Who pays for interoperability in public IT procurement?
A public letter to the IT industry about document format standards

Delft, 16 November 2008

L.S.,

It is not uncommon for governments to voluntarily head for vendor lock-in\[1\]. As a citizen, however, I have a direct stake in my government basing its public procurement of IT on open standards. This stake may be most evident for ‘civil ICT standards’ (Andy Updegrove), i.e., for standards that support access to government information and exchanges with government such as document formats\[2\] (e.g., sustainable digital data). However, I also have a standards-related stake in IT procured for government-internal processes because, first, in practice government-internal and –external IT processes cannot be separated\[3\]. Second, because of the increasing costs that accompany vendor-lock-in. Third, because government procurement is good for 16% of the European IT market and is therefore a means towards a more competitive and sustainable IT market.

A main reason for voluntary vendor lock-in is the fear of lack of interoperability of IT products in a multi-vendor environment. Experience shows that standard-compliant products from different vendors need not necessarily interoperate. As is known, a dominant vendor may design in incompatibility to break the integrity of a standard (e.g. Java platform). But usually incompatible standard implementations are the unhappy outcome of good intentions.

**Problem of document format standards**

In the field of document formats there is an additional complexity. For the external reader: ISO\[4\] has ratified two competing XML-oriented standards for document formats. The first one, the Open Document Format (ODF, ISO/IEC 26300) was ratified in 2006 and stems from OASIS, a standards consortium. The second one, Office Open XML (OOXML, ISO/IEC 29500) originally stems from Ecma International, another standards consortium. Although ISO’s OOXML process has been widely contested, which caused a delay in its final approval, according to the ISO website the standards is to be published shortly.

ISO’s approval of a second, overlapping standard will not have lessened government fears about interoperability in a multi-vendor environment. The market has become less rather than more transparent by means of this standards effort. To re-create some transparency about the interoperability of applications and reduce the fear of post hoc expenses in public procurement, conformance and interoperability testing is needed. Plug-test events are needed to test the factual interoperability of standards-based products from different vendors. To be credible to all concerned, a neutral, independent testing centre such as ETSI may need to be involved to e.g. develop test-suites and coordinate plug test events.

**Interoperability between multi-vendor OOXML applications**

Current discussions on open standards highlight that multiple implementations are an important sign that standards are really open (see presentations by Rishab Gosh and by Thiru Balasubramaniam\[5\]). Regarding ISO’s OOXML, the contention is that no company has yet implemented the full standard, not even its primary sponsor Microsoft; and that the six thousand page specification is too complex and too inconsistent to implement. Are these contentions true? If not, governments will want more than verbal claims to the contrary.
Moreover, they can easily be countered with third party conformance and interoperability tests, including a plug-test event with multiple OOXML-compliant IT vendors.

**Interoperability between ODF applications**

All major vendors, Microsoft included, have agreed to support ODF ISO/IEC 26300, or are already doing so. That is, the availability of multiple implementations is not a problem here. Moreover, interestingly, two weeks ago OASIS initiated a technical committee to organize conformance and interoperability tests. Given its scope, this committee will provide transparency to governments about the degree of conformance of applications to ODF and the interoperability of ODF-documents. Less clear is whether the committee also intends to address interoperability between standards versions, or more general: what policy it has on standards change. To my knowledge, such policies have not yet been defined by any standards consortium or standards body. They would befit the area of civil ICT standards.

The OASIS committee explicitly does not address “identifying or commenting on particular implementations” or any certification activities. Government procurement officers will ultimately need testing at this level and want to involve an independent third party testing centre for this purpose. Moreover, OASIS, too, might at a later stage want to involve an independent third party in order to avoid credibility problems.

Having two overlapping standards brings about its own problems, as testifies a review of current ad hoc solutions - converters, translators, plug-ins - to re-create compatibility between ODF-products and Microsoft’s partial implementation of the OOXML standard. Those who develop a low quality and overlapping standard, qualifications which also OOXML supporters use, are not the ones who pay for the consequences. Regrettably, citizens will be paying the price for lack of interoperability.

Although there is no formal accountability to fall back upon in standardization, those who initiated the duplicating effort may feel a corporate social responsibility for what happened. Their help is needed to shift interoperability costs from governments and citizens (post hoc) back to IT vendors (ex ante), the source of the interoperability problem. As a start, will they fully cooperate and support OASIS’ initiative of conformance and interoperability testing? Are they prepared to shoulder the costs of independent, third party conformance and interoperability tests, tests that are needed to assure governments that no unexpected problems will arise ex post?

Kind regards,

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