to applicant names, prepare a proposal for future actions aimed at the standardization of applicant names in IP documents and present it for consideration by the CWS.”

   (See paragraphs 85 to 88 of document CWS/5/22.)

2. At its seventh session in 2019, the CWS noted that the Secretariat had circulated a survey on the use of identifiers for applicants by Industrial Property Offices (IPOs) in November 2018, as agreed at the sixth session of the CWS. Since the survey on the use of identifiers was completed, the Task Force proposed to revise the description of Task No. 55 by reference to this survey. The CWS approved the revised description of Task No. 55, which now reads:

   “Envisaging developing a WIPO standard assisting Industrial Property Offices (IPOs) in providing better ‘quality at source’ in relation to applicant name, prepare a proposal for future actions aimed at the standardization of applicant names in IP documents and present it for consideration by the CWS.”

   (See paragraphs 72 to 79 of document CWS/7/29.)
3. A workshop was hosted by the International Bureau in 2019 to discuss name standardization issues. Speakers were invited from both Offices and industry to share practices and possible solutions. At this workshop, the International Bureau noted that IPOs had many different approaches to data cleanup for name standardization.

4. Further details regarding the progress made by the Task Force since the last session of the CWS on their work-plan can be found in document CWS/11/22.

PROPOSED GUIDELINES

5. The Name Standardization Task Force, under the framework of Task No. 55, prepared a final proposal for a set of guidelines to support IPOs undertaking name data cleaning. These guidelines are provided as the Annex to the present document.

6. These guidelines were prepared to provide general and high-level recommendations. Variations in factors such as legal requirements, data practices, the purpose of the clean-up, the intended use of the data, resource requirements, and technical considerations mean that there is no single approach that works best across all IPOs. These recommendations are intended to reflect general practices that can be applied at any IPO in support of cleaning customers' name data, which in turn supports better name standardization and name matching techniques by downstream users.

7. The Task Force notes that WIPO Standard ST.20 provides recommendations to produce indexes to patent documents disclosing names of applicants and other customers, and to promote a uniform presentation of names occurring in these indexes, as well as a uniform method of ordering the names in the index itself. The finalized guidelines therefore will include a reference to this Standard and supports its use.

8. If approved by the CWS at the current session, it is proposed that the CWS requests the Secretariat to publish these guidelines in Part 3 of the WIPO Handbook at: https://www.wipo.int/standards/en/part_03_standards.html.

9. The CWS is invited to:

(a) take note of the content of the present document and the Annex to the present document; and

(b) consider and approve the guidelines as referenced to in paragraphs 5 to 7 above and as reproduced in the Annex to the present document; and

(c) request the Secretariat to publish the guidelines in Part 3 of the WIPO Handbook as referred to paragraph 8 above.

[Annex follows]
GUIDELINES FOR THE DATA CLEANING OF NAMES

Proposal presented for approval by the Committee on WIPO Standards (CWS) at its eleventh session

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GUIDELINES FOR THE DATA CLEANING OF NAMES

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INTRODUCTION

1. This set of guidelines covers general considerations for the intake, processing, cleaning, and publication of clean name data. It does not address the many complex issues with approaches to data cleaning, name localization or transformation such as transliteration, transcription or translation, or approaches to name standardization such as selection of algorithms, where and when transformations are applied, frequency, or merging strategies. These decisions will vary greatly depending on the party applying them, the purpose of transformations, and the quickly evolving nature of matching algorithms.

2. It should be noted that WIPO Standard ST.20 provides recommendations to produce indexes to patent documents giving names of applicants and other customers, and to promote a uniform presentation of names occurring in name indexes as well as a uniform method of ordering the names in the index itself.

DEFINITIONS

3. In the context of this document:
   (a) “IPO” refers to an Intellectual Property Office, which manage application and registration process for intellectual property rights.
   (b) “Customer data” means data on applicants, registrants, owners, legal representatives, or other parties held by an IPO in connection with an IP right, application, registration, or other instrument. This standard is primarily concerned with customer name data: personal names, business names, and related information such as city, address, or email that can be used to disambiguate potential name matches.
   (c) “Clean data” means data that is accurate, consistent, and reliable, free from errors and duplication. As the degree of cleanness in a large complex data set is difficult to measure, various metrics may be used as proxies for cleanness or related properties, such as fitness for purpose.
   (d) “Transliteration” means the mapping of source language character(s) to target language (phonetic) character(s).
   (e) “Transcription” means the mapping of a source language character/logogram/syllable/phoneme to something that corresponds to the sound in the respective system of the target language.
   (f) “Translation” represents the meaning of a word or concept in the source language with something that corresponds to the meaning in the target language.

INTAKE

4. IPOs may provide the ability for customers to create and manage electronic customer records containing published name information: personal names, business names, names of legal representatives, and related information such as city, address, or email.

5. IPOs should allow a customer record to be associated with multiple applications or registrations for IP rights, so that customers may reuse the same name information for multiple applications or registrations and update their name information in one place.

6. IPOs may provide a form(s) which customers use to request the IPOs to create or change their name or related information. IPOs may also allow customers to enter and update their name or related information themselves, or may require a designated party such as employees, contractors, or an external service to enter and update customer records at the customer’s request.

7. Multiple records for one customer may be created and managed by different entities, such as different legal representatives. IPOs should consider this when designing their customer record systems, as multiple records for a single customer may contain slight variations of the same data or be updated at different times by different representatives.
8. IPOs may support entry of the customer’s name in native characters of the customer’s language, in addition to the customer’s name in language(s) that the language of operation for an IPO, which should be stored using UTF-8 ¹ encoding. For instance, an IPO that works in English could allow separate fields for an applicant name in English and the original applicant name in Korean.

9. IPOs may optionally use identification numbers to identify customers. Identification numbers may be created by the IPO or used from an external source, such as a registered business number or passport number. Identification numbers alone do not resolve many issues with clean customer data, such as duplicate entries, name changes, and outdated or incorrect information. IPOs using identification numbers should continue to pay attention to and address the considerations in other parts of these guidelines.

TRANSFORMATION OF NAMES

10. For data exchange and processing, including the receipt of international applications or registrations, IPOs may consider the name transformation (see the Annex to this document). It is recommended that IPOs should send and receive name data using UTF-8 encoding.

11. It should be noted that the localization or conversion of customer names is extremely error prone as there are no generally accepted or uniformed standards. For localization or conversion of names, there are three ways referred to in this set of guidelines: transliteration, transcription and translation. If IPOs transliterate, transcribe or translate characters from one language (such as Greek) to another (such as English), they should publish their scheme of transliteration, transcription or translation. The transliterated, transcribed or translated document, or parts of the document, should be made available to the customer for review and customers should have a way to submit corrections if the transliteration, transcription or translation is flawed.

12. Reverse transliteration should be avoided if possible, instead it is recommended to use the original name instead. For instance, an application filed by “Phony Corp” might be transliterated to Greek characters as “Φονι Κορπ” in an IPO system, and a publication might be reverse transliterated from Greek back to Latin characters as “Foni Corp”, leading to mismatches. Examples of common issues arising from reverse, or re-transliteration, re-transcription or re-translation are available in the Annex to this set of guidelines.

VALIDATION AND DISAMBIGUATION

13. Validation and disambiguation approaches should be designed to meet specific objectives, either administrative or statistical, and appropriate methods applied given the objectives. Approaches to name matching and disambiguation should be appropriately scoped and risk assessed given their design objective to ensure appropriate levels of disambiguation are achieved for the use case.

14. IPOs may choose to perform validation of submitted customer information, including automated checks. Validation results should be made available to the customer, and corrections accepted by the customer if needed, including ways to bypass an automated validation mechanism, in case it provides incorrect or incomplete results.

15. IPOs attempting to disambiguate name records (i.e., find duplicate entries) may wish to consider more than just the customer names. Names are not inherently unique. For example, there may be multiple individuals named “John Smith” or multiple companies named “Data Corp”. Comparing related data points such as city, post code, birthdate, or other information, where available, can increase the likelihood of successful matches.

16. Any validation or disambiguation process initiated by the IPO that potentially could have legal effects, such as correcting or standardizing the name of the registered owner of an IP right, should be confirmed by the customer before the change is made in the IPO’s system.

MAINTENANCE

17. IPOs should develop a strategy to periodically clean data in customer name databases, including searching for and attempt to resolve duplicate records, i.e., multiple records for the same entity. In some instances, the duplicates may be merged or combined, for instance, records with slight unintentional differences in spelling such as “ABC Corp” and “ABC Corp”. In other instances, maintaining separate records might be preferable. Each IPO should decide what approach fits best for their own name record management system. The strategy may include the involvement of the concerned customers of the records in the data cleaning process and the responsibility of the cleaned data.

18. IPOs should provide a mechanism for customers to update their name information on multiple applications or IP rights by entering the information once. For instance, this could be achieved by associating each application or IP right with a single customer record containing name information, or by allowing customers to select multiple applications or IP rights and submit one instance of updated name information to be applied to all of them.

¹ UTF-8 is an encoding system for Unicode.
19. IPOs may designate someone to be responsible for clean data issues, including development of metrics for measuring clean data, regular monitoring and reporting of those metrics, and taking action to improve customer data when needed.

PUBLICATION AND DATA EXCHANGE

20. IPOs should make available updates to name information that are made after an IP right has published. For instance, if “ABC Corp” changes their name to “XYZ Corp” in their customer record, then the name “XYZ Corp” should be associated with the IP right in online publications. The original name may also appear on the published IP right, according to legal requirements of the IPO.

21. If an IPO has other forms of a customer name, such as original name expressed using native characters, these should be included in published data and the data exchanged with other IPOs.

22. If an IPO uses identification numbers to identify entities, the numbers should be included in published data and data exchanged with other IPOs. If the identification numbers are sensitive and cannot be shared, then the IPO should indicate which customer data uses these identification numbers, such as by replacing the sensitive numbers with generated unique numbers for publication.

STATISTICAL PURPOSES

23. For statistical purposes, IPOs may attempt to match customer data with variations in customer names, or other fields, to achieve counts that are more accurate. In such cases, IPOs should publish their matching strategy or algorithm along with the statistical results so others can understand the methodology used.

REFERENCES

24. References to the following Standard are of relevance to this set of guidelines:

<table>
<thead>
<tr>
<th>Standard</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>WIPO ST.20</td>
<td>Preparation of name indexes to patent documents</td>
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[Annex follows]
ANNEX

DIFFERENT MEANS OF NAME TRANSFORMATION

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Although transliteration and transcription are different concepts from a linguistic perspective, the result is usually very similar for character-based writing systems. However, transcription provides a more practical result, because only standard characters from the target language are required for the conversion.

With English as the Lingua Franca of the global(ized) economy, it is generally overlooked that transcription is rarely standardized between any pair of languages. In the best case there are official definitions for \([xx] \rightarrow [en] \rightarrow [yy]\) leading to the assumption that \([xx] \rightarrow [en] \rightarrow [yy]\) is equal to \([xx] \rightarrow [yy]\), which is usually not correct.

TRANSLITERATION EXAMPLES:

Figure 1 shows below an example of letter correspondence and remarks regarding this transliteration.

<table>
<thead>
<tr>
<th>Source and Target words</th>
<th>Letter Correspondence</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>English to Persian</td>
<td>(\text{John} \rightarrow \text{djon})</td>
<td>(J \rightarrow O) h (\rightarrow n) h is a silent letter (no sound is associated to the letter) and is not transliterated</td>
</tr>
<tr>
<td>Arabic to English</td>
<td>(\text{ن} \rightarrow \text{dj})</td>
<td>(N \rightarrow J) short vowel /u/ on N is normally not written in Arabic script</td>
</tr>
<tr>
<td>English to Japanese</td>
<td>(\text{Bill} \rightarrow \text{b-j-l})</td>
<td>(B \rightarrow j \rightarrow l) each syllable in Japanese is a consonant-vowel sequence</td>
</tr>
<tr>
<td>English to Hindi</td>
<td>(\text{Adam} \rightarrow \text{a-d-m})</td>
<td>(A \rightarrow d \rightarrow a) the second “a” is not transliterated in Hindi</td>
</tr>
<tr>
<td>अधम (\rightarrow \text{a-d-m})</td>
<td>(अ \rightarrow ध \rightarrow म)</td>
<td></td>
</tr>
</tbody>
</table>

Figure 1: Transliteration example

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2 Machine Transliteration Survey
https://www.researchgate.net/figure/Transliteration-examples-in-four-language-pairs-Letter-correspondence-shows-how-the_fig1_220566444
TRANSCRIPTION EXAMPLES:

Shown below are examples where transcription can lead to inaccuracies:

[ru]: Ш → [de]: sch³
[ru]: Ш → [en]: sh
[ko]: ᄀ → [de]: ja⁴
[ko]: ᄀ → [en]: ya
[gr]: Ω → latin: O⁵
[da]: Æ → [de]: Ä or AE, [en]: AE ⁶

TRANSLATION EXAMPLES:

In the first example, it is clear that the direct translation can lead to issues:
[de]: Aktiengesellschaft → [en]: corporation, stock co, …
[ru]: ОАО Силовые машины → [en]: OJSC “Power Machines” - OR - [en]: Open Joint-stock Company “Power Machines”

A second example below, which demonstrates a typical borderline cases of the Romanization of a Chinese company name shown in Figure 2 are:

- [zh]: 北京东土科技股份有限公司 → [en] transliterated (pinyin): běi jīng dōng tǔ ke jì fēn yǒu xiàn gōng sī ;
- [zh]: 北京东土科技股份有限公司 → [en] transcribed (pinyin): beijing dongtu keji gufen youxian gongsi
- [zh]: 北京东土科技股份有限公司 → [en] translated (English): Beijing, China Science and Technology Joint-stock Limited Company
- [zh]: 北京东土科技股份有限公司 → in reality: Kyland Technology Co., Ltd.

(71) 申请人: 北京东土科技股份有限公司(KYLAND TECHNOLOGY CO., LTD) [CN/CN]: 中国北京市石景山区实兴大街30号院2号楼8层901, Beijing 100041 (CN).

Figure 2: Romanization of Chinese company name

³ https://de.wikipedia.org/wiki/Kyrillisches_Alphabet#Russisch
⁴ https://de.wikipedia.org/wiki/Koreanisches_Alphabet