



Learning Objectives • Understand how a political environment impacts marketing • Know how international law differs over the world • Which business issues lead to legal problems • How conflicts can be resolved in the EU



• "A sovereign state was considered free and independent. It regulated trade, managed the flow of people into and out of its boundaries, and exercised undivided jurisdiction over all persons and property within its territory. It had the right, authority, and ability to conduct its domestic affairs without outside interference and to use its international power and

influence with full discretion."

Richard Stanley President, Stanley Foundation

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Taxes

- Government taxation policies
 - High taxation can lead to black market growth and cross-border shopping
- Corporate taxation
 - Companies attempt to limit tax liability by shifting location of income

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Seizure of Assets

- Expropriation-governmental action to dispossess a foreign company or investor
 - -Compensation should be provided in a "prompt, effective, and adequate manner"
- Confiscation occurs when no compensation is provided



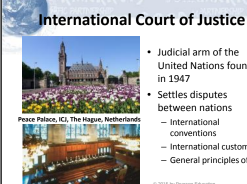
International Law

- The rules and principles that nation-states consider binding among themselves
- Disputes between nations are issues of public international law
 - World Court or International Court of Justice (ICJ);
 - Judicial arm of the United Nations



Seizure of Assets

- Nationalization—a government takes control of some or all of the enterprises in an entire industry
 - Acceptable according to international law if:
 - satisfies public purpose
 - includes compensation



- Judicial arm of the **United Nations founded** in 1947
- Settles disputes between nations
 - International conventions
 - International custom
 - General principles of law



Seizure of Assets

- **Creeping expropriation**—limits economic activities of foreign firms
- · May include:
 - Limits on repatriation of profits, dividends, or royalties
 - Technical assistance fees
 - Increased local content laws
 - Quotas for hiring local nationals
 - Price controls
 - Discriminatory tariff and nontariff barriers
 - Discriminatory laws on patents and trademarks

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Common Law vs. Civil Law

- The Napoleonic Code of 1804 drew on the Roman legal system and is the basis for continental European law today. Code law is also known as civil law.
- U.S. law is rooted in English common law.



Common Law vs. Civil Law

- Common Law
 - Disputes are decided by reliance on the authority of past judicial decisions
 - Companies are legally incorporated by state authority
 - Code law is used in only a few areas; the U.S. Uniform Commercial Code fully adopted by 49 states, Louisiana still influenced by French civil law

• Civil Law

- Legal system reflects the structural concepts and principles of the Roman Empire
- Companies are formed by contract between two or more parties who are fully liable for the actions of the company

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Jurisdiction

- Refers to a court's authority to rule on particular types of issues arising outside of a nation's borders or to exercise power over individuals or entities from different countries.
- Employees of foreign companies should understand the extent to which they are subject to the jurisdiction of host-country courts.
- Courts have jurisdiction if it can be demonstrated that the company is doing business in the state in which the court sits.

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Islamic Law

- Legal system in many Middle Eastern countries
- Sharia—a comprehensive code governing Muslim conduct in all areas of life, including business
 - Koran-Holy Book; like code law
 - Hadith–like common law
 - Based on life, sayings, and practices of Muhammad
 - Identifies forbidden practices "haram"

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Intellectual Property

- Intellectual property must be registered in each country where business is conducted
 - Patent–gives an inventor exclusive right to make, use, and sell an invention for a specified period of time
 - Trademark–distinctive mark, motto, device, or emblem used to distinguish it from competing products
 - Copyright–establishes ownership of a written, recorded, performed, or filmed creative work

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Sidestepping Legal Issues

- Get expert legal help
- Prevent conflicts
 - Establish jurisdictionProtect intellectual
 - property
 - Protect licenses and trade secrets
 - Avoid bribery

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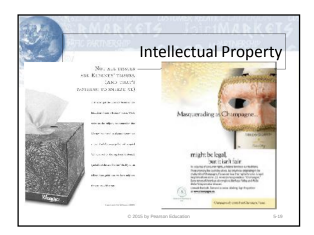


Infringement of Intellectual Property

- Counterfeiting—unauthorized copying and production of a product
- Associative Counterfeit/Imitation—product name differs slightly from a well-known brand
- Piracy–unauthorized publication or reproduction of copyrighted work

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- In the U.S., registration is with the Federal Patent Office
- In Europe, applicants use the European Patent Office or register country-by-country
- Soon the Community Patent Convention will cover 27 countries

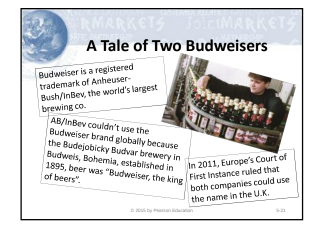
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Protecting Intellectual Property

- International Convention for the Protection of Industrial Property
 - Paris Convention
 - Honored by 100 countries
 - Facilitates multi-country patent registration, ensures that once a company files, it has a "right of priority" in other countries for one year from that date
- Patent Cooperation Treaty
 - Over 100 countries cooperate with patent applications
- European Patent Convention
 - the EU and Switzerland

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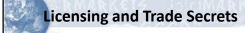


Antitrust

- Laws are designed to combat restrictive business practices and to encourage competition
 - Enforced by FTC in the U.S., Fair Trade Commission in Japan, European Commission in European Union
 - The Sherman Act of 1890 prohibits certain restrictive business practices including fixing prices, limiting production, allocating markets, or any other scheme designed to limit or avoid competition. Law applies to U.S. companies outside U.S. borders and to foreign companies operating in the U.S.

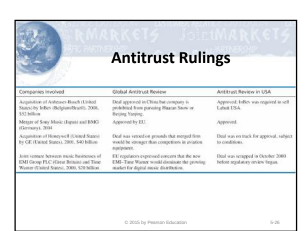
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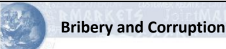
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- Trade secrets are confidential information or knowledge that has commercial value and is not in the public domain and for which steps have been taken to keep it secret
- To prevent disclosure, use confidentiality contracts
- The Uniform Trade Secrets Act has been adopted by most U.S. states
- NAFTA was first international agreement protecting trade secrets
- TRIPS, Trade-Related Aspects of Intellectual Property Rights signed by members of GATT

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- Foreign Corrupt Practices Act
 - Requires publicly held companies to institute internal accounting controls that would record all transactions
 - Makes it a crime for a U.S. corporation to bribe an official of a foreign government or political party to obtain or retain business
 - Prohibits payments to third parties when there is reason to believe it may be channeled to foreign officials
- Omnibus Trade and Competitiveness Act
 - Allows for "grease" payments to cut red tape; i.e., getting shipments trough customs, getting permits

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Licensing and Trade Secrets

- Licensing is a contractual agreement in which a licensor allows a licensee to use patents, trademarks, trade secrets, technology, and other intangible assets in return for royalty payments or other forms of compensation
- · Important considerations
 - What assets may be licensed
 - How to price assets
 - The rights granted

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2010 Corruption Rankings

Rank/Country	2010 CPI Score	Rank/Country	2010 CPI Score
1. Denmark	9.3	168. Equatorial Guinea	1.9
1. New Zealand	9.3	170. Burundi	1.8
1. Singapore	9.3	171. Chad	1.7
4. Finland	9.2	172. Sudan	1.6
4. Sweden	9.2	172. Turkmenistan	1.6
6. Canada	8.9	172, Uzbekistan	1.6
7. Netherlands	8.8	175. Iraq	1.5
8. Australia	8.7	176. Afghanistan	1.4
8. Switzerland	8.7	176. Myanmar	1.4
10. Norway	8.6	178. Somalia	1.1
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Conflict Resolution

- Litigation
- Formal arbitration
 - Settles disputes outside of court
 - Groups agree to abide by panel's decision
- 1958 United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards (New York Convention)
 - Most important treaty regarding international arbitration signed by 107 countries

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The Regulatory Environment

- Agencies, both governmental and nongovernmental, that enforce laws or set guidelines for conducting business
- Marketing activities affected by international and regional economic organizations
 - EU
 - WTO

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Looking Ahead to Chapter 6

 Global Information Systems and Market Research

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