Bundling & valuing the bundle

1. Piece by piece or
2. Fraction of the company – say, \textit{all sales in Europe}
3. Can include available knowhow (+) for maintenance

1. Package the bundle
   - Create a subcorporation to hold the rights to the IP+
2. Sell the subcorporation to \textit{European sales co.: SE}
   1. Receive a single payment matching the value
      - Requires a well-off buyer
   2. Receive payments over time of equivalent NPV
   3. Make a royalty (fraction of SE’s sales) arrangement
      1. A fraction of sales at SE commensurate with the amount of IP
      2. A period that is sufficiently long to recover the IPs NPvalue
      3. A premium to compensate the seller for the risk of SE defaulting

2. \textit{USco} may sell its HQ building to a real-estate enterprise \textit{REco} with a provision that the \textit{REco} will lease the building back to \textit{USco}.

3. If \textit{USco} has received a fair value for the building, \textit{USco}'s total tangibles remain unchanged until it spends the money it received.

   ➢ \textit{REco} may offer an attractive lease because of tax advantages.

4. Actually, \textit{REco} can be set up by \textit{USco} and controlled by \textit{USco}, which also remains its only tenant.

5. Nobody moves and few employees will notice a change.

   o There is a new brass plaque on the building
   o A sign `\textit{REco}' on the door to the rooms housing the people who maintain the HQ.
   o The public consolidated annual report of \textit{USco} only lists the name and location of the controlled subcorporation \textit{REco}; the assets of both are combined.

6. Since the lease receipts at \textit{REco} and payments by \textit{USco} are similar, the more complex financial flow is invisible.
Internal sale
For intangibles

Procedure functionally identical to tangible example, but

- Even less visible
  - IP transactions are harder to value than buildings
- IP is a much larger fraction of corporate value than HQ
- The consumers of the IP are the sales organizations
  - Not the tenants
- Typically involves three or more entities
  1. Parent company, creator, or sponsor
     - Creates and maintains the IP
  2. IP holding company, often in a tax haven
     - Buys IP initially and pays for its maintenance. Licenses its use.
  3. IP consumer: selling company
     - Buys license to use the IP in products it sells, pays royalty to IP holder
  4. Off shore IP generators ➔ more to come
Syllabus:

1. Why should software be valued?
3. Market value of software companies.
4. Intellectual capital and property (IP).
5. Open source software. Scope. Theory and reality
6. Life and lag of software innovation.
7. Sales expectations and discounting.
9. The role of patents, copyrights, and trade secrets.
10. Offshoring [Prof. Gupta]
11. Separation of use rights from the property itself.
12. Risks when outsourcing and offshoring development.
13. Effects of using taxhavens to house IP.
Offshoring

Task transfer to Enterprises in Foreign countries

Two aspects:

1. Work migration: jobs are moved to lower-cost countries

2. Support software etc. is moved to enable similar productivity in those countries

Income is generated by people and (intellectual) capital
IP Hypothesis

• Offshoring of jobs is effective because of concurrent Intellectual Property (IP) transfer
• Much of that IP is corporate property
• Transfer of corporate IP is poorly understood
  ➢ IP as property is not well defined, hard to measure
  ➢ There are many components to IP, coming from
    ▪ open source, R&D, marketing, reputation as
    ▪ Patents, copyright, trade secret (covered by NDAs)
• Still, IP transfer is a valuable, significant export
Types of Foreign Entities

• **Independent Foreign Contractors**
  - IFG may serve multiple customers
    - Share trade secrets with competitors
  - Owners need contracts to protect the IP
    - Hard to monitor and enforce

• **Owned, Controlled Foreign Corporations**
  - CFC provides much more control over IP
  - Ownership often in third-party countries
    - Avoids taxation of sales to other countries
Knowledge is the Link

To be effective a worker has to know what has to be done

- That knowledge consists of
  - The technology
    - Documentation, prior versions, quality control
  - The business methods
    - How technology in the product is marketed
    - The flow from buyers to improved products and methods

- Companies distinguish themselves by proprietary IP
  1. Patents, sometimes Copyrights
  2. Confidential Documents
  3. Knowledge within its people - protected by NDAs

- call center employees
- technicians
- engineers
- managers
To illustrate: a Sequence of cases

• Moving from Sales to Transfer of property
  ➢ Country-based vs. Global companies

• Moving from Tangible to Intangible
  ➢ Visible & measurable, barely so, or not at all

• Intangible property with Intangible knowledge
  ➢ Services versus Patents and Trade Secrets

• Outsourcing
  ➢ Work and its enablers: human and intellectual capital

Definitions emerge as we quickly proceed through 10 cases
Case 1: Tangible export only

U.S. Machine tools * producer U

* To simplify: tools are not innovative, could be built anywhere

- U exports its products to foreign countries
  - Receives payments for those exports
  - Pays taxes on resulting profit

IP Note: U supplies documents for use of the machines. Those documents may be copyrighted. But copyright does not protect intellectual contents, only protects outright copying. Rarely valued.
Case 2: Tangible transfer

Global Machine tools producer G

• Exports machines to G’s CFC factory F, to be used in production of other products at F

  ➢ G receives transfer payments T from F for those exports
  ➢ Must show that the transfer price T is reasonable
    ▪ Should match prices of external sales by G, or by other Co’s
    ▪ Unreasonably low transfer prices imply U.S. tax avoidance and hiding profits at a foreign base.

  ➢ Pays taxes on resulting profit

But it's hard to be profitable without distinguishing abilities: IP
Case 3: Tangible + market value transfer

Renowned r Global Machine tools producer R

- Reputation r is due to investment in quality and advertising

- Exports machines to its CSC factory Q

- Gets higher prices T⁺ for external sales because of r

- R receives transfer payments for the internal exports
  - Transfer price includes r when based on its T⁺ export prices
  - Harder to assess when there are no exports, and other companies in the business have different reputations
  - Reputation r is IP due to marketing & product quality
    - fast effect - long-term effect

- Pays taxes on resulting profit
Case 4: Intangible export ≈ Case 1

U.S. Software tools creator and producer

• Exports software to foreign countries
  ➢ Receives payments for those exports
  ➢ Pays taxes on resulting profit

• Problem: software is easily copied
  ➢ Protection desired, achieved by combination of
    Only issuing licenses -- avoids property rights issues
    Copyright laws and patents -- requires govmnt cooperation
    Making copying hard -- technology game
    Restricting maintenance -- works for critical packages
Case 5: Intangible transfer ≈ Case 2

U.S. Software creator and producer with foreign distribution

• Exports software products to foreign subsidiary, to be marketed and sold there

• Receives transfer payments for those exports
  ➢ Must show that the transfer price is reasonable
    ▪ By comparison with other sales by self, or by other co’s
      o More difficult to assign value than tangibles.
  ➢ Pays taxes on resulting profit
Case 6: Intangible manufacturing

U.S. Software producer with foreign distribution

• Exports software master to its subsidiary, to be copied*, marketed, and sold there

• Receives transfer payments for single export

  ➢ Must show that the transfer price is reasonable
    ▪ One instance allows thousands of sales, generates substantial ongoing income over its lifetime
    ▪ Valuation requires projection of income over life
      ○ When is income realized? What is the life of the software?

  ➢ Pays taxes on resulting profit

* equivalent to manufacturing; writing software is considered R&D
Case 7: Intangible transfer, joint creation

Software producer with foreign specialists

- Exports software master to its subsidiary, and
  - adapted, copied, marketed, and maintained there
    - Source of foreign part of knowledge is remote
    - Assume cost of all R&D centrally accounted

- Receives transfer payments for those exports
  - Must show again that the transfer price is reasonable
  - Share R&D cost according to locale of revenue
  - Credit foreign R&D against foreign revenue
  - Pays taxes on U.S. assignable profit of foreign sales
Case 8: Shared intangible creation

Global Software producer

- Develops globally, perhaps 24/7
  - Shares all knowledge globally at initiation
  - Assume cost of all R&D centrally accounted

- Transfer payments should move both ways
  - Must show that the transfer prices are reasonable
    - Use of prior IP accounted for, or Buy-out
    - Allocation? cost, hours?
    - Compute balance
  - Pays taxes on U/S. balance of profit.
Company offshores everything

R&D, Production, distribution, service, feedback

- All IP has been exported
  - Value of export is value of entire company, except for tangibles (HQ building, cash, option income)
  - All income is offshore
  - Only profits needed for dividends are repatriated
  - No U.S. taxable income on continuing operations
  - Initial export of IP should be (have been) taxed?
Outsourcing off-shore back office, customer service, even distribution. 

My margins are way better now. You might want to consider doing the same thing with your operation.

Gee, I dunno...

I'm telling you, Mike, it's the way to go. Let's talk about it over lunch. Set it up with my secretary.

Um...okay. Where is she?

India. Just call the main number.
Case 10: Inversion

The foreign subsidiary (CFC) uses its profits to buy the U.S. Base (USB) company

- CFC creates a second-level subsidiary (CUS) in the U.S.
- CUS merges with USB, considered a (368)(a)(2)(E) reorganization
- USB stockholders trade their shares for CUS shares, may be taxable
- USB is now a subsidiary of FS; and FS is not subject to U.S. tax
- Stockholder value is unchanged, but their control is diminished

- For sales to the U.S., royalty is now due to the IP owner
  - Tax deductible expense
Interactions

- General Technology Push
- Research & Innovation
- Tool building
- Product building & marketing
- Business needs
- Government responsibilities
- Consumer Pull

Information Technology