VARIETIES OF INTERNATIONAL TECHNOLOGY TRANSFER

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I. INTERNATIONAL TECHNOLOGY TRANSFER VARIETIES

- A. EXPORT
- B. IMPORT
- C. SUBSIDIARY
- D. JOINT VENTURE
- F. LICENSING
- F. ACQUISITION

II. EXPORT

A. ADVANTAGES

- 1. CONTROL
- 2. USE YOUR OWN SPECIFICATION AND QUALITY
- 3. LABOR IS KNOWN FACTOR
- L. Don'T WORRY ABOUT FOREIGN REGULATIONS, ETC., IN MANUFACTURING

B. DISADVANTAGES

- 1. Possible High LABOR COSTS
- 2. TRADE RESTRICTIONS AGAINST IMPORTS
- 3. BRINGING MONEY BACK TO UNITED STATES
- 4. LOCAL NATIONALISM
- 5. LOCAL REGULATIONS

III. IMPORT

A. ADVANTAGES

- 1. NO MANUFACTURING CAPITAL INVESTMENTS
- 2. No MANUFACTURING RISKS

- 3. No MANUFACTURING PROBLEMS
- 4. OFTEN CAN GET PRODUCT MADE TO YOUR SPECIFICATIONS
- B. DISADVANTAGES
 - 1. SMALLER PROFITS
 - 2. OFTEN NO CONTROL OF DESIGN
 - 3. OFTEN NO CONTROL OF QUALITY
 - 4. DOESN'T PERMIT USE OF PLANT AND EMPLOYEES

IV. SUBSIDIARY

- A. MARKETING THROUGH YOUR SUBSIDIARY
 - 1. ADVANTAGES

 CONTROL OF MARKETING
 - 2. DISADVANTAGES

SIMILAR TO EXPORT PLUS LOCAL GOVERNMENT PROBLEMS

- B. FOREIGN MANUFACTURING SUBSIDIARY WHOLLY-OWNED
 - 1. ADVANTAGES
 - A. CONTROL
 - B. PROFIT IN PROPORTION TO INTEREST
 - 2. DISADVANTAGES
 - A. CAPITAL INVESTMENT
 - B. MANAGEMENT TIME
 - C. ADJUSTING TO FOREIGN LAWS AND CUSTOMS
 - D. MAY BE NATIONALIZED
 - E. FOREIGN MARKET MAY BE TOO LIMITED
 - F. FOREIGN GOVERNMENT WILL NOT PERMIT
- C. FOREIGN MANUFACTURING SUBSIDIARY PARTIALLY OWNED (ONE TYPE OF JOINT VENTURE)
 - 1. ADVANTAGES
 - A. SMALLER INVESTMENT REQUIRED
 - B. GET COOPERATION OF FOREIGN PARTNER

- C. PROFIT RETURNED IN PROPORTION TO INTEREST
- D. IF LOCAL PUBLIC RATHER THAN PARTNER OWNS LOCAL INTEREST YOU MAY STILL RETAIN CONTROL

2. DISADVANTAGES

- A. LACK OF CONTROL IF LOCAL PARTNER OWNS MAJORITY
- B. COOPERATION PROBLEMS WITH LOCAL PARTNER
- C. SMALLER PART OF PROFIT
- D. LOCAL REGULATIONS
- E. MAY NOT WORK FOR LONG TERM BECAUSE OF MANAGEMENT CHANGES OF PARTNERS
- F. DISTANCE PROBLEMS

JOINT VENTURES

- V. JOINT VENTURES GENERAL
 - A. SOME FORM OF COOPERATION RANGING FROM
 - 1. LETTING SOMEONE USE ONE OF YOUR PROPRIETARY ASSETS
 - 2. JOINT OWNERSHIP OF SOME ENTITY
 - B. ESTABLISHING JOINT VENTURE
 - 1. EACH PARTY MUST CONTRIBUTE SOME ASSET OR CAPABILITY
 - 2. ASSET MAY BE
 - A. MONEY
 - B. MANUFACTURING CAPABILITY
 - C. MARKETING CAPABILITY
 - D. PROPRIETARY ASSET
 - 1. PATENTS
 - 2. TRADEMARKS
 - 3. KNOW-HOW AND/OR
 - 4. COMBINATION OF ABOVE A NEED FOR

4.

- VI. Use of Proprietary Assets in Establishing Joint Ventures
 - A. PROPRIETARY ASSETS MAY SERVE AS PART OR ALL OF ONE PARTNER'S INITIAL CONTRIBUTION IN ESTABLISHING THE JOINT VENTURE
 - 1. MAY BE ASSIGNED OR LICENSED TO JOINT VENTURE
 - A. DIFFICULTY IN RECOVERING PROPRIETARY ASSETS

 UPON DISSOLUTION OF JOINT VENTURE IF

 ASSIGNED OR EXCLUSIVELY LICENSED
 - B. JOINT VENTURE MAY BEAR COSTS IN OBTAINING,
 MAINTAINING AND ENFORCING PROPRIETARY RIGHTS
 - B. PROPRIETARY ASSETS MAY FORM BASIS FOR CONTINUING
 ROYALTY FROM JOINT VENTURE EITHER UNDER LICENSE, OR
 AS PART OF PAYMENT FOR ASSIGNMENT
 - C. If LICENSE TO JOINT VENTURE IS RENEWABLE, CAN BE USED
 AS AN ELEMENT OF CONTROL OF JOINT VENTURE
 - D. If is the usual demands on a company's investment funds, use of proprietary assets in return for equity in establishing joint venture and their use for continuing royalty return provides
 - 1. HIGHER RATE OF RETURN ON INVESTED FUNDS
 - 2. MAY PERMIT FORMATION OF JOINT VENTURE WHERE ESTABLISHMENT OF WHOLLY-OWNED ENTERPRISE IS NOT POSSIBLE BECAUSE OF LACK OF FUNDS
 - E. PROPRIETARY ASSETS MAY BE ATTRACTIVE TO OTHER
 PARTNERS WHO MAY HAVE MANUFACTURING AND/OR
 MARKETING CAPABILITY AND WHO HAS A NEED FOR THE
 NEW PRODUCTS INCLUDED IN THE PROPRIETARY ASSETS

- F. LICENSING OF CERTAIN PROPRIETARY ASSETS, WITH

 RETENTION OF OTHERS FOR LATER INCLUSION IN LICENSE

 IF JOINT VENTURE DOES WELL WITH INITIAL ASSETS,

 PROVIDES INCENTIVE FOR GOOD PERFORMANCE ON INITIAL

 ASSETS
- G. TERRITORIAL LIMITATIONS IN LICENSE TO JOINT VENTURE
 MAY BE USED TO CONTROL ACTIVITIES OF JOINT VENTURE
 (But consider anti-trust problems)

VII. TRADEMARKS IN JOINT VENTURES

- A. TRADEMARKS MUST INCLUDE GOODWILL IF ASSIGNED
- B. If TRADEMARKS ARE LICENSED, MUST BE PROVISION
 FOR AND ACTUAL CONTROL OF QUALITY TO AVOID LOSING
 TRADEMARKS
- C. TRADEMARKS LAST INDEFINITELY, IF PROPERLY HANDLED,

 AND THUS CAN PROVIDE BASIS FOR CONTINUATION OF ALL

 OR PART OF ROYALTY AFTER EXPIRATION OF PATENTS, OR

 AFTER KNOW-HOW LOSES ITS VALUE

VIII. KNOW-HOW IN JOINT VENTURES

- A. USUALLY LIMITED LIFE
- B. DISCLOSURE MAY DESTROY VALUE
- C. CONFIDENTIALITY IS IMPORTANT
- D. PROBLEMS IN SENDING KNOW-HOW OVERSEAS
 - 1. DEPARTMENT OF COMMERCE EXPORT REGULATIONS
 - 2. STATE DEPARTMENT MUNITIONS LIST
 - 3. Know-how contained in patent application
 NEEDS PATENT OFFICE LICENSE UNLESS SIX
 MONTHS HAVE PASSED SINCE PATENT APPLICATION
 WAS FILED

IX. PATENTS IN JOINT VENTURES

- A. TAXES OR MAINTENANCE FEES
- B. WORKING REQUIREMENTS
- C. PATENTS OF CONFIRMATION (LATIN AMERICA) AND IMPORTATION (BELGIUM, SPAIN) CAN BE USED, AT LATE DATE, TO INCREASE AND EXTEND VALUE OF PATENT ASSET
- X. JOINT VENTURE FORM IS PARTICULARLY USEFUL IN THREE SITUATIONS:
 - A. It enables the company with Limited Financial or personnel resources to expand its overseas operations at a satisfactory rate.
 - B. IT ENABLES A COMPANY TO ENTER THOSE MARKETS THAT ARE NOT OPEN TO WHOLLY FOREIGN-OWNED VENTURES.
 - C. IT MAY ENABLE A FIRM TO TAKE ADVANTAGE OF THE STRONG MARKET POSITION, TECHNOLOGY, OR MANAGEMENT SKILL OR A LOCAL PARTNER.

LICENSING

XI. LICENSOR'S VIEWPOINT

- A. LICENSE SOLUTION SHOULD MAXIMIZE PROFITS
- B. ADVANTAGES
 - 1. Provides entry into other markets without large capital outlay
 - 2. A. SUBSTANTIAL INITIAL PAYMENT
 - B. CONTINUING ROYALTY INCOME
 - 3. USE OF PROPRIETARY ASSETS TO OBTAIN EQUITY IN LICENSEE
 - 4. Makes technology available to others and reap a return where competitors might develop their own technology and avoid or break your patents if license was not available
 - 5. PENETRATES DOMESTIC OR FOREIGN MARKETS WHICH ARE NOT READILY AVAILABLE FOR REASONS SUCH AS:
 - A. TRANSPORTATION COSTS
 - B. DUTIES
 - C. GOVERNMENT REGULATIONS
 - D. CUSTOMER PREFERENCES FOR LOCAL OR LONG-TERM SUPPLIER

- 6. PROVIDES RAPID ENTRY INTO MARKETS
- 7. MAY BE ONLY AVAILABLE AVENUE IF DIRECT EXPORTS ARE NOT FEASIBLE AND SUBSIDIARY OR JOINT VENTURE OPERATION IS NOT FEASIBLE
- 8. AVOIDS NECESSITY FOR ESTABLISHING PERMANENT STAFF OF ADMINISTRATIVE AND/OR TECHNICAL PERSONNEL IN A LOCATION WHICH IS NOT FEASIBLE
- 9. AVOIDS NECESSITY FOR ESTABLISHING YOUR OWN MARKETING CAPABILITY IN LOCATION INVOLVED
- 10. PROVIDE ACCESS TO TECHNOLOGY OF LICENSE ON A CROSS-LICENSE OR LICENSE GRANTBACK BASIS
- 11. To test a product or process in another location where it cannot be done in your location (for example, plastic pipe in Canada)
- 12. TO HELP SELL RAW MATERIALS OR ASSOCIATED PRODUCTS, SERVICES OR EQUIPMENT
- 13. LICENSE MAY BE TECHNIQUE OF EVALUATING LICENSEE FOR ADDITIONAL LICENSES, OR POSSIBLE PARTIAL OR TOTAL ACQUISITION
- 14. PROVIDE BENEFITS FROM TECHNOLOGY THAT WILL NOT BE USED BY LICENSOR OR WHICH WILL NO LONGER BE USED BY LICENSOR
- 15. PROVIDES A WAY TO SATISFY MARKET WITHOUT CREATION OR EXPANSION OF LICENSOR FACILITIES
- 16. TRADEMARK LICENSE TRADEMARK DEVELOPED BY LICENSEE
- 17. GAIN ADVANTAGES OF LOCAL MANUFACTURE WITHOUT COMMITTING CAPITAL ABROAD
- 18. AUGMENT LIMITED DOMESTIC CAPACITY AND MANAGEMENT RESOURCES
- 19. PROVIDE SERVICES AND SUPPLIES FOR LOCAL CUSTOMERS
- 20. METHOD OF ACCOMMODATING MILITARY NEEDS OF FOREIGN GOVERNMENTS

C. DISADVANTAGES

- 1. USUALLY CAN MAKE MORE MONEY BY MAKING AND SELLING YOURSELF
- 2. IN DOING IT HIMSELF LICENSOR CAN UTILIZE OR EXPAND HIS OWN FACILITIES, PERSONNEL, ETC.
- 3. ROYALTIES FOR A LIMITED PERIOD MAY BE INADEQUATE RETURN FOR LICENSOR
- 4. LICENSE MAY NOT BUILD UP MARKET FOR ADDITIONAL OR FUTURE PRODUCTS
- 5. INSUFFICIENT OPPORTUNITY FOR GROWTH AND INVESTMENT
- 6. LICENSOR WILL NOT BE ABLE TO CONTROL LICENSEE OPERATION
 AND BECAUSE OF THIS, LICENSEE MAY NOT MAKE ADEQUATE USE OF
 LICENSOR'S EXPERIENCE AND THUS MAY NOT BE SUCCESSFUL
- 7. LICENSING MAY CREATE A COMPETITOR
- 8. PROVIDING ADEQUATE ASSISTANCE TO LICENSEE MAY BE TOO BURDENSOME, ESPECIALLY IF LICENSEE IS INEXPERIENCED, DISTANT, ETC.
- 9. TRADEMARK LICENSE DIFFICULT TO CONTROL QUALITY
- 10. LICENSEE MAY DO BAD JOB AND DAMAGE LICENSORS REPUTATION, ESPECIALLY IF TRADEMARK INVOLVED

XII, LICENSEE'S VIEWPOINT

A. ADVANTAGES

- 1. MAY PERMIT RAPID ENTRY INTO MARKET USING COMPLETELY DEVELOPED TESTED TECHNOLOGY OF OTHERS
- 2. MAY BE CHEAPER THAN DEVELOPING OWN TECHNOLOGY
- 3. MAY ELIMINATE NEED FOR EXTENSIVE RESEARCH
- 4. MAY PROVIDE RELATIONSHIP PROVIDING ACCESS TO ADDITIONAL TECHNOLOGY
- 5. MAY ACQUIRE TECHNICAL SERVICES AND BACKUP TECHNOLOGY AS WELL AS PROBLEM SOLVING
- 6. MANAGEMENT ASSISTANCE

- 7. MARKETING ASSISTANCE
- 8. LICENSE MAY BE START OF CLOSER RELATIONSHIP, SUCH AS PARTIAL OR TOTAL ACQUISITION
- 9. LICENSE GIVES LICENSEE OPPORTUNITY TO EVALUATE TECHNOLOGY WHICH IT MAY WANT TO PURCHASE ITSELF AND LICENSE OTHERS
- 10. POTENTIAL PRESTIGE FACTOR

B. DISADVANTAGES

- 1. DOWN PAYMENT MAY NOT BE RECOVERABLE BECAUSE TECHNOLOGY
 IS NOT ADEQUATE OR IS NOT SUITABLE FOR LICENSEE'S MARKET
- 2. By accepting license from one licensor may remove access to other licensors licensee may choose wrong technology or wrong licensor
- 3. LICENSOR MAY NOT BE ABLE OR WILLING TO RENDER ADEQUATE ASSISTANCE
- 4. LICENSEE MAY BE HARMED BY UNLICENSED COMPETITION IF LICENSOR'S PATENT PROTECTION IS WEAK
- 5. LICENSE MAY BE TOO EXPENSIVE AND THUS PROFIT ON LICENSEE'S OPERATION UNDER LICENSE MAY BE INADEQUATE
- 6. LICENSED TECHNOLOGY MAY NOT BE SUITABLE FOR LICENSEE'S MARKET (OBSOLETE, TOO HIGH OR TOO LOW QUALITY, TOO EXPENSIVE, ETC.)

XIII. ACQUISITION

A. ADVANTAGES

- 1. FAST ACQUISITION OF PLANTS, MARKETS, TECHNOLOGY, PEOPLE, ETC.
- 2. MAY BE ABLE TO USE STOCK, RATHER THAN MONEY

B. DISADVANTAGES

- 1. Cost
- 2. OFTEN ACQUIRE PROBLEMS
- 3. MAY NOT HAVE ADEQUATE IN-HOUSE MANAGEMENT