Strategic Management: Competitiveness and Globalization (Concepts and Cases)
Seventh Edition
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**Strategize your students’ success with this book!**

In today’s competitive business world, what consistently separates successful firms from those that fail is making the right strategic decisions and actions. Prepare your students for success with *Strategic Management: Competitiveness and Globalization*, the most accessible and practical presentation of strategic management you’ll find. Up-to-date with the latest academic research and trends, this book uses hundreds of real-world examples throughout the text to highlight key concepts and put them into context.

**An author team that’s at the head of the class**

This well-respected author team consists of acknowledged experts in strategic management. Hitt, Ireland, and Hoskisson are active scholars and leaders in the strategy field, and they build a conceptual foundation based on proven strategic management concepts and the latest in cutting-edge research and practice. Their unique approach blends the classic industrial organizational model with the resource-based view of the firm to explain the strategic management process and its application in all types of organizations.

**Proven cases that teach and engage**

A wealth of compelling case studies allows students to hone their own strategic management skills as they examine dilemmas facing actual firms and learn what it takes to build and sustain a competitive advantage. And the case notes for the text—prepared by leading experts in strategic management—are the most complete, accurate, and reliable on the market.

**Also available in these split versions:**

*Strategic Management: Competitiveness and Globalization, Concepts*

*Strategic Management: Competitiveness and Globalization, Cases*
The strategic management process comes to life — from vision to implementation.

Strategic Focus
Three new or updated Strategic Focus segments in every chapter showcase familiar organizations—many of which compete internationally—to emphasize applications of the chapter’s content and to increase your students’ ability to achieve higher performance. Also included is additional content discussing leaders who have both succeeded or failed based on their ability to implement the right business strategy.

New Cases
This application-oriented text includes 30 all-new cases, drawing from a variety of topics, organizational settings, and industries. A correlation guide matches text chapters with applicable cases. These timely and intriguing cases feature a mix of well-known organizations headquartered or based in the United States and a number of other countries. With each case, students have an opportunity to analyze, synthesize, and apply the parts of the strategic management process they’ve learned. Cases reflect a variety of management situations to offer a well-rounded learning experience.

The case notes for the Seventh Edition are the most complete, accurate, and reliable on the market — and they have been compiled by six experts in the field of strategic management. Additionally, financial analysis accompanies some of case notes with tutorials to guide students.
Insightful research and a strong application orientation help students understand what it takes to succeed in today’s—and tomorrow’s—business world.

Current Research with an Emphasis on Key Trends
Thoroughly updated, this edition contains the most current research and findings, including references to 2004 and 2005 publications. Plus, this edition expands the text’s discussion of key trends—such as ethics & social responsibility, global strategy, cultural diversity—and the impact these trends are having on the practice of strategic management.

Experiential Exercises
In response to positive reviewer feedback, this edition includes updated Experiential Exercises. Each chapter includes carefully chosen exercises, many of which are new, providing ample opportunity for hands-on learning and practice with critical concepts and tools.

From the authors’ engaging narrative to the text’s well-crafted pedagogy, Strategic Management sets the standard for accessibility and readability.

Chapter Opening Vignettes
Each chapter opens with a short vignette featuring an actual firm to introduce the key points of the chapter and illustrate their relevance to modern organizations. These vignettes, as will the entire text, feature the authors’ live and concise writing style, which holds readers’ attention and increases their interest in strategic management.

A Focus on Learning
The text’s student-focused approach is extended into its well-crafted pedagogy, which helps students absorb and review what they’re learning. These features include knowledge objectives, a running glossary, chapter summaries, and review questions.
We make it easy to craft a winning strategy for teaching and learning. These exclusive resources will save you time and will help your students achieve success in your course and in their business endeavors.

INTERNET RESOURCES

Strategic Management: Competitiveness and Globalization
Product Support Web Site

http://hitt.swlearning.com

The companion web site for Strategic Management: Competitiveness and Globalization includes complete student learning and teaching resources as well as Internet activities and links to strategic management resources. From a password-protected area, instructors can easily download the Instructor’s Manual, Test Bank, PowerPoint® slides, Integrated Video Guide, Case Notes, Test Bank in Word, and ExamView® Computerized Testing. For students, The Strategy Suite brings together complete web-based support including links to online academic journals, professional societies, and other business resources. A Case Analysis Method explains the case approach, while Your Career in Management offers a quick opportunity for students to explore their personal futures in management.

Case Financial Analysis: Using BCRC, students are guided through performing a financial analysis of selected cases complete with specific directions to obtain the financial data.

The Business & Company Resource Center (BCRC)

Put a complete business library at your students’ fingertips! This premier online business research tool allows you and your students to search thousands of periodicals, journals, references, financial information, industry reports, and more. This powerful research tool saves time for students—whether they are completing a case analysis, preparing for a presentation, or writing a reaction paper. You can use the BCRC to quickly and easily assign readings or research projects. Visit http://bcrc.swlearning.com to learn more about packaging this powerful electronic tool with Strategic Management: Competitiveness and Globalization.
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**Instructor Case Notes**  0-324-36045-2
Move beyond the typical prepared case notes with this innovative tool! These notes are team-prepared by six leading experts in the field of strategic management to ensure usefulness and thorough coverage of case content. All case notes follow a consistent framework for case analysis. Complete financial analysis for selected cases is supported by Excel spreadsheets on the Product Support Web Site.

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**Transparency Acetates**  0-324-36040-1
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To all of my current and former students. I am blessed to have the opportunity to teach and learn from you; there is a little piece of each of you in this book.

—Michael A. Hitt

To Jackson Blair Funkhouser, my wonderful new grandson. My hopes for you are that you will always smile, that you will open your heart to those who love you, that you will keep the fire burning, and that you will never forget to dream, baby, dream. I love you, Jackson.

—R. Duane Ireland

To my dear wife, Kathy, who has been my greatest friend and support through life, and I hope will remain so into the eternities.

—Robert E. Hoskisson
Our goal in writing each edition of this book is to present a new up-to-date standard for explaining the strategic management process. To reach this goal with the 7th edition of our market-leading text, we again present you with an intellectually rich yet thoroughly practical analysis of strategic management.

With each new edition, we are challenged and invigorated by the goal of establishing a new standard for presenting strategic management knowledge in a readable style. To prepare for each new edition, we carefully study the most recent academic research to ensure that the strategic management content presented is highly current and relevant for organizations. In addition, we continuously read articles appearing in many different business publications (e.g., Wall Street Journal, Business Week, Fortune, Barron’s, and Fast Company, to name just a few) to identify valuable examples of how actual companies use the strategic management process. Many of the hundreds of companies we discuss in the book will be quite familiar to you, but some new and different companies are also included. In particular, we use examples of companies from across the world to demonstrate how globalized business has become in the 21st century. To maximize your opportunities to learn as you read and think about how actual companies are using the relevant strategic management tools, techniques, and concepts (based in the most current research), we emphasize a lively and user-friendly writing style.

There are several characteristics of this 7th edition of our book that are intended to enhance your learning opportunities:

- This book presents you with the most comprehensive and thorough coverage of strategic management that is available in the market.
- The research used in this book is drawn from the “classics” as well as the most recent contributions to the strategic management literature. The historically significant (or classical) research provides the foundation for much of what is known about strategic management, while the most recent contributions reveal insights about how to effectively use strategic management in the complex, global business environment in which most firms operate and try to outperform their competitors. Our book also presents you with many examples of how firms use the strategic management tools, techniques, and concepts developed by leading researchers. Indeed, this book is strongly application oriented and presents readers with more examples and applications of strategic management concepts, techniques, and tools than all other strategic management texts. In this edition, for example, we examine more than 600 companies to describe the use of strategic management tools, techniques, or concepts. Collectively, no other strategic management book presents you with the combination of useful and insightful research and applications in a wide variety of organizations as is available in this text.
- We carefully integrate two of the most popular and well-known theoretical concepts in the strategic management field: industrial-organization economics and the resource-based view of the firm. Other texts emphasize usually one of these two theories (at the cost of explaining the other one to describe strategic management). However, such an approach is incomplete; research and practical experience indicate that both theories play a major role in understanding the linkage between strategic management and organizational success. No other book integrates these two theoretical perspectives effectively to explain the strategic management process and its application in all types of organizations.
- We use the ideas of prominent scholars (e.g., Richard Bettis, Alfred Chandler, Kathy Eisenhardt, Sumantra Ghoshal, Don Hambrick, Gary Hamel, Rosabeth Kanter, Rita McGrath, Michael Porter, C. K. Prahalad, Richard Rumelt, Ken Smith, David Teece, Oliver Williamson, and numerous others) to shape the discussion of what strategic management is. We describe the practices of prominent executives and practitioners (e.g., Carlos Gutierrez, Reed Hastings, Jeffrey Immelt, Steven Jobs,
Herb Kelleher, Anne Mulcahy, Meg Whitman, and many others) to help us describe how strategic management is used in many different types of organizations.

• We (authors of this book) are also active scholars. We conduct research on different strategic management topics. Our interest in doing so is to contribute to the strategic management literature and to better understand how to effectively apply strategic management tools, techniques, and concepts to increase organizational performance. Thus, our own research is integrated in the appropriate chapters along with the research of other scholars.

In addition to our book’s characteristics, as listed above, there are some specific features of this 7th edition that we want to highlight for you:

• **New Opening Cases and Strategic Focus Segments.** We continue our tradition of providing all-new Opening Cases and Strategic Focus segments. In addition, new company-specific examples are included in each chapter. Through all of these venues, we present readers with a wealth of examples of how actual organizations, most of which compete internationally as well as in their home markets, use the strategic management process to increase their ability to compete and achieve higher performance.

• **An Exceptional Balance** between current research and applications of it in actual (and mostly widely recognized) organizations. The content has not only the best research documentation but also the largest amount of effective firm examples to help active learners understand the different types of strategies that organizations use to achieve their vision and mission.

• **All New Cases** with an effective mix of organizations headquartered or based in the United States and a number of other countries. Many of the cases have enhanced financial analyses as part of the Case Notes available to instructors. These timely cases present active learners with opportunities to apply the strategic management process and understand organizational conditions and contexts and to make appropriate recommendations to effectively deal with critical concerns.

• **Enhanced Experiential Exercises** to support individuals’ efforts to understand how strategic management is used in all types of organizations.

• **Lively, Concise Writing Style** to hold readers’ attention and to increase their interest in strategic management.

• **Continuing, Updated Coverage** of vital strategic management topics such as competitive rivalry and dynamics, strategic alliances, mergers and acquisitions, international strategies, corporate governance, and ethics. Also, we continue to be the only book in the market with a separate chapter devoted to strategic entrepreneurship.

• **Full four-color format** to enhance readability by attracting and maintaining readers’ interests.

To maintain current and up-to-date content, several new concepts are explored in the 7th edition. New content is provided in Chapter 2 on the concept of complementors. Complementors are a network of companies that sell goods or services that “complement” the focal firm’s own good or service. For example, a range of complements is necessary to sell automobiles, including financial services to arrange credit, luxury options including stereo equipment, extended warranties, etc. These complementary products often facilitate a focal firm’s ability to sell its products to the consumer.

In Chapter 7, we emphasize how cross-border acquisitions are used to implement firms’ strategies and influence their performance. Examples include the Lenovo Group’s acquisition of the PC assets of IBM and CNOOC’s failed acquisition of Unocal Corporation. Both Lenovo and CNOOC are Chinese companies. We also emphasize the restructuring of large diversified business groups such as the Tata Group in India.

One of the interesting ideas newly introduced in Chapter 8 dealing with international strategy is the effect that recent changes in intellectual property right laws have in both India and China. Multinational firms based in other countries have called for stronger laws to protect their intellectual property in those countries. Interestingly,
many of India and China’s companies are beginning to emphasize innovation instead of imitating other multinationals’ products; therefore, these companies welcome stronger patent protections for intellectual property that they develop.

In Chapter 10, we examine the current impact on firms of the Sarbanes-Oxley (SOX) Act enacted by the U.S. Congress. Although the legal changes were strongly desired by the market, they have increased the intensity of corporate governance mechanisms and have been costly to firms while simultaneously making the strategic management process more risk averse and conservative.

New structures used by transnational firms are described in Chapter 11. Two alternative structures are illustrated as we discover new ways that firms are implementing this emerging strategy to compete globally. The new strategy and structure combinations are illustrated in changes at Unilever Corporation, exemplifying the evolution in structural design.

In Chapter 12, “Strategic Leadership,” the discussion of managing the firm’s resource portfolio has been further enriched with particular focus on the development and use of human capital and social capital.

Supplements

INSTRUCTORS

IRCD (0-324-36044-4) Key ancillaries (Instructor’s Resource Manual, Instructor’s Case Notes, Test Bank, ExamView, PowerPoint® and Case Analysis Questions Using Business & Company Resource Center) are provided on CD-ROM, giving instructors the ultimate tool for customizing lectures and presentations.

Instructor Case Notes (0-324-36045-2) Prepared by six exceptional case note writers: R. Apana, University of Cincinnati; Charles Byles, Virginia Commonwealth University; Joyce Claterbos, University of Kansas; Tammy Ferguson, University of Louisiana, Lafayette; Marta White, Georgia State University; and Paul Mallette, Colorado State University. All new case notes provide details about the 30 cases found in the second part of the main text. The case notes writers provide consistent and thorough support for instructors, following the method espoused by the author team for preparing an effective case analysis. The case notes for the 7th edition have been written in great detail and include questions and answers throughout along with industry and company background and resolutions wherever possible. Financial analyses of the cases are provided on our product support website for both students and instructors.

Instructor’s Resource Manual (0-324-36043-6) Prepared by Leslie E. Palich, Baylor University. The Instructor’s Resource Manual, organized around each chapter’s knowledge objectives, includes ideas about how to approach each chapter and how to reinforce essential principles with extra examples. The support product includes lecture outlines, detailed answers to end-of-chapter review questions, instructions for using each chapter’s experiential exercises, and additional assignments.

Certified Test Bank (0-324-36041-X) Prepared by Janelle Dozier and verified for accuracy by Amyn Rehman Dhamani. Thoroughly revised and enhanced, test bank questions are linked to each chapter’s knowledge objectives and are ranked by difficulty and question type. We provide an ample number of application questions throughout and we have also retained scenario-based questions as a means of adding in-depth problem-solving questions. With this edition, we introduce the concept of certification, whereby another qualified academic has proofread and verified the accuracy of the test bank questions and answers. The test bank material is also available in computerized ExamView™ format for creating custom tests in both Windows and Macintosh formats.
ExamView™ (0-324-36038-X) Computerized testing software contains all of the questions in the certified printed test bank. This program is an easy-to-use test creation software compatible with Microsoft Windows. Instructors can add or edit questions, instructions, and answers, and select questions by previewing them on the screen, selecting them randomly, or selecting them by number. Instructors can also create and administer quizzes online, whether over the Internet, a local area network (LAN), or a wide area network (WAN).

Transparency Acetates (0-324-36040-1) Key figures from the main text have been re-created as colorful and attractive overhead transparencies for classroom use.

PowerPoint (available on the IRCD: 0-324-36043-6) Prepared by Charlie Cook, University of West Alabama. An all-new PowerPoint presentation, created for the 7th edition, provides support for lectures emphasizing key concepts, key terms, and instructive graphics. Slides can also be used by students as an aid to note-taking.

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Resource Integration Guide When you start with a new—or even familiar—text, the amount of supplemental material can seem overwhelming. Identifying each element
of a supplement package and piecing together the parts that fit your particular needs can be time-consuming. After all, you may use only a small fraction of the resources available to help you plan, deliver, and evaluate your class. We have created a resource guide to help you and your students extract the full value from the text and its wide range of exceptional supplements. This resource guide is available on the product support Web site. The RIG organizes the book’s resources and provides planning suggestions to help you conduct your class, create assignments, and evaluate your students’ mastery of the subject. Whatever your teaching style or circumstance, there are planning suggestions to meet your needs. The broad range of techniques provided in the guide helps you increase your repertoire as a teaching expert and enrich your students’ learning and understanding. We hope this map and its suggestions enable you to discover new and exciting ways to teach your course.

**STUDENTS**

Financial analyses of some of the cases are provided on our product support website for both students and instructors. Researching financial data, company data, and industry data is made easy through the use of our proprietary database, the Business & Company Resource Center. Students are sent to this database to quickly gather data needed for financial analysis.

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PART 1

STRATEGIC MANAGEMENT INPUTS
CHAPTER 1
Strategic Management and Strategic Competitiveness

CHAPTER 2
The External Environment: Opportunities, Threats, Industry Competition, and Competitor Analysis

CHAPTER 3
The Internal Environment: Resources, Capabilities, and Core Competencies
Chapter 1

Strategic Management and Strategic Competitiveness

Knowledge Objectives

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define strategic competitiveness, strategy, competitive advantage, above-average returns, and the strategic management process.
2. Describe the 21st-century competitive landscape and explain how globalization and technological changes shape it.
3. Use the industrial organization (I/O) model to explain how firms can earn above-average returns.
4. Use the resource-based model to explain how firms can earn above-average returns.
5. Describe vision and mission and discuss their value.
6. Define stakeholders and describe their ability to influence organizations.
7. Describe the work of strategic leaders.
8. Explain the strategic management process.

One possible strategy GM could use to improve its performance would be to produce a smaller number of models but focus more on design and engineering.
Declining market share, cost disadvantages relative to some competitors, increasing competition from firms in emerging economies such as China, a downgrade of its debt, and continuing increases in the costs of its health care programs. These are some of the most serious issues facing General Motors (GM).

When thinking about today’s GM in terms of the issues it faces, one might wonder if it can get much worse. If nothing else, the status of this huge firm (with global sales of $193 billion in 2004) shows that “no company is too big to fail, or at last shrink dramatically. Not even mighty GM.” How did GM get itself into so much trouble? What can this huge company do to reverse its fortunes?

Just how serious is the situation facing GM? To answer this question, consider the following facts. In mid-2005, GM was cash-flow negative, meaning that the firm was consuming more cash than it was earning by selling cars. Some analysts concluded that GM was “saddled with a $1,600-per-vehicle handicap in so-called legacy costs, mostly retiree health and pension benefits.” Between the spring of 2000 and roughly the middle of 2005, GM lost 74 percent of its market value. In light of the firm’s more recent performance in the design, manufacture, distribution, and service of cars and trucks, some argue that “GM has effectively become a finance company that actually loses money making cars.” Others suggest that “it’s easy to view [GM] as a huge medical and pension provider with a side business in manufacturing.” Perhaps shockingly, given GM’s historical prominence in the global economy, in 2005 a few analysts were suggesting that bankruptcy was a viable option for GM. In spite of these difficulties, that same year billionaire investor Kirk Kerkorian boosted his stake in GM to roughly 9 percent. To gain a return on his investment, Kerkorian might challenge GM’s board of directors to “sell off noncore assets, cut costs, or restructure the bloated auto business far faster than current management appears inclined to do.”

To reverse its fortunes and significantly improve its performance (actions and outcomes with the potential to satisfy Kerkorian as well as the firm’s other investors), it seems that GM needs to act quickly and boldly. When we think about influences on GM’s performance and as well as corrective actions the firm could take, we should remember that conditions in GM’s external environment are outside its direct control. Raw materials costs, for example, were increasing dramatically across the globe in 2005. Because of these increases, GM anticipated spending at least another $500 million to purchase steel products needed to produce its cars and trucks. However, there are actions GM could take to influence its performance.

Perhaps the most basic set of actions GM could take would be to “make cars people actually want to buy.” This seems harsh, and perhaps it is to a degree. On the other hand, the past several decades are ones in which GM made design and engineering compromises so its plants could continue to keep up production volume. Perhaps GM would be better served by focusing on a smaller number of products. Rather than producing what some see as “me-too nameplates” (e.g., the differences across the Pontiac, Buick, and Chevrolet nameplates are not easily identified), GM could benefit from presenting consumers with a smaller number of car and truck models, but ones that have interesting designs and high-quality engineering.
The following statistics are interesting in terms of focus. At the time GM offered 89 nameplates across eight brands in North America, Toyota was offering 26 nameplates across three brands. Among other positive outcomes, focusing on a smaller number of brands and nameplates increases the likelihood that products will be distinctive and allows for marketing campaigns to be crisply targeted to precisely identified customer groups. To sharpen its product focus, GM eliminated the Oldsmobile brand a few years ago. Some analysts think that Pontiac, Buick, and Saab should also be shut down. In addition, closing at least five of its assembly plants and producing roughly 4 million cars per year for the North American market instead of the current 5.1 million are other possible courses of action for the firm to pursue. Although needed, taking actions such as these will be difficult, in that GM is a large bureaucratic firm in which there seems to be a fair amount of opposition to the possibility of initiating significant changes. On the other hand, can GM afford not to change how it competes?


As we see from the Opening Case, GM is having difficulty achieving the levels of success desired by people who have a stake in the firm’s performance. However, the firm does have the potential to be successful. The posting of record first-half sales in China at mid-year 2005, coupled with the expectation of more than 20 percent growth for the full year, is an example of what GM can do. Nonetheless, given the facts presented in the Opening Case, it is likely that stockholders, employees, suppliers, customers, local communities, and others affected by GM’s performance are not fully satisfied with the firm’s current accomplishments. Because of this, we can suggest that GM’s strategies aren’t as effective as perhaps could be the case. In Chapter 2, you will learn more about how the external environment is affecting GM.

In the final analysis, though, we can be confident in believing that those leading GM want their firm to be highly competitive (something we call a condition of strategic competitiveness) and want it to earn profits in the form of above-average returns. These are important outcomes firms seek to accomplish when using the strategic management process (see Figure 1.1). The strategic management process is fully explained in this book. We introduce you to this process in the next few paragraphs.

Strategic competitiveness is achieved when a firm successfully formulates and implements a value-creating strategy. A strategy is an integrated and coordinated set of commitments and actions designed to exploit core competencies and gain a competitive advantage. When choosing a strategy, firms make choices among competing alternatives. In this sense, the chosen strategy indicates what the firm intends to do as well as what it does not intend to do. Sony Corp., for example, unveiled a new strategy in September 2005 that was intended to restore the firm’s ability to earn above-average returns. Changes in the manufacture and distribution of televisions and in its portable music players’ products are examples of issues Sony addressed when altering its strategy. Comments by Howard Stringer, Sony’s new CEO, demonstrate that choices were being made: “We cannot fight battles on every front. We have to make choices . . . and decide what the company’s priorities ought to be.”

A firm has a competitive advantage when it implements a strategy competitors are unable to duplicate or find too costly to try to imitate. An organization can be confi-
dent that its strategy has resulted in one or more useful competitive advantages only after competitors’ efforts to duplicate its strategy have ceased or failed. In addition, firms must understand that no competitive advantage is permanent. The speed with which competitors are able to acquire the skills needed to duplicate the benefits of a firm’s value-creating strategy determines how long the competitive advantage will last.

Above-average returns are returns in excess of what an investor expects to earn from other investments with a similar amount of risk. Risk is an investor’s uncertainty about the economic gains or losses that will result from a particular investment. Returns are often measured in terms of accounting figures, such as return on assets, return on equity, or return on sales. Alternatively, returns can be measured on the basis of stock market returns, such as monthly returns (the end-of-the-period stock price minus the beginning stock price, divided by the beginning stock price, yielding a percentage return). In smaller new venture firms, performance is sometimes measured in terms of the amount and speed of growth (e.g., in annual sales) rather than more traditional...
profitability measures (the reason for this is that new ventures require time to earn acceptable returns on investors’ investments). Understanding how to exploit a competitive advantage is important for firms that seek to earn above-average returns. Firms without a competitive advantage or that are not competing in an attractive industry earn, at best, average returns. **Average returns** are returns equal to those an investor expects to earn from other investments with a similar amount of risk. In the long run, an inability to earn at least average returns results in failure. Failure occurs because investors withdraw their investments from those firms earning less-than-average returns.

The **strategic management process** (see Figure 1.1) is the full set of commitments, decisions, and actions required for a firm to achieve strategic competitiveness and earn above-average returns. The firm’s first step in the process is to analyze its external and internal environments to determine its resources, capabilities, and core competencies—the sources of its “strategic inputs.” With this information, the firm develops its vision and mission and formulates its strategy. To implement this strategy, the firm takes actions toward achieving strategic competitiveness and above-average returns. The summary of the sequence of activities is as follows: Effective strategic actions that take place in the context of carefully integrated strategy formulation and implementation actions result in desired strategic outcomes. It is a dynamic process, as ever-changing markets and competitive structures must be coordinated with a firm’s continuously evolving strategic inputs.

In the remaining chapters of this book, we use the strategic management process to explain what firms should do to achieve strategic competitiveness and earn above-average returns. These explanations demonstrate why some firms consistently achieve competitive success while others fail to do so. As you will see, the reality of global competition is a critical part of the strategic management process and significantly influences firms’ performances. Indeed, learning how to successfully compete in the globalized world is one of the most significant challenges for firms competing in the 21st century.

Several topics are discussed in this chapter. First, we describe the 21st-century competitive landscape. This challenging landscape is being created primarily by the emergence of a global economy, globalization resulting from that economy, and rapid technological changes. Next, we examine two models that firms use to gather the information and knowledge required to choose their strategies and decide how to implement them. The insights gained from these models also serve as the foundation for forming the firm’s vision and mission. The first model (industrial organization or I/O) suggests that the external environment is the primary determinant of a firm’s strategic actions. The key to this model is identifying and competing successfully in an attractive (i.e., profitable) industry. The second model (resource based) suggests that a firm’s unique resources and capabilities are the critical link to strategic competitiveness. Thus, the first model is concerned with the firm’s external environment while the second model focuses on the firm’s internal environment. After discussing vision and mission, direction setting statements influencing the choice and use of organizational strategies, we describe the stakeholders that organizations serve. The degree to which stakeholders’ needs can be met directly increases when firms achieve strategic competitiveness and earn above-average returns. Closing the chapter are introductions to strategic leadership and the elements of the strategic management process.

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**The 21st-Century Competitive Landscape**

The fundamental nature of competition in many of the world’s industries is changing. The pace of this change is relentless and is increasing. Even determining the boundaries...
of an industry has become challenging. Consider, for example, how advances in interactive computer networks and telecommunications have blurred the boundaries of the entertainment industry. Today, networks such as ABC, CBS, Fox, NBC, and HBO compete not only among themselves, but also with AT&T, Microsoft, Sony, and others. Partnerships among firms in different segments of the entertainment industry further blur industry boundaries. For example, MSNBC is co-owned by NBC (which itself is owned by General Electric) and Microsoft. With full-motion video and sound rapidly making their way to mobile devices, cellular telephones are also competitors for customers’ entertainment expenditures. Wireless companies, for example, are partnering with the music industry to introduce music-playing capabilities into mobile phones. Entertainment giant Walt Disney Company is selling wireless-phone plans to children. That Disney videos can be streamed through phones is yet another example of the difficulty of determining industry boundaries.

Other characteristics of the 21st-century competitive landscape are noteworthy as well. Conventional sources of competitive advantage such as economies of scale and huge advertising budgets are not as effective as they once were. Moreover, the traditional managerial mind-set is unlikely to lead a firm to strategic competitiveness. Managers must adopt a new mind-set that values flexibility, speed, innovation, integration, and the challenges that evolve from constantly changing conditions. The conditions of the competitive landscape result in a perilous business world, one where the investments required to compete on a global scale are enormous and the consequences of failure are severe.

Developing and implementing strategy remains an important element of success in this environment. It allows for strategic actions to be planned and to emerge when the environmental conditions are appropriate. It also helps to coordinate the strategies developed by business units in which the responsibility to compete in specific markets is decentralized.

Hypercompetition is a term often used to capture the realities of the 21st-century competitive landscape. Under conditions of hypercompetition, “assumptions of market stability are replaced by notions of inherent instability and change.” Hypercompetition results from the dynamics of strategic maneuvering among global and innovative combatants. It is a condition of rapidly escalating competition based on price-quality positioning, competition to create new know-how and establish first-mover advantage, and competition to protect or invade established product or geographic markets. In a hypercompetitive market, firms often aggressively challenge their competitors in the hopes of improving their competitive position and ultimately their performance.

Several factors create hypercompetitive environments and influence the nature of the 21st-century competitive landscape. The two primary drivers are the emergence of a global economy and technology, specifically rapid technological change.

The Global Economy

A global economy is one in which goods, services, people, skills, and ideas move freely across geographic borders. Relatively unfettered by artificial constraints, such as tariffs, the global economy significantly expands and complicates a firm’s competitive environment.

Interesting opportunities and challenges are associated with the emergence of the global economy. For example, Europe, instead of the United States, is now the world’s largest single market, with 700 million potential customers. The European Union and
the other Western European countries also have a gross domestic product that is over 35 percent higher than the GDP of the United States.27 China’s economy is now larger than Canada’s, causing an analyst to suggest, “It’s hard to talk meaningfully about the world economy any more without China being included.”28 One indicator of the rapid rise in the capabilities of China’s economy is the fact that from roughly 1986 to 2005, China lifted “some 400 million of its 1.3 billion people out of grinding $1-a-day poverty.”29 India, the world’s largest democracy, has an economy that also is growing rapidly and now ranks as the world’s fourth largest.30 By 2050, the United States, China, India, Japan, Britain, France, Germany, and South Korea are expected to be the world’s largest economies. Russia and Italy are two economies projected to decline in size and influence between 2005 and 2050.31

The statistics detailing the nature of the global economy reflect the realities of a hypercompetitive business environment and challenge individual firms to think seriously about the markets in which they will compete. Consider the case of General Electric (GE). Although headquartered in the United States, GE expects that as much as 60 percent of its revenue growth between 2005 and 2015 will be generated by competing in rapidly developing economies (e.g., China and India). The decision to count on revenue growth in developing countries instead of in developed countries such as the United States and European nations seems quite reasonable in the global economy. In fact, according to an analyst, what GE is doing is not by choice but by necessity: “Developing countries are where the fastest growth is occurring and more sustainable growth.”32 Based on its analyses of world markets and their potential, GE estimates that by 2024, China will be the world’s largest consumer of electricity and will be the world’s largest consumer and consumer-finance market (business areas in which GE competes). GE is making strategic decisions today such as investing significantly in China and India in order to improve its competitive position in what the firm believes are becoming vital sources of revenue and profitability. Similarly, FedEx estimates that in no more than 10 years, the firm will generate the bulk of its revenue growth from business activities outside the United States, not from its domestic operations. Brazil and India are two markets in which the firm is now making significant investments in anticipation of revenue growth possibilities.33

**The March of Globalization**

*Globalization* is the increasing economic interdependence among countries and their organizations as reflected in the flow of goods and services, financial capital, and knowledge across country borders.34 Globalization is a product of a larger number of firms competing against one another in an increasing number of global economies.

In globalized markets and industries, financial capital might be obtained in one national market and used to buy raw materials in another one. Manufacturing equipment bought from a third national market can then be used to produce products that are sold in yet a fourth market. Thus, globalization increases the range of opportunities for companies competing in the 21st-century competitive landscape.35
Wal-Mart, for instance, is trying to achieve boundaryless retailing with global pricing, sourcing, and logistics. Through boundaryless retailing, the firm seeks to make the movement of goods and the use of pricing strategies as seamless among all of its international operations as historically has been the case among its domestic stores. The firm is pursuing this type of retailing on an evolutionary basis. For example, most of Wal-Mart’s original international investments were in Canada and Mexico, because it was easier for the firm to rehearse or apply its global practices in countries that are geographically close to its home base, the United States. Based on what it has learned, the firm has now expanded into Europe, South America, and Asia. Today, Wal-Mart is the world’s largest retailer (with over 3,600 total units). Internationally, Wal-Mart now employs over 330,000 people in its more than 1,500 international units. Globalization makes it increasingly difficult to think of firms headquartered in various economies throughout the world as domestic-only companies. Consider the following facts about three U.S.-based organizations: On an annual basis, Wal-Mart continues to increase the percent of its total revenue that is coming from its international operations. Approximately 47 percent of operating income in 2004 was generated by McDonald’s international operations. And as we just explained, GE expects more than 60 percent of its growth in sales revenue in the foreseeable future to come from operations in emerging markets. The challenge to companies experiencing globalization to the degree of these three firms is to understand the need for culturally sensitive decisions when using the strategic management process and to anticipate ever-increasing complexity in their operations as goods, services, people, and so forth move freely across geographic borders and throughout different economic markets.

Globalization also affects the design, production, distribution, and servicing of goods and services. In many instances, for example, globalization results in higher-quality goods and services. Global competitor Toyota Motor Company provides an example of how this happens. Because Toyota initially emphasized product reliability and superior customer service, the company’s products are in high demand across the globe. Because of the demand for its products, Toyota’s competitive actions have forced its global competitors to make reliability and service improvements in their operations. Indeed, almost any car or truck purchased today from virtually any manufacturer is of higher quality and is supported by better service than was the case before Toyota began successfully competing throughout the global economy.

Overall, it is important for firms to understand that globalization has led to higher levels of performance standards in many competitive dimensions, including those of quality, cost, productivity, product introduction time, and operational efficiency. In addition to firms competing in the global economy, these standards affect firms competing on a domestic-only basis. The reason for this is that customers will purchase from a global competitor rather than a domestic firm when the global company’s good or service is superior. Because workers now flow rather freely among global economies, and because employees are a key source of competitive advantage, firms must understand that increasingly, “the best people will come from . . . anywhere.” Overall, firms must learn how to deal with the reality that in the 21st-century competitive landscape, only companies capable of meeting, if not exceeding, global standards typically have the capability to earn above-average returns.

As we have explained, globalization creates opportunities (such as those being pursued by Toyota, Wal-Mart, McDonald’s and GE, among many other firms). However, globalization is not risk free. Collectively, the risks of participating outside of a firm’s domestic country in the global economy are labeled a “liability of foreignness.”

One risk of entering the global market is that typically a fair amount of time is required for firms to learn how to compete in markets that are new to them. A firm’s performance can suffer until this knowledge is either developed locally or transferred from the home market to the newly established global location. Additionally, a firm’s
performance may suffer with substantial amounts of globalization. In this instance, firms may overdiversify internationally beyond their ability to manage these diversified operations. The result of over diversification can have strong negative effects on a firm’s overall performance.

Thus, entry into international markets, even for firms with substantial experience in the global economy such as Toyota, McDonald’s, and GE, requires proper use of the strategic management process. In this regard, firms should choose to enter more international markets only when there is a viable opportunity for them to do so and when they have the competitive advantages required to be successful in those markets.

It is also important to note that while global markets are attractive strategic options for some companies, they are not the only source of strategic competitiveness. In fact, for most companies, even for those capable of competing successfully in global markets, it is critical to remain committed to and strategically competitive in the domestic market. And, domestic markets can be testing grounds for possibly entering an international market at some point in the future. For example, some banks operating in Texas recently recognized the attractiveness of Latinos as a distinct customer group. One reason this group is attractive is that fewer than 50 percent of Latinos living in Texas have bank accounts. To attract Latinos, banks took actions such as redesigning their interiors to resemble haciendas, reduced fees on money transfers to Mexico, and started sponsoring community events that are important to the target population. If these efforts prove successful, at some point these banks may, assuming that regulations permit such actions, use the skills gained locally as the foundation for entering an international market such as Mexico.

Technology and Technological Changes

There are three categories of trends and conditions—technology diffusion and disruptive technologies, the information age, and increasing knowledge intensity—through which technology is significantly altering the nature of competition and contributing to unstable competitive environments as a result of doing so.

Technology Diffusion and Disruptive Technologies

The rate of technology diffusion—the speed at which new technologies become available and are used—has increased substantially over the last 15 to 20 years. Consider the following rates of technology diffusion:

- It took the telephone 35 years to get into 25 percent of all homes in the United States. It took TV 26 years. It took radio 22 years. It took PCs 16 years. It took the Internet 7 years.

Perpetual innovation is a term used to describe how rapidly and consistently new, information-intensive technologies replace older ones. The shorter product life cycles resulting from these rapid diffusions of new technologies place a competitive premium on being able to quickly introduce new, innovative goods and services into the marketplace. In fact, when products become somewhat indistinguishable because of the widespread and rapid diffusion of technologies, speed to market with innovative products may be the primary source of competitive advantage (see Chapter 5). Indeed,
some argue that increasingly, the global economy is driven by or revolves around con-
stant innovations. Not surprisingly, such innovations must be derived from an under-
standing of global standards and global expectations in terms of product functionality.50

Another indicator of rapid technology diffusion is that it now may take only 12 to
18 months for firms to gather information about their competitors’ research and devel-
opment and product decisions.51 In the global economy, competitors can sometimes
imitate a firm’s successful competitive actions within a few days. Once a source of com-
petitive advantage, the protection firms previously possessed through their patents has
been stifled by the current rate of technological diffusion. Today, patents may be an
effective way of protecting proprietary technology in a small number of industries such
as pharmaceuticals. Indeed, many firms competing in the electronics industry often do
not apply for patents to prevent competitors from gaining access to the technological
knowledge included in the patent application.

Disruptive technologies—technologies that destroy the value of an existing tech-
nology and create new markets52—surface frequently in today’s competitive markets.
Think of the new markets created by the technologies underlying the development of
products such as iPods, PDAs, WiFi, and the browser.53 Products such as these are
thought by some to represent radical or breakthrough innovations53 (we talk more
about radical innovations in Chapter 13). A disruptive or radical technology can create
what is essentially a new industry or can harm industry incumbents. Some incumbents,
though, are able to adapt based on their superior resources, experience, and ability to
gain access to the new technology through multiple sources (e.g., alliances, acquisitions,
and ongoing internal basic research).55 When a disruptive technology creates a new
industry, competitors follow. As explained in the Strategic Focus, Amazon.com’s
launching created a new industry by making use of a disruptive technology we know as
the Internet.

In addition to making innovative use of the Internet to create Amazon.com, Jeff
Bezos also uses core competence in technology to study information about its cus-
tomers. These efforts result in opportunities to understand individual customers’ needs
and then target goods and services to satisfy those needs. Clearly, Amazon understands
the importance of information and knowledge (topics we discuss next) as competitive
weapons for use in the 21st-century competitive landscape.

The Information Age

Dramatic changes in information technology have occurred in recent years. Personal
computers, cellular phones, artificial intelligence, virtual reality, and massive databases
(e.g., Lexis/Nexis) are a few examples of how information is used differently as a result
of technological developments. An important outcome of these changes is that the abil-
ity to effectively and efficiently access and use information has become an important
source of competitive advantage in virtually all industries.56

Both the pace of change in information technology and its diffusion will continue
to increase. For instance, the number of personal computers in use in the United States
is expected to reach 278 million by 2010. The declining costs of information technolo-
gies and the increased accessibility to them are also evident in the 21st-century compet-
titive landscape. The global proliferation of relatively inexpensive computing power and
its linkage on a global scale via computer networks combine to increase the speed and
diffusion of information technologies. Thus, the competitive potential of information
technologies is now available to companies of all sizes throughout the world, not only
to large firms in Europe, Japan, and North America.

As noted in the Strategic Focus on Amazon, the Internet is another technological
innovation contributing to hypercompetition. Available to an increasing number of
people throughout the world, the Internet provides an infrastructure that allows the deliv-
ery of information to computers in any location. Access to significant quantities of rela-
tively inexpensive information yields strategic opportunities for a number of companies
Amazon.com: Using Technology to Create Change

Jeff Bezos, Amazon.com’s CEO, founded his company in his basement in 1994. Bezos’s innovative concept was to use the still-emerging technology called the Internet to establish an online company selling books. Initially, Bezos intended to sell only books using what became Amazon’s proprietary Internet-based software. In fact, Bezos’s vision for Amazon was for the firm to be “Earth’s biggest bookstore.” Because of its growth and expansion, Amazon’s vision today is to offer the “Earth’s Biggest Selection.”

Amazon officially went “live” on July 16, 1995. The first book the firm sold was Fluid Concepts & Creative Analogies: Computer Models of the Fundamental Mechanisms of Thought. At the time of Amazon’s launching, a large number of business analysts and certainly competitors in the book business (e.g., Barnes & Noble) seriously doubted that consumers would respond favorably to an opportunity to purchase books on the Internet from an unknown start-up venture. However, the skeptics were clearly wrong. Amazon has grown rapidly, establishing its one millionth customer account in 1997, the year the firm went public. The firm now has over 47 million customers. Sales revenue in 2004 was close to $7 billion. Revenue was expected to climb to over $8.5 billion by year-end 2005. Amazon is at the top of Internet Retailer’s annual top 400 list, and well ahead of second place Dell Inc. in terms of online business-to-consumer sales.

In the eyes of many, Amazon has become the first successful online retailing marketplace in the United States and probably in the world (given the firm’s continuing expansion into international markets). In fact, international sales (from non-North American markets) now account for close to 50 percent of Amazon’s sales revenue. Bezos has said that Amazon will continue to devote efforts to increasing the rate of expansion into international markets. The firm sells items around the globe that are grouped into 31 product categories. Apparel, electronics, toys, baby items, banjo cases, kitchen and housewares, travel services, and jewelry are but a few of the products available from Amazon. Because the firm uses “online [instead of physical] shelf space,” the goods and services it can add to its offerings are virtually endless in number and variety.

A vast selection of goods and services, a brand name known by many throughout the world, a site that is simple to understand and navigate, and a reputation for reliability are Amazon’s competitive advantages. Technological innovations are the source of these advantages. From its inception, Amazon has invested large sums of money in technology to develop an infrastructure that allows it to offer customers a reliable and easy-to-navigate way to buy its products. Consistent with the characteristics of a rapidly changing, unstable environment, Amazon constantly develops new technologies that allow it to improve its offerings to customers. In addition, technology is the source of Amazon’s expansion into new areas such as its Web-search service. Through its A9 unit, Amazon offers searches for users to locate restaurants, museums, and other places in particular areas. But Amazon competes with others in this business area including Microsoft, Yahoo!, and Google.

What does the future hold for Amazon? Although it now has competitors that didn’t exist at the time of its launching, some analysts think that “Amazon is always one step ahead” of those firms. Bezos believes that the firm’s continuing investments in technology will allow it to innovate in ways that prevent competitors from duplicating its competitive advantages.

in global markets. Virtually all retailers, such as Abercrombie & Fitch, Gap, and Benetton, use the Internet to provide abundant shopping privileges to customers in multiple locations. As a distribution channel, the Internet's popularity is growing in the United States. In mid-2005, for example, over 3 percent of all retail sales (excluding car dealers and gas stations) were accounted for by the Internet.57 The exploding use of the Internet in China (94 million users in mid-2005, second only to the United States) is creating opportunities for U.S. Internet companies (Google, Yahoo!, and eBay). In fact, the huge potential for these firms caused an analyst to suggest that Internet companies without a major stake in China would experience less growth and a greater possibility of poor long-term performance as a result.58

**Increasing Knowledge Intensity**

Knowledge (information, intelligence, and expertise) is the basis of technology and its application. In the 21st-century competitive landscape, knowledge is a critical organizational resource and is increasingly a valuable source of competitive advantage.59 Indeed, starting in the 1980s, the basis of competition began shifting from hard assets to intangible resources. For example, “Wal-Mart transformed retailing through its proprietary approach to supply chain management and its information-rich relationships with customers and suppliers.”60 Relationships are an example of an intangible resource.

Knowledge is gained through experience, observation, and inference and is an intangible resource (tangible and intangible resources are fully described in Chapter 3). The value of intangible resources, including knowledge, is growing as a proportion of total shareholder value.61 The probability of achieving strategic competitiveness in the 21st-century competitive landscape is enhanced for the firm that realizes that its survival depends on the ability to capture intelligence, transform it into usable knowledge, and diffuse it rapidly throughout the company.62 Therefore, firms must develop (e.g., through training programs) and acquire (e.g., by hiring educated and experienced employees) knowledge, integrate it into the organization to create capabilities, and then apply it to gain a competitive advantage.63 In addition, firms must build routines that facilitate the diffusion of local knowledge throughout the organization for use everywhere it has value.64 Firms are better able to do these things when they have strategic flexibility.

**Strategic flexibility** is a set of capabilities used to respond to various demands and opportunities existing in a dynamic and uncertain competitive environment. Thus, strategic flexibility involves coping with uncertainty and its accompanying risks.65 Firms should try to develop strategic flexibility in all areas of their operations. However, those working within firms to develop strategic flexibility should understand that this is not an easy task, largely because of inertia that can build up over time.66

To be strategically flexible on a continuing basis and to gain the competitive benefits of such flexibility, a firm has to develop the capacity to learn. In the words of John Browne, CEO of British Petroleum: “In order to generate extraordinary value for shareholders, a company has to learn better than its competitors and apply that knowledge throughout its businesses faster and more widely than they do.”67 Continuous learning provides the firm with new and up-to-date sets of skills, which allow it to adapt to its environment as it encounters changes.68 Firms capable of rapidly and broadly applying what they have learned have strategic flexibility and the resulting capacity to change in ways that will increase the probability of being able to successfully deal with uncertain, hypercompetitive environments. As we discuss in the Strategic Focus, some firms must change dramatically to remain competitive or to again become competitive.

Will the changes being sought at Kodak and Albertsons lead to improved firm performance? Time will provide the answer to this question as it has in part in the Albertsons case. What we do know is that being prepared to consistently engage in change improves the likelihood of a firm achieving above-average returns across time.
Organizational Change: Be Ready, Because It Can’t Be Avoided!

In the 21st-century competitive landscape, some argue that competition is about change—being able to change effectively, quickly, and in ways competitors will find difficult to imitate. Through change, organizations have opportunities to grow and to learn. In a continuous cycle, new learning resulting from one change is the foundation for a new cycle of growth and future change. Without change and the resulting learning that pushes this continuous, reinforcing cycle, the likelihood of organizational decline and eventual death greatly increases. Being able to rapidly and successfully change is increasingly an irreplaceable dimension of being able to earn above-average returns in the global economy.

In spite of its importance, change is difficult, for individuals and organizations. If we think of individuals, it may surprise us to learn that roughly 90 percent of heart-bypass patients do not change their lifestyles—even at the risk of dying. The difficulty individuals experience trying to change their behavior suggests the challenge of achieving change in an organization, which, after all, is a collection of what are often change-resistance people! Nonetheless, there are interesting cases about organizational change, two of which we discuss next.

Antonio M. Perez is the new CEO of Eastman Kodak Co. During his previous time at Hewlett-Packard, Perez was “obsessed with creating a new (product) category every two years.” Creating new product categories this rapidly and frequently is a function of learning and constant change. In hiring Perez, Kodak’s board of directors believed he had the skills to help Kodak introduce new digital products and gain the knowledge required to continue changing frequently and significantly.

Lawrence R. Johnston, a former GE executive, is now Albertsons Inc.’s CEO. In addition to traditional grocery store competitors, Albertsons (as well as other national chains such as Safeway and Kroger) faces a serious threat from Wal-Mart. In fact, estimates are that Wal-Mart will generate over $162 billion in “super-market types of sales” by the end of 2007. This projected amount exceeds the combined annual revenue of Kroger, Albertsons, and Safeway. Knowing that his firm can’t compete against Wal-Mart on the basis of price and greater operational efficiencies, Johnston is relying on technology to introduce significant changes at Albertsons as a means of competition. The goal is to change shopping within Albertsons’ stores so customers will describe their experience as “quick and easy.” To do this, hand-held scanners are available to shoppers in some locations. The scanners are linked to a company database and a global-positioning-satellite system. The scanners will keep tabs of products the consumer has selected as well as direct her or him to the quickest route to take in a store to find a requested item. At the exit, the scanners charge the purchased items to a credit card, allowing the shopper to avoid waiting in a checkout line. A technology-intensive shopping experience such as this will cause major changes in established work patterns among the firm’s employees.

What can organizations do to improve their ability to change? One thing to recognize is that there are no shortcuts. Helping a firm learn how to change is hard work—work requiring dedicated efforts on the parts of many. To help firms learn how to effectively and consistently engage in change, research suggests that strategic leaders (whom we talk about more later in this chapter and in full detail in Chapter 12) should engage in a number of actions including the following: (1) phrasing the need for change in ways that appeal to employees’ emotions as well as their cognitions, (2) casting the need for change as providing positive outcomes, (3) developing a story to describe the needed changes that is simple, straightforward,
and appealing, and (4) continuously developing and describing stories about the firm's success with different change efforts. While these actions won't lead to organizational change without disruption and some trepidation on the part of some employees, they do facilitate efforts to improve the chance of success when engaging in organizational change efforts.

Interestingly, if these efforts fail to stimulate change, a firm often has to do something drastic. In September 2005, Albertsons suggested that it was willing to be acquired by the highest bidder. While private equity firms were the most interested initially, one analyst speculated that European discount grocers and competitors to Wal-Mart might be interested: “Britain’s Tesco, Belgian retailer Delhaize Group and France’s Carrefour were among the likely candidates.” Because Albertsons is number two in market share, it would allow these foreign competitors a significant entry opportunity in the United States market. If extensive change does not take place when needed, competitive realities will force changes as illustrated by the Albertsons example.


Next, we describe two models firms use to generate the information they need to form their vision and mission and then to select and decide how to implement one or more strategies.

**The I/O Model of Above-Average Returns**

From the 1960s through the 1980s, the external environment was thought to be the primary determinant of strategies that firms selected to be successful.69 The industrial organization (I/O) model of above-average returns explains the external environment’s dominant influence on a firm’s strategic actions. The model specifies that the industry in which a company chooses to compete has a stronger influence on performance than do the choices managers make inside their organizations.70 The firm’s performance is believed to be determined primarily by a range of industry properties, including economies of scale, barriers to market entry, diversification, product differentiation, and the degree of concentration of firms in the industry.71 These industry characteristics are examined in Chapter 2.

Grounded in economics, the I/O model has four underlying assumptions. First, the external environment is assumed to impose pressures and constraints that determine the strategies that would result in above-average returns. Second, most firms competing within an industry or within a certain segment of that industry are assumed to control similar strategically relevant resources and to pursue similar strategies in light of those resources. Third, resources used to implement strategies are assumed to be highly mobile across firms, so any resource differences that might develop between firms will be short-lived. Fourth, organizational decision makers are assumed to be rational and committed to acting in the firm’s best interests, as shown by their profit-maximizing behaviors.72 The I/O model challenges firms to locate the most attractive industry in which to compete. Because most firms are assumed to have similar valuable resources that are mobile across companies, their performance generally can be increased only when they operate in the industry with the highest profit potential and learn how to use their resources to implement the strategy required by the industry’s structural characteristics.73
The five forces model of competition is an analytical tool used to help firms with this task. The model (explained in Chapter 2) encompasses several variables and tries to capture the complexity of competition. The five forces model suggests that an industry’s profitability (i.e., its rate of return on invested capital relative to its cost of capital) is a function of interactions among five forces: suppliers, buyers, competitive rivalry among firms currently in the industry, product substitutes, and potential entrants to the industry. Firms can use this tool to understand an industry’s profit potential and the strategy necessary to establish a defensible competitive position, given the industry’s structural characteristics. Typically, the model suggests that firms can earn above-average returns by manufacturing standardized products or producing standardized services at costs below those of competitors (a cost leadership strategy) or by manufacturing differentiated products for which customers are willing to pay a price premium (a differentiation strategy). The cost leadership and product differentiation strategies are fully described in Chapter 4.

As shown in Figure 1.2, the I/O model suggests that above-average returns are earned when firms implement the strategy dictated by the characteristics of the general,
industry, and competitor environments (environments that are discussed in Chapter 2). Companies that develop or acquire the internal skills needed to implement strategies required by the external environment are likely to succeed, while those that do not are likely to fail. Hence, this model suggests that returns are determined primarily by external characteristics rather than by the firm’s unique internal resources and capabilities.

Research findings support the I/O model, in that approximately 20 percent of a firm’s profitability can be explained by the industry in which it chooses to compete. This research also shows, however, that 36 percent of the variance in profitability could be attributed to the firm’s characteristics and actions. This suggests that both the environment and the firm’s characteristics play a role in determining the firm’s specific level of profitability. Thus, there is likely a reciprocal relationship between the environment and the firm’s strategy, thereby affecting the firm’s performance.

As you can see, the I/O model considers a firm’s strategy to be a set of commitments, actions, and decisions that are formed in response to the characteristics of the industry in which the firm has decided to compete. The resource-based model, discussed next, takes a different view of the major influences on strategy formulation and implementation.

## The Resource-Based Model of Above-Average Returns

The resource-based model assumes that each organization is a collection of unique resources and capabilities. The uniqueness of its resources and capabilities is the basis for a firm’s strategy and its ability to earn above-average returns.

**Resources** are inputs into a firm’s production process, such as capital equipment, the skills of individual employees, patents, finances, and talented managers. In general, a firm’s resources are classified into three categories: physical, human, and organizational capital. Described fully in Chapter 3, resources are either tangible or intangible in nature.

Individual resources alone may not yield a competitive advantage. In fact, resources have a greater likelihood of being a source of competitive advantage when they are formed into a capability. A **capability** is the capacity for a set of resources to perform a task or an activity in an integrative manner. Capabilities evolve over time and must be managed dynamically in pursuit of above-average returns. **Core competencies** are resources and capabilities that serve as a source of competitive advantage for a firm over its rivals. Core competencies are often visible in the form of organizational functions. For example, marketing is a core competence for Philip Morris, a division of the Altria Group, Inc. This means that Philip Morris has used its resources to form marketing-related capabilities that in turn allow the firm to market its products in ways that are superior to how competitors market their products.

According to the resource-based model, differences in firms’ performances across time are due primarily to their unique resources and capabilities rather than to the industry’s structural characteristics. This model also assumes that firms acquire different resources and develop unique capabilities based on how they combine and use the resources; that resources and certainly capabilities are not highly mobile across firms; and that the differences in resources and capabilities are the basis of competitive advantage. Through continued use, capabilities become stronger and more difficult for competitors to understand and imitate. As a source of competitive advantage, a capability
“should be neither so simple that it is highly imitable, nor so complex that it defies internal steering and control.”

The resource-based model of superior returns is shown in Figure 1.3. As you will see, the resource-based model suggests that the strategy the firm chooses should allow it to use its competitive advantages in an attractive industry (the I/O model is used to identify an attractive industry).

Not all of a firm’s resources and capabilities have the potential to be the basis for competitive advantage. This potential is realized when resources and capabilities are valuable, rare, costly to imitate, and nonsubstitutable. Resources are valuable when they allow a firm to take advantage of opportunities or neutralize threats in its external environment. They are rare when possessed by few, if any, current and potential competitors. Resources are costly to imitate when other firms either cannot obtain them or are at a cost disadvantage in obtaining them compared with the firm that already possesses them. And they are nonsubstitutable when they have no structural equivalents.

FIGURE 1.3 The Resource-Based Model of Above-Average Returns

1. Identify the firm’s resources. Study its strengths and weaknesses compared with those of competitors.

2. Determine the firm’s capabilities. What do the capabilities allow the firm to do better than its competitors?

3. Determine the potential of the firm’s resources and capabilities in terms of a competitive advantage.

4. Locate an attractive industry.

5. Select a strategy that best allows the firm to utilize its resources and capabilities relative to opportunities in the external environment.
Many resources can either be imitated or substituted over time. Therefore, it is difficult to achieve and sustain a competitive advantage based on resources alone. When these four criteria are met, however, resources and capabilities become core competencies.

As noted previously, research shows that both the industry environment and a firm’s internal assets affect that firm’s performance over time. Thus, to form a vision and mission, and subsequently to select one or more strategies and to determine how to implement them, firms use both the I/O and the resource-based models. In fact, these models complement each other in that one (I/O) focuses outside the firm while the other (resource-based) focuses inside the firm. In Chapter 2 we describe how firms use the I/O model, and in Chapter 3 we discuss how firms use the resource-based model. Successful strategy formulation and implementation actions result only when the firm properly uses both models. Next, we discuss the forming of the firm’s vision and mission—actions taken after the firm understands the realities of its external (Chapter 2) and internal (Chapter 3) environments.

**Vision and Mission**

After studying the external environment and the internal environment, the firm has the information it needs to form a vision and a mission (see Figure 1.1). Stakeholders (those who affect or are affected by a firm’s performance, as discussed later in the chapter) learn a great deal about a firm by studying its vision and mission. Indeed, a key purpose of vision and mission statements is to inform stakeholders of what the firm is, what it seeks to accomplish, and who it seeks to serve.

**Vision**

Vision is a picture of what the firm wants to be and, in broad terms, what it wants to ultimately achieve. Thus, a vision statement articulates the ideal description of an organization and gives shape to its intended future. In other words, a vision statement points the firm in the direction of where it would eventually like to be in the years to come. Vision is “big picture” thinking with passion that helps people feel what they are supposed to be doing. People feel what they are to do when their firm’s vision is simple, positive, and emotional. A vision stretches and challenges people and evokes emotions and dreams. Imagine the dreams evoked and the emotions felt when employees learn that as part of the firm’s vision, the new CEO of LG Electronics says, “We must be a great company with great people.”

It is also important to note that vision statements reflect a firm’s values and aspirations and are intended to capture the heart and mind of each employee and, hopefully, many of its other stakeholders. A firm’s vision tends to be enduring while its mission can change in light of changing environmental conditions. A vision statement tends to be relatively short and concise, making it easily remembered. Examples of vision statements include the following:

*Our vision is to be the world’s best quick service restaurant (McDonald’s)*

*To make the automobile accessible to every American (Ford Motor Company’s vision when established by Henry Ford)*

As a firm’s most important and prominent strategic leader, the CEO is responsible for working with others to form the firm’s vision. It is important for the CEO to do this
because, in the words of Dan Rosensweig, chief operating officer (COO) for Yahoo!, "With a clear vision and strong leadership, you can make almost anything happen."89

Experience shows that the most effective vision statement results when the CEO involves a host of people (e.g., other top-level managers, employees working in different parts of the organization, suppliers, and customers) to develop it. In addition, to help the firm reach its desired future state, a vision statement should be clearly tied to the conditions in the firm's external and internal environments and it must be achievable. Moreover, the decisions and actions of those involved with developing the vision, especially the CEO and the other top-level managers, must be consistent with that vision. In fact, there is nothing worse than for the firm's top-level strategic leaders' actions to be inconsistent with the vision. At McDonald's, for example, a failure to openly provide employees with what they need to quickly and effectively serve customers would be a recipe for disaster.

Mission

The vision is the foundation for the firm's mission. A mission specifies the business or businesses in which the firm intends to compete and the customers it intends to serve.90 As we will learn in Chapter 4, today's customers tend to be quite demanding when it comes to their expectations for product variety and quality.91

The firm's mission is more concrete than its vision. However, like the vision, a mission should establish a firm's individuality and should be inspiring and relevant to all stakeholders.92 Together, vision and mission provide the foundation the firm needs to choose and implement one or more strategies. The probability of forming an effective mission increases when employees have a strong sense of the ethical standards that will guide their behaviors as they work to help the firm reach its vision.93 Thus, business ethics are a vital part of the firm's discussions to decide what it wants to become (its vision) as well as who it intends to serve and how it desires to serve those individuals and groups (its mission).94

As with the vision, the final responsibility for forming the firm's mission rests with the CEO, though the CEO and other top-level managers tend to involve a larger number of people in forming the mission. The main reason for this is that mission deals more directly with product markets and customers. Compared with the CEO and other top-level managers, middle- and first-level managers and other employees have more direct contact with customers and the markets in which they are served. Examples of mission statements include the following:

- Be the best employer for our people in each community around the world and deliver operational excellence to our customers in each of our restaurants (McDonald's)
- Our mission is to be recognized by our customers as the leader in applications engineering. We always focus on the activities customers desire; we are highly motivated and strive to advance our technical knowledge in the areas of material, part design and fabrication technology (LNP, a GE Plastics Company)

Notice how the McDonald's mission statement flows from its vision of being the world's best quick service restaurant. LNP's mission statement describes the business areas (material, part design, and fabrication technology) in which the firm intends to compete.

While reading the vision and mission statements presented above, you likely recognized that the earning of above-average returns (sometimes called profit maximization) was not mentioned in any of them. The reasons for this are that all firms want to earn above-average returns (meaning that this intention does not differentiate the firm from its rivals) and that desired financial outcomes result from properly serving certain cus-
tomers while trying to achieving the firm's intended future. In other words, above-average returns are the fruits of the firm's efforts to achieve its vision and mission. In fact, research has shown that having an effectively formed vision and mission has a positive effect on performance as measured by growth in sales, profits, employment, and net worth. In turn, positive firm performance increases the firm's ability to satisfy the interests of its stakeholders (whom we discuss next). The flip side of the coin also seems to be true—namely, the firm without an appropriately formed vision and mission is more likely to fail than the firm that has properly formed vision and mission statements.

**Stakeholders**

Every organization involves a system of primary stakeholder groups with whom it establishes and manages relationships. Stakeholders are the individuals and groups who can affect, and are affected by, the strategic outcomes achieved and who have enforceable claims on a firm's performance. Claims on a firm's performance are enforced through the stakeholders' ability to withhold participation essential to the organization's survival, competitiveness, and profitability. Stakeholders continue to support an organization when its performance meets or exceeds their expectations. Also, recent research suggests that firms effectively managing stakeholder relationships outperform those that do not. Stakeholder relationships can therefore be managed to be a source of competitive advantage.

Although organizations have dependency relationships with their stakeholders, they are not equally dependent on all stakeholders at all times; as a consequence, not every stakeholder has the same level of influence. The more critical and valued a stakeholder's participation, the greater a firm's dependency on it. Greater dependence, in turn, gives the stakeholder more potential influence over a firm's commitments, decisions, and actions. Managers must find ways to either accommodate or insulate the organization from the demands of stakeholders controlling critical resources.

**Classifications of Stakeholders**

The parties involved with a firm's operations can be separated into at least three groups. As shown in Figure 1.4, these groups are the capital market stakeholders (shareholders and the major suppliers of a firm's capital), the product market stakeholders (the firm's primary customers, suppliers, host communities, and unions representing the workforce), and the organizational stakeholders (all of a firm's employees, including both nonmanagerial and managerial personnel).

Each stakeholder group expects those making strategic decisions in a firm to provide the leadership through which its valued objectives will be reached. The objectives of the various stakeholder groups often differ from one another, sometimes placing those involved with the strategic management process in situations where trade-offs have to be made. The most obvious stakeholders, at least in U.S. organizations, are shareholders—individuals and groups who have invested capital in a firm in the expectation of earning a positive return on their investments. These stakeholders' rights are grounded in laws governing private property and private enterprise.

Shareholders want the return on their investment (and, hence, their wealth) to be maximized. Maximization of returns sometimes is accomplished at the expense of investing in a firm's future. Gains achieved by reducing investment in research and
development, for example, could be returned to shareholders, thereby increasing the short-term return on their investments. However, this short-term enhancement of shareholders’ wealth can negatively affect the firm’s future competitive ability, and sophisticated shareholders with diversified portfolios may sell their interests if a firm fails to invest in its future. Those making strategic decisions are responsible for a firm’s survival in both the short and the long term. Accordingly, it is not in the interests of any stakeholders for investments in the company to be unduly minimized.

In contrast to shareholders, another group of stakeholders—the firm’s customers—prefers that investors receive a minimum return on their investments. Customers could have their interests maximized when the quality and reliability of a firm’s products are improved, but without a price increase. High returns to customers might come at the expense of lower returns negotiated with capital market shareholders.

Because of potential conflicts, each firm is challenged to manage its stakeholders. First, a firm must carefully identify all important stakeholders. Second, it must prioritize them, in case it cannot satisfy all of them. Power is the most critical criterion in prioritizing stakeholders. Other criteria might include the urgency of satisfying each particular stakeholder group and the degree of importance of each to the firm.106

When the firm earns above-average returns, the challenge of effectively managing stakeholder relationships is lessened substantially. With the capability and flexibility provided by above-average returns, a firm can more easily satisfy multiple stakeholders simultaneously. When the firm is earning only average returns, it is unable to maximize the interests of all stakeholders. The objective then becomes one of at least minimally satisfying each stakeholder. Trade-off decisions are made in light of how important the support of each stakeholder group is to the firm. For example, environmental groups...
may be very important to firms in the energy industry but less important to professional service firms. A firm earning below-average returns does not have the capacity to minimally satisfy all stakeholders. The managerial challenge in this case is to make trade-offs that minimize the amount of support lost from stakeholders. Societal values also influence the general weightings allocated among the three stakeholder groups shown in Figure 1.4. Although all three groups are served by firms in the major industrialized nations, the priorities in their service vary because of cultural differences. Next, we provide more details about each of the three major stakeholder groups.

Capital Market Stakeholders
Shareholders and lenders both expect a firm to preserve and enhance the wealth they have entrusted to it. The returns they expect are commensurate with the degree of risk accepted with those investments (that is, lower returns are expected with low-risk investments, and higher returns are expected with high-risk investments). Dissatisfied lenders may impose stricter covenants on subsequent borrowing of capital. Dissatisfied shareholders may reflect their concerns through several means, including selling their stock.

When a firm is aware of potential or actual dissatisfactions among capital market stakeholders, it may respond to their concerns. The firm’s response to stakeholders who are dissatisfied is affected by the nature of its dependency relationship with them (which, as noted earlier, is also influenced by a society’s values). The greater and more significant the dependency relationship is, the more direct and significant the firm’s response becomes. Given GM’s situation, as explained in the Opening Case, it is reasonable to expect that GM’s CEO and top-level managers are thinking seriously about what should be done to improve the firm’s financial performance in order to satisfy its capital market stakeholders.

Product Market Stakeholders
Some might think that product market stakeholders (customers, suppliers, host communities, and unions) share few common interests. However, all four groups can benefit as firms engage in competitive battles. For example, depending on product and industry characteristics, marketplace competition may result in lower product prices being charged to a firm’s customers and higher prices being paid to its suppliers (the firm might be willing to pay higher supplier prices to ensure delivery of the types of goods and services that are linked with its competitive success).

As is noted in Chapter 4, customers, as stakeholders, demand reliable products at the lowest possible prices. Suppliers seek loyal customers who are willing to pay the highest sustainable prices for the goods and services they receive. Host communities want companies willing to be long-term employers and providers of tax revenues without placing excessive demands on public support services. Union officials are interested in secure jobs, under highly desirable working conditions, for employees they represent. Thus, product market stakeholders are generally satisfied when a firm’s profit margin reflects at least a balance between the returns to capital market stakeholders (i.e., the returns lenders and shareholders will accept and still retain their interests in the firm) and the returns in which they share.

Organizational Stakeholders
Employees—the firm’s organizational stakeholders—expect the firm to provide a dynamic, stimulating, and rewarding work environment. As employees, we are usually satisfied working for a company that is growing and actively developing our skills, especially those skills required to be effective team members and to meet or exceed global work standards. Workers who learn how to use new knowledge productively are critical
to organizational success. In a collective sense, the education and skills of a firm’s workforce are competitive weapons affecting strategy implementation and firm performance.\textsuperscript{108} As suggested by the following statement, strategic leaders are ultimately responsible for serving the needs of organizational stakeholders on a day-to-day basis: “[T]he job of [strategic] leadership is to fully utilize human potential, to create organizations in which people can grow and learn while still achieving a common objective, to nurture the human spirit.”\textsuperscript{109}

### Strategic Leaders

**Strategic leaders** are people located in different parts of the firm using the strategic management process to help the firm reach its vision and mission. Regardless of their location in the firm, successful strategic leaders are decisive and committed to nurturing those around them\textsuperscript{110} and are committed to helping the firm create value for customers and returns for shareholders and other stakeholders.\textsuperscript{111}

When identifying strategic leaders, most of us tend to think of chief executive officers (CEOs) and other top-level managers. Clearly, these people are strategic leaders. And, in the final analysis, CEOs are responsible for making certain their firm effectively uses the strategic management process. Indeed, the pressure on CEOs to do this is stronger than ever.\textsuperscript{112} However, there are many other people in today’s organizations who help choose a firm’s strategy and then determine actions to be taken to successfully implement it.\textsuperscript{113} The main reason for this is that the realities of 21st-century competition that we discussed earlier in this chapter (e.g., the global economy, globalization, rapid technological change, and the increasing importance of knowledge and people as sources of competitive advantage) are creating a need for those “closest to the action” to be the ones making decisions and determining the actions to be taken.\textsuperscript{114} In fact, the most effective CEOs and top-level managers understand how to delegate strategic responsibilities to people throughout the firm who influence the use of organizational resources.\textsuperscript{115}

Organizational culture also affects strategic leaders and their work. In turn, strategic leaders’ decisions and actions shape a firm’s culture. **Organizational culture** refers to the complex set of ideologies, symbols, and core values that are shared throughout the firm and that influence how the firm conducts business. Organization culture is known for having a unique and valuable culture. Its culture encourages employees to work hard but also to have fun while doing so. Moreover, its culture entails respect for others—employees and customers alike. The firm also places a premium on service, as suggested by its commitment to provide POS (Positively Outrageous Service) to each customer. Walmart claims that its continuing success is largely attributable to its culture.\textsuperscript{116}
Some organizational cultures are a source of disadvantage. Analysts talking about Boeing Co.’s culture suggested that the firm’s “dysfunctional corporate culture needs an overhaul, and execs must restore source relations with the Pentagon and Congress.” In addition, some allege that Boeing has a “toxic political climate.”117 New CEO W. James McNerney, formerly CEO of 3M, will no doubt take actions to try to correct the dysfunctional aspects of Boeing’s culture. It is important for strategic leaders to understand, however, that whether the firm’s culture is functional or dysfunctional, their work takes place within the context of that culture. There is a continuing reciprocal relationship between organizational culture and strategic leaders’ work, in that the culture shapes how they work while their work helps shape what is an ever-evolving organizational culture.

The Work of Effective Strategic Leaders

Perhaps not surprisingly, hard work, thorough analyses, a willingness to be brutally honest, a penchant for wanting the firm and its people to accomplish more, and common sense are prerequisites to an individual’s success as a strategic leader.118 In addition, strategic leaders must be able to “think seriously and deeply . . . about the purposes of the organizations they head or functions they perform, about the strategies, tactics, technologies, systems, and people necessary to attain these purposes and about the important questions that always need to be asked.”119 Additionally, effective strategic leaders work to set an ethical tone in their firms. The CEO and chairman of Deere & Company speaks plainly about this issue: “We have a slogan around here. No smoke, no mirrors, no tricks; just right down the middle of the field. That’s John Deere.” The actions suggested by this position helped Deere & Company to earn a rank of sixth on Business Ethics Magazine’s 2004 “100 Best Corporate Citizens” list.120

Strategic leaders, regardless of their location in the organization, often work long hours, and the work is filled with ambiguous decision situations for which effective solutions are not easily determined.121 However, the opportunities afforded by this work are appealing and offer exciting chances to dream and to act.122 The following words, given as advice to the late Time Warner chairman and co-CEO Steven J. Ross by his father, describe the opportunities in a strategic leader’s work:

There are three categories of people—the person who goes into the office, puts his feet up on his desk, and dreams for 12 hours; the person who arrives at 5 A.M. and works for 16 hours, never once stopping to dream; and the person who puts his feet up, dreams for one hour, then does something about those dreams.123

The organizational term used for a dream that challenges and energizes a company is vision (discussed earlier in this chapter). Strategic leaders have opportunities to dream and to act, and the most effective ones provide a vision as the foundation for the firm’s mission and subsequent choice and use of one or more strategies.

Predicting Outcomes of Strategic Decisions: Profit Pools

Strategic leaders attempt to predict the outcomes of their decisions before taking efforts to
implement them. This is difficult to do, in that many decisions that are a part of the strategic management process are concerned with an uncertain future and the firm’s place in that future.\textsuperscript{124}

Mapping an industry’s profit pool is something strategic leaders can do to anticipate the possible outcomes of different decisions and to focus on growth in profits rather than strictly growth in revenues. A profit pool entails the total profits earned in an industry at all points along the value chain (value chain is explained in Chapter 3 and further discussed in Chapter 4).\textsuperscript{125} Analyzing the profit pool in the industry may help a firm see something others are unable to see by helping it understand the primary sources of profits in an industry. There are four steps to identifying profit pools: (1) define the pool’s boundaries, (2) estimate the pool’s overall size, (3) estimate the size of the value-chain activity in the pool, and (4) reconcile the calculations.\textsuperscript{126}

Let’s think about how General Motors might map the automobile industry’s profit pools. First, GM would need to define the industry’s boundaries and second, estimate their size. As discussed in the Opening Case, these boundaries would include markets across the globe while the size of many of these markets, especially markets in emerging economies, continues to expand rapidly. GM would then be prepared to estimate the amount of profit potential in each part of the value chain (step 3). Are product design and product quality more important sources of potential profits than distribution channels and marketing campaigns? These are the types of issues to be considered with the third step of actions used to map an industry’s profit pool. GM would then have the information and insights needed to identify the strategies to use to be successful where the largest profit pools are located in the value chain.\textsuperscript{127} As this brief discussion shows, profit pools are a tool to use to help the firm’s strategic leaders recognize the actions to take to increase the likelihood of increasing profits.

\section*{The Strategic Management Process}

As suggested by Figure 1.1, the strategic management process is a rational approach firms use to achieve strategic competitiveness and earn above-average returns. Figure 1.1 also outlines the topics we examine in this book to present the strategic management process to you.

There are three parts to this book. In Part 1, we describe what firms do to analyze their external environment (Chapter 2) and internal environment (Chapter 3). These analyses are completed to identify marketplace opportunities and threats in the external environment (Chapter 2) and to decide how to use the resources, capabilities, and core competencies in the firm’s internal environment to pursue opportunities and overcome threats (Chapter 3). With knowledge about its external and internal environments, the firm forms its vision and mission.

The firm’s strategic inputs (see Figure 1.1) provide the foundation for choosing one or more strategies and deciding how to implement them. As suggested in Figure 1.1 by the horizontal arrow linking the two types of strategic actions, formulation and implementation must be simultaneously integrated if the firm is to successfully use the strategic management process. Integration happens as decision makers think about implementation issues when choosing strategies and as they think about possible changes to the firm’s strategies while implementing a currently chosen strategy.
In Part 2 of this book, we discuss the different strategies firms may choose to use. First, we examine business-level strategies (Chapter 4). A business-level strategy describes a firm’s actions designed to exploit its competitive advantage over rivals. A company competing in a single product market (e.g., a locally owned grocery store operating in only one location) has but one business-level strategy. As you will learn though, a diversified firm competing in multiple product markets (e.g., General Electric) forms a business-level strategy for each of its businesses. In Chapter 5, we describe the actions and reactions that occur among firms while using their strategies in marketplace competitions. As we will see, competitors respond to and try to anticipate each other’s actions. The dynamics of competition affect the strategies firms choose to use as well as how they try to implement the chosen strategies.128

For the diversified firm, corporate-level strategy (Chapter 6) is concerned with determining the businesses in which the company intends to compete as well as how resources, capabilities, and core competencies are to be allocated among the different businesses. Other topics vital to strategy formulation, particularly in the diversified corporation, include acquiring other companies and, as appropriate, restructuring the firm’s portfolio of businesses (Chapter 7) and selecting an international strategy (Chapter 8). With cooperative strategies (Chapter 9), firms form a partnership to share their resources and capabilities in order to develop a competitive advantage. Cooperative strategies are becoming increasingly important as firms try to find ways to compete in the global economy’s array of different markets.129 For example, Microsoft, the world’s largest software company, and Toshiba, the world’s third-largest maker of notebook PCs, have formed a joint venture to combine some of their resources and capabilities in order to develop software for notebook computers and other mobile devices.130

To examine actions taken to implement strategies, we consider several topics in Part 3 of the book. First, we examine the different mechanisms used to govern firms (Chapter 10). With demands for improved corporate governance being voiced today by many stakeholders,131 organizations are challenged to learn how to simultaneously satisfy their stakeholders’ different interests. Finally, the organizational structure and actions needed to control a firm’s operations (Chapter 11), the patterns of strategic leadership appropriate for today’s firms and competitive environments (Chapter 12), and strategic entrepreneurship (Chapter 13) as a path to continuous innovation are addressed.

Before closing this introductory chapter, it is important to emphasize that primarily because they are related to how a firm interacts with its stakeholders, almost all strategic management process decisions have ethical dimensions.132 Organizational ethics are revealed by an organization’s culture; that is to say, a firm’s decisions are a product of the core values that are shared by most or all of a company’s managers and employees. Especially in the turbulent and often ambiguous 21st-century competitive landscape, those making decisions that are part of the strategic management process are challenged to recognize that their decisions affect capital market, product market, and organizational stakeholders differently and to evaluate the ethical implications of their decisions on virtually a daily basis.133 Decision makers failing to recognize these realities accept the risk of putting their firm at a competitive disadvantage when it comes to consistently engaging in ethical business practices.134

As you will discover, the strategic management process examined in this book calls for disciplined approaches to the development of competitive advantage. These approaches provide the pathway through which firms will be able to achieve strategic competitiveness and earn above-average returns in the 21st century. Mastery of this strategic management process will effectively serve you, our readers and the organizations for which you will choose to work.
SUMMARY

• Firms use the strategic management process to achieve strategic competitiveness and earn above-average returns. Strategic competitiveness is achieved when a firm has developed and learned how to implement a value-creating strategy. Above-average returns (in excess of what investors expect to earn from other investments with similar levels of risk) provide the foundation a firm needs to simultaneously satisfy all of its stakeholders.

• The fundamental nature of competition is different in the 21st-century competitive landscape. As a result, those making strategic decisions must adopt a different mind-set, one that allows them to learn how to compete in highly turbulent and chaotic environments that produce disorder and a great deal of uncertainty. The globalization of industries and their markets and rapid and significant technological changes are the two primary factors contributing to the turbulence of the 21st-century competitive landscape.

• Firms use two major models to help them form their vision and mission and then choose one or more strategies to use in the pursuit of strategic competitiveness and above-average returns. The core assumption of the I/O model is that the firm’s external environment has more of an influence on the choice of strategies than do the firm’s internal resources, capabilities, and core competencies. Thus, the I/O model is used to understand the effects an industry’s characteristics can have on a firm when deciding what strategy or strategies to use to compete against rivals. The logic supporting the I/O model suggests that above-average returns are earned when the firm locates an attractive industry and successfully implements the strategy dictated by that industry’s characteristics. The core assumption of the resource-based model is that the firm’s unique resources, capabilities, and core competencies have more of an influence on selecting and using strategies than does the firm’s external environment. Above-average returns are earned when the firm uses its valuable, rare, costly-to-imitate, and nonsubstitutable resources and capabilities to compete against its rivals in one or more industries. Evidence indicates that both models yield insights that are linked to successfully selecting and using strategies. Thus, firms want to use their unique resources, capabilities, and core competencies as the foundation for one or more strategies that will allow them to compete in industries they understand.

• Vision and mission are formed in light of the information and insights gained from studying a firm’s internal and external environments. Vision is a picture of what the firm wants to be and, in broad terms, what it wants to ultimately achieve. Flowing from the vision, the mission specifies the business or businesses in which the firm intends to compete and the customers it intends to serve. Vision and mission provide direction to the firm and signals important descriptive information to stakeholders.

• Stakeholders are those who can affect, and are affected by, a firm’s strategic outcomes. Because a firm is dependent on the continuing support of stakeholders (shareholders, customers, suppliers, employees, host communities, etc.), they have enforceable claims on the company’s performance. When earning above-average returns, a firm has the resources it needs to at least minimally simultaneously satisfy the interests of all stakeholders. However, when earning only average returns, different stakeholder groups must be carefully managed in order to retain their support. A firm earning below-average returns must minimize the amount of support it loses from dissatisfied stakeholders.

• Strategic leaders are people located in different parts of the firm using the strategic management process to help the firm reach its vision and mission. In the final analysis, though, CEOs are responsible for making certain that their firms properly use the strategic management process. Today, the effectiveness of the strategic management process increases when it is grounded in ethical intentions and behaviors. The strategic leader’s work demands decision trade-offs, often among attractive alternatives. It is important for all strategic leaders, and especially the CEO and other members of the top-management team, to work hard, conduct thorough analyses of situations, be brutally and consistently honest, and ask the right questions of the right people at the right time.

• Strategic leaders must predict the potential outcomes of their strategic decisions. To do so, they must first calculate profit pools in their industry that are linked to value chain activities. In so doing, they are less likely to formulate and implement ineffective strategies.
REVIEW QUESTIONS

1. What are strategic competitiveness, strategy, competitive advantage, above-average returns, and the strategic management process?
2. What are the characteristics of the 21st-century landscape? What two factors are the primary drivers of this landscape?
3. According to the I/O model, what should a firm do to earn above-average returns?
4. What does the resource-based model suggest a firm should do to earn above-average returns?
5. What are vision and mission? What is their value for the strategic management process?
6. What are stakeholders? How do the three primary stakeholder groups influence organizations?
7. How would you describe the work of strategic leaders?
8. What are the elements of the strategic management process? How are they interrelated?

EXPERIENTIAL EXERCISES

Creating Value

Strategy is about creating value. In this chapter, we learned about the two lenses through which managers seek to create above-average returns—the I/O model and the resource-based model. In each model, the way in which returns are measured is important. For example, in the text, risk adjustment is discussed as one criterion that has to be taken into account when accounting profits are compared, particularly with firms in different industries. However, the way in which returns are calculated may also affect firm rankings relative to an industry average, even among firms in the same industry. Three widely used measures of return are as follows:

1. **Percentage of sales.** This is the most commonly used measure of performance. It is simply the firm’s net income expressed as a percentage of sales revenues.

2. **Return on capital employed.** This measure considers what was earned for each dollar that shareholders and bondholders invested. It is a good measure of how well those leading and managing firms have used the capital society has entrusted to them. The numerator for this measure is the firm’s profit prior to tax and interest (EBIT). The denominator is the firm’s total assets minus its current liabilities.

3. **Total return to shareholders.** This measure captures the total gain to a shareholder over a year as a percentage of the price of a share on the first day of the year. The numerator here is the change in price of a share of stock from the first day to the last day of the year plus all dividends paid on that share. The denominator is the price of the share at the beginning of the year.

When firms within the same industry are ranked in terms of these three performance measures, who is “above average” and who is “below average” often changes significantly. In other words, a firm may perform well with respect to one of these performance measures but may perform poorly (compared to competitors) on another measure.

In Groups

Select an industry with at least six publicly traded firms that are dominated by a single business. Banking, airline, brewing, and fast food are examples of industries from which you may choose. Look at the annual report data for the last calendar year for six firms within the industry you chose and calculate the return measures listed above as well as the industry average for each. Present your results to the class and discuss which measure your group thinks yields the best indication of managerial performance from the perspective of the firm’s stakeholders. Be prepared to explain your reasoning.

The March of Globalization

Foreign direct investments (FDI) and international trade patterns demonstrate globalization’s rapid spread across many of the world’s economies. For example, both FDI and international trade have been growing at a faster rate than the U.S. economy as a whole for some time. And there are other patterns of importance. As the text points out, significant investment in developing countries such as India and China has shifted investment from well-established economies to emerging economies over the last 10–15 years. Looking at these patterns can be very informative with respect to understanding how global business patterns are changing. Managers in the 21st century must be aware of these patterns if they are to successfully lead their firms. In particular, strategic managers who have responsibility for establishing the firm’s vision...
and making certain that the firm pursues its mission must have a broad awareness of the shifting trends in global business practices and the different nature of different nations’ economics.

Go to the main Web page for the Organization for Economic Development and Cooperation (OECD) at www.oecd.org. After reading the background information about the OECD, locate its statistical portal. In the “Data by Topic” area, you will find a significant and valuable amount of information that is relevant to understanding the march of globalization. Under “International Trade,” look for the latest report on global trade; it is published quarterly. Open that document and you should find import and export numbers for the world in the last five years. Then look for the report on trade among OECD members. This report is usually published on the same date each quarter, as is the world report. Use the data you have found to answer the following questions.

1. What are the trends in global trade over the last five years that most stand out? How does the change in trade volumes match with the growth of the global economy over the same period? What is influencing the patterns you have observed?

2. What are the trends in OECD trade over the last four years that most stand out? How do the changes in trade volumes among the OECD members compare to those numbers you saw for the world as a whole? What do you think is causing the patterns you have observed?

### Mission Statements and Stakeholders

Effective mission statements, which are derived from the firm’s vision, are externally focused in order to speak to the needs of a range of stakeholders. They focus the firm in a certain direction with respect to products, customers, and performance. A mission statement has a different meaning for different stakeholders. For each stakeholder group, though, the mission statement should provide a mental frame in which a group’s members can evaluate a firm’s actions to verify that they are consistent with the mission.

The mission statements of five pharmaceutical firms are presented in the following table. Each of these mission statements is posted on the firm’s Web site for all stakeholders to see. In each case, the statement has remained unchanged for at least three years.

Using materials in the chapter and discussions of those materials during class, evaluate each of the five mission statements and assign a grade of A, B, C, D, or F based on the perspective of each one of the stakeholder groups. If you give a high grade, be prepared to defend it. If you give a low grade, be ready to tell what you think is wrong with the statement and how it should be improved.

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<tr>
<th>Firm and Mission Statement</th>
<th>Stakeholder Group</th>
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<tr>
<td></td>
<td>Capital Market Stakeholders</td>
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<tr>
<td><strong>GlaxoSmithKline</strong></td>
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<tr>
<td>GS’s mission is to improve the quality of human life by enabling people to do more, feel better, and live longer.</td>
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<tr>
<td><strong>Bristol-Myers Squibb</strong></td>
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<tr>
<td>Our company’s mission is to extend and enhance human life by providing the highest quality of pharmaceuticals and health care products.</td>
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<tr>
<td><strong>Merck</strong></td>
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<tr>
<td>The mission of Merck is to provide society with superior products and services by developing innovations and solutions that improve the quality of life and satisfy customer needs, and to provide employees with meaningful work and advancement opportunities, and investors with a superior rate of return.</td>
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<tr>
<td><strong>Novartis</strong></td>
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<td>We want to discover, develop, and successfully market innovative products to cure diseases, to ease suffering, and to enhance the quality of life. We also want to provide a shareholder return that reflects outstanding performance and to adequately reward those who invest ideas and work in our company.</td>
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<td><strong>Pfizer</strong></td>
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<tr>
<td>We will become the world’s most valued company to patients, customers, colleagues, investors, business partners, and the communities where we work and live.</td>
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The External Environment: Opportunities, Threats, Industry Competition, and Competitor Analysis

Many U.S. airlines have filed bankruptcy in recent years.
United Airlines, which filed for bankruptcy protection in 2002, and U.S. Airways, which filed in 2004, continued to operate under bankruptcy protection in 2005. This was the second time for U.S. Airways to be in bankruptcy since 2002. Delta and Northwest filed for bankruptcy in late 2005 as fuel prices increased after Hurricane Katrina. American Airlines’ AMR Corp. is the only legacy carrier (those that existed before the 1978 deregulation of the airline industry) that has been able to avoid bankruptcy. Minor airlines are faring no better: Hawaiian Airlines emerged from bankruptcy in June 2005, and discount airline AirTran Airways (ATA) continued in bankruptcy in 2005. Airlines in general have been struggling to deal with increased costs and reduced airline travel because of a number of environmental events that have been affecting the industry at large.

Since the terrorist attacks of September 11, 2001, the entire industry has seen a downturn in overall revenues due to decreased worldwide traffic. Similarly, because oil prices have increased substantially, airlines’ fuel costs have increased as well. However, airlines have not been able to raise prices due to the overcapacity in the industry. Furthermore, airlines, especially older legacy carriers such as United, Delta, American, and U.S. Air, have unionized workforces with seniority. As such, labor costs have been difficult to reduce. Accordingly, new discount entrants have made the legacy carriers’ cost structure seem imposing. In fact, United Airlines proposed to do away with its defined benefit pension system. The United Benefits Guarantee Corporation, a federal agency that underwrites pension plans, has agreed to a settlement with United Airlines for $6.6 billion. This will represent a loss to the workers of United, whose pensions are underfunded by $9.8 billion. Although United and U.S. Air have won significant concessions from their employees, especially pilots, their financial struggles continue. Delta and Northwest expect to reduce their pension cost in bankruptcy as well.

To deal with the changes in industry competition, United has also created its own “low cost” airline, Ted. Similarly, Delta created Song. In response, the discount carriers have learned approaches from the legacy carriers. ATA and Southwest have created a code-sharing alliance that coordinates their reservation systems and flight schedules. As such, Southwest is now able to offer service to such ATA markets as Boston, New York City, Newark, Washington, D.C., San Francisco, and Honolulu, among others. The code-sharing arrangement allows Southwest to expand into a new market, Pittsburgh, and increase the number of its gates at Chicago Midway. This will put added pressure on traditional airlines such as US Airways, American, and United. Although a proposed merger between U.S. Airways and American West Airlines may slightly reduce overcapacity, it is not likely to significantly decrease the cutthroat competition.

The legacy carriers’ international routes have been profitable, but discount carriers are entering this market from faraway places, creating more competition globally as well. The Emirates Group, an airline headquartered in Dubai, United Arab Emirates, has been growing passenger traffic 25 percent per year over the past 20 years. As other carriers have been cutting back service to the Middle East because of increased travel risk, the Emirates Group has increased traffic through its hub in Dubai, putting pressure on other airlines such as the recently merged Qantas-Air...
New Zealand. Although legacy carriers can pursue routes over the Atlantic, European airlines are far more dependent on transatlantic travel than U.S. carriers are. Accordingly, European carriers are likely to fight U.S. carriers’ attempts to expand their North Atlantic routes, as these routes represent the largest profit contributor for European airlines.

As the above points suggest, events in the external environment and in the industry environment have been crucial in the recent difficulties experienced by U.S. airlines. Airlines have been battered by decreased travel due to terrorist threats, significantly increased fuel costs, labor disputes due to downsizing, and industry overcapacity. This has increased the competitive rivalry in the industry. New discount airlines have prompted further competitive actions by legacy carriers with the creation of their own “low cost” labels. Discount international airlines also present threats for legacy carriers. Large suppliers of capital (such as GE Capital) are powerful relative to the airlines and are needed to help them buy or lease new planes. Unions and fuel suppliers have eroded profits for airlines, significantly threatening their survival. Because consumers incur no significant costs in switching from one airline to another (except for frequent flyer loyalty programs), buyers’ power is strong. Although substitute products exist such as the automobile and mass transit, when flying long distances the speed of air travel makes such alternative travel less appealing and unrealistic in most instances. Although Southwest Airlines has continued to make a profit relative to the legacy carriers, even its profits have been squeezed by new entrants such as JetBlue into the discount segment space. Events in the external environment have had the most significant influence on airlines’ ability to make a profit, even for those in the discount market segment.


As the Opening Case on the airlines industry attests and as research suggests, the external environment affects firm growth and profitability. Major political events such as the war in Iraq, the strength of separate nations’ economies at different times, and the emergence of new technologies are a few examples of conditions in the external environment that affect firms in the United States and throughout the world. External environmental conditions such as these create threats to and opportunities for firms that, in turn, have major effects on their strategic actions.

Regardless of the industry, the external environment is critical to a firm’s survival and success. This chapter focuses on what firms do to analyze and understand the external environment. As the discussion of the airlines industry shows, the external environment influences the firm’s strategic options as well as the decisions made in light of them. The firm’s understanding of the external environment is matched with knowledge about its internal environment (discussed in the next chapter) to form its vision, to develop its mission, and to take actions that result in strategic competitiveness and above-average returns (see Figure 1.1).

As noted in Chapter 1, the environmental conditions in the current global economy differ from those previously faced by firms. Technological changes and the contin-
The General, Industry, and Competitor Environments

An integrated understanding of the external and internal environments is essential for firms to understand the present and predict the future. As shown in Figure 2.1, a firm’s external environment is divided into three major areas: the general, industry, and competitor environments.
The **general environment** is composed of dimensions in the broader society that influence an industry and the firms within it. We group these dimensions into six environmental segments: demographic, economic, political/legal, sociocultural, technological, and global. Examples of elements analyzed in each of these segments are shown in Table 2.1.

Firms cannot directly control the general environment’s segments and elements. Accordingly, successful companies gather the information required to understand each segment and its implications for the selection and implementation of the appropriate strategies. For example, most firms have little individual effect on the U.S. economy, although that economy has a major effect on their ability to operate and even survive. Thus, companies around the globe were challenged to understand the effects of this economy’s decline on their current and future strategies. Certainly, this is the case for firms in the airline industry as explained in the Opening Case. And there are legitimate differences of opinion regarding the particular strategies that should be followed in reaction to the economic changes. Analysts argue that airlines should be merging to reduce capacity and control costs while others are expanding code-sharing agreements to expand their market reach, as Southwest and ATA did in the discount segment.

The **industry environment** is the set of factors that directly influence a firm and its competitive actions and competitive responses: the threat of new entrants, the power of suppliers, the power of buyers, the threat of product substitutes, and the intensity of rivalry among competitors. In total, the interactions among these five factors determine an industry’s profit potential. The challenge is to locate a position within an industry where a firm can favorably influence those factors or where it can successfully defend against their influence. In fact, positioning is a major issue for airlines, as discussed in the Opening Case. Airlines face substantial competitive rivalry, and the legacy carriers

### Table 2.1

**The General Environment: Segments and Elements**

<table>
<thead>
<tr>
<th>Segment</th>
<th>Elements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Demographic Segment</td>
<td>Population size, Age structure, Geographic distribution, Ethnic mix, Income distribution</td>
</tr>
<tr>
<td>Economic Segment</td>
<td>Inflation rates, Interest rates, Trade deficits or surpluses, Budget deficits or surpluses, Personal savings rate, Business savings rates, Gross domestic product</td>
</tr>
<tr>
<td>Political/Legal Segment</td>
<td>Antitrust laws, Taxation laws, Deregulation philosophies, Labor training laws, Educational philosophies and policies</td>
</tr>
<tr>
<td>Sociocultural Segment</td>
<td>Women in the workforce, Workforce diversity, Attitudes about the quality of work life, Concerns about the environment, Shifts in work and career preferences, Shifts in preferences regarding product and service characteristics</td>
</tr>
<tr>
<td>Technological Segment</td>
<td>Product innovations, Applications of knowledge, Focus of private and government-supported R&amp;D expenditures, New communication technologies</td>
</tr>
<tr>
<td>Global Segment</td>
<td>Important political events, Critical global markets, Newly industrialized countries, Different cultural and institutional attributes</td>
</tr>
</tbody>
</table>

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such as United Airlines face new entry threats from discount airlines start-ups such as JetBlue. The greater a firm’s capacity to favorably influence its industry environment, the greater the likelihood that the firm will earn above-average returns.

How companies gather and interpret information about their competitors is called competitor analysis. Understanding the firm’s competitor environment complements the insights provided by studying the general and industry environments. Understanding its competitor environment may be critical to the survival of United and other struggling airlines.

Analysis of the general environment is focused on the future; analysis of the industry environment is focused on the factors and conditions influencing a firm’s profitability within its industry; and analysis of competitors is focused on predicting the dynamics of competitors’ actions, responses, and intentions. In combination, the results of the three analyses the firm uses to understand its external environment influence its vision, mission, and strategic actions. Although we discuss each analysis separately, performance improves when the firm integrates the insights provided by analyses of the general environment, the industry environment, and the competitor environment.

**External Environmental Analysis**

Most firms face external environments that are highly turbulent, complex, and global—conditions that make interpreting them increasingly difficult. To cope with what are often ambiguous and incomplete environmental data and to increase their understanding of the general environment, firms engage in a process called external environmental analysis. The continuous process includes four activities: scanning, monitoring, forecasting, and assessing (see Table 2.2). Those analyzing the external environment should understand that completing this analysis is a difficult, yet significant, activity.

An important objective of studying the general environment is identifying opportunities and threats. An opportunity is a condition in the general environment that, if exploited, helps a company achieve strategic competitiveness. For example, in 2004 there were 1.5 billion cell phone uses and 690 million cell phones sold, which was six times the number of PCs and laptops sold. Many large entertainment companies, telephone companies, and a large number of start-ups are looking at the opportunity to move to a cell phone platform that will allow digital video and music to stream more easily on these small devices. In the United States currently there are 182 million cell

<table>
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<th>Components of the External Environmental Analysis</th>
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<tr>
<td>Scanning</td>
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<tr>
<td>Monitoring</td>
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<tr>
<td>Forecasting</td>
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<tr>
<td>Identifying early signals of environmental changes and trends</td>
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<tr>
<td>Detecting meaning through ongoing observations of environmental changes and trends</td>
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<tr>
<td>Developing projections of anticipated outcomes based on monitored changes and trends</td>
</tr>
<tr>
<td>Determining the timing and importance of environmental changes and trends for firms' strategies and their management</td>
</tr>
</tbody>
</table>

An opportunity is a condition in the general environment that, if exploited, helps a company achieve strategic competitiveness.
phone users, which represents approximately a two thirds penetration ratio. These users spent $4 billion on digital data services. But this is just scratching the surface of this opportunity, because such services accounted for only 4 percent of cellular revenues.11

A threat is a condition in the general environment that may hinder a company’s efforts to achieve strategic competitiveness.12 The once revered firm Polaroid can attest to the seriousness of external threats. Polaroid was a leader in its industry and considered one of the top 50 firms in the United States. When its competitors developed photographic equipment using digital technology, Polaroid was unprepared and never responded effectively. It filed for bankruptcy in 2001. In 2002, the former Polaroid Corp. was sold to Bank One’s OEP Imaging unit, which promptly changed its own name to Polaroid Corp. Jacques Nasser, a former CEO at Ford, took over as CEO and found that the brand had continued life. Nasser used the brand in a partnership with Petters Group to put the Polaroid name on “TVs and DVDs made in Asian factories and sell them through Wal-Mart and Target.”13 Even though Polaroid went public again in 2004 and was sold to Petters Group in early 2005, it was still a much reduced version of its original business. As these examples indicate, opportunities suggest competitive possibilities, while threats are potential constraints.

Several sources can be used to analyze the general environment, including a wide variety of printed materials (such as trade publications, newspapers, business publications, and the results of academic research and public polls), trade shows and suppliers, customers, and employees of public-sector organizations. People in “boundary spanning” positions can obtain much information. Salespersons, purchasing managers, public relations directors, and customer service representatives, each of whom interacts with external constituents, are examples of individuals in boundary-spanning positions. Expatriates in multinational corporations can act as significant boundary spanners as they act in and return from their foreign assignments.14

Scanning

Scanning entails the study of all segments in the general environment. Through scanning, firms identify early signals of potential changes in the general environment and detect changes that are already under way.15 When scanning, the firm often deals with ambiguous, incomplete, or unconnected data and information. Environmental scanning is critically important for firms competing in highly volatile environments.16 In addition, scanning activities must be aligned with the organizational context; a scanning system designed for a volatile environment is inappropriate for a firm in a stable environment.17

Many firms use special software to help them identify events that are taking place in the environment and announced in public sources. For example, news event detection procedures use information-based systems to categorize text and reduce the trade-off between an important missed event and false alarm rates.18 The Internet provides multiple opportunities for scanning. For example, Amazon.com, similar to many Internet companies, records significant information about individuals visiting its Web site, particularly if a purchase is made. Amazon then welcomes these customers by name when they visit the Web site again. The firm even sends messages to them about specials and new products similar to those purchased in previous visits.

Additionally, many Web sites and advertisers on the Internet use “cookies” to obtain information from those who visit their sites. These files are saved to the visitors’ hard drives, allowing customers to connect more quickly to a firm’s Web site, but also allowing the firm to solicit a variety of information about them. Because cookies are often placed without customers’ knowledge, their use can be a questionable practice. Although computer cookies have been a boon to online advertisers, they have brought a significant threat of computer viruses, hacking ability, spyware, spam, and other
difficulties to computer users. The U.S. Congress is considering legislation that would ban spyware-enabling cookies.19

**Monitoring**

When monitoring, analysts observe environmental changes to see if an important trend is emerging from among those spotted by scanning.20 Critical to successful monitoring is the firm’s ability to detect meaning in different environmental events and trends. For example, the size of the middle class of African Americans continues to grow in the United States. With increasing wealth, this group of citizens is more aggressively pursuing investment options.21 Companies in the financial planning sector could monitor this change in the economic segment to determine the degree to which a competitively important trend is emerging. By monitoring trends, firms can be prepared to introduce new goods and services at the appropriate time to take advantage of the opportunities identified trends provide.22

Effective monitoring requires the firm to identify important stakeholders. Because the importance of different stakeholders can vary over a firm’s life cycle, careful attention must be given to the firm’s needs and its stakeholder groups across time.23 Scanning and monitoring are particularly important when a firm competes in an industry with high technological uncertainty.24 Scanning and monitoring not only can provide the firm with information, they also serve as a means of importing new knowledge about markets and about how to successfully commercialize new technologies that the firm has developed.25

**Forecasting**

Scanning and monitoring are concerned with events and trends in the general environment at a point in time. When forecasting, analysts develop feasible projections of what might happen, and how quickly, as a result of the changes and trends detected through scanning and monitoring.26 For example, analysts might forecast the time that will be required for a new technology to reach the marketplace, the length of time before different corporate training procedures are required to deal with anticipated changes in the composition of the workforce, or how much time will elapse before changes in governmental taxation policies affect consumers’ purchasing patterns.

Forecasting events and outcomes accurately is challenging. Alcas Corporation is a direct marketing company that features Cutco Cutlery. Cutco Cutlery is in an alliance with Vector Marketing, another firm that is closely held by Alcas. Cutco produces an assortment of knives and cutting utensils and has a well-known brand. However, in 2001 it had a difficult forecasting problem. The company had forecasted a 25 percent increase in sales, but sales actually increased 47 percent. Although generally positive, this created a shortage and Cutco Cutlery did not have the capacity to fill orders in its usual timely fashion. Normal delivery of two to three weeks eventually was pushed to five or six weeks. This was an important problem because the company had built its reputation on quick delivery as a way to differentiate the value it provides to consumers.27 Forecasting is important in order to adjust sales appropriately to meet demand.

**Assessing**

The objective of assessing is to determine the timing and significance of the effects of environmental changes and trends on the strategic management of the firm.28 Through
scanning, monitoring, and forecasting, analysts are able to understand the general environment. Going a step further, the intent of assessment is to specify the implications of that understanding for the organization. Without assessment, the firm is left with data that may be interesting but are of unknown competitive relevance. Despite the importance of studying the environment, evidence suggests that only a relatively small percentage of firms use formal processes to collect and disseminate such information. Even if formal assessment is inadequate, the appropriate interpretation of that information is important. "Research found that how accurate senior executives are about their competitive environments is indeed less important for strategy and corresponding organizational changes than the way in which they interpret information about their environments."\textsuperscript{29} Thus, although gathering and organizing information is important, investing money in the appropriate interpretation of that intelligence may be equally important. Accordingly, after information has been gathered, assessing whether a trend in the environment represents an opportunity or a threat is extremely important.

Assessing is also important in making sure the strategy is right. As noted earlier, the next big opportunity for cell phone companies seems to be "cell vision," the ability to receive video on a cell phone. A lot of companies, including media producers such as Disney, cell phone producers such as Motorola, and cell phone service operators such as Sprint, are seeking to make money off this new trend. The critical issue is assessing the right positioning and gauging whether U.S. consumers are ready for this service. Will the cell phone substitute for Apple’s iPod music player, a laptop, or a BlackBerry phone/organizer/browser? Will the emphasis be on entertainment or games, or will there be more practical uses such as receiving weather forecasts, making presentations, or even watching movies? Getting the strategy right will depend on the accuracy of the assessment.\textsuperscript{30}

## Segments of the General Environment

The general environment is composed of segments that are external to the firm (see Table 2.1). Although the degree of impact varies, these environmental segments affect each industry and its firms. The challenge to the firm is to scan, monitor, forecast, and assess those elements in each segment that are of the greatest importance. These efforts should result in recognition of environmental changes, trends, opportunities, and threats. Opportunities are then matched with a firm’s core competencies (the matching process is discussed further in Chapter 3).

### The Demographic Segment

The demographic segment is concerned with a population’s size, age structure, geographic distribution, ethnic mix, and income distribution.\textsuperscript{31} Often demographic segments are analyzed on a global basis because of their potential effects across countries’ borders and because many firms compete in global markets.
Population Size

Before the end of 2005, the world’s population is expected to be slightly less than 6.5 billion, up from 6.1 billion in 2000. Combined, China and India accounted for one-third of the 6.1 billion. Experts speculate that the population might stabilize at 10 billion after 2200 if the deceleration in the rate of increase in the world’s head count continues. By 2050, India (with over 1.5 billion people projected) and China (with just under 1.5 billion people projected) are expected to be the most populous countries. Interestingly, only slightly over one billion people live in developed countries whereas over five billion live in developing countries.

Observing demographic changes in populations highlights the importance of this environmental segment. For example, it is projected that by 2006, 20 percent of Japan’s citizens will be at least 65, while the United States and China will not reach this level until 2036. In Japan this is up 10 percent from just 20 years ago. Government officials hope that by encouraging the employees to work longer through incentives for improved retirement—71 percent of Japanese ages 60 to 64 continue to work—will counteract lower birthrates enough to prevent a significant decline in the overall workforce. Without older citizens’ increasing willingness to work longer, Japan would likely experience cost overruns in its pension system. Like Japan, Italy will reach 20 percent over 65 in 2006 and Germany will reach it in 2009. However, workers in these two countries tend to retire at an earlier age than the Japanese. Their policy makers have encouraged this in order to reduce the unemployment rate. But with workers retiring earlier than the Japanese, these countries are looking at higher expenses in their pension systems and a significant loss of skilled labor that may affect productivity rates. Interestingly, the United States has a higher birthrate and significant immigration, placing it in a better position than Japan and other European nations.

Age Structure

As noted above, in Japan and other countries, the world’s population is rapidly aging. In North America and Europe, millions of baby boomers are approaching retirement. However, even in developing countries with large numbers of people under the age of 35, birth rates have been declining sharply. In China, for example, by 2040 there will be 400 million people over the age of 60. The 90 million baby boomers in North America are fueling the current economy because they seem to continue to spend as they age. They are also thus expected to fuel growth in the financial planning sector as they inherit $1 trillion over the next 15 years and rush to save more before retirement. However, the future surrounding baby boomers is clouded in at least two areas. One problem is the significant increase in health-care costs. For instance, Canadian health care, which has strong government subsidies, is predicted to consume 40 percent of all government tax revenues by 2040. The other problem is that as the number of retired baby boomers swells, the number of workers paying Social Security and other taxes will decrease significantly. This will leave governments in North America and Europe facing significant choices; it seems that governments will have to raise the retirement age (as have the Japanese through incentives to stay in the work force), cut benefits, raise taxes and/or run significant budget deficits.

Although emerging economy populations are aging as well, they still have a significantly younger large labor force. The consumer products being produced so cheaply in China and being exported to the United States are helping North American consumers to contain inflation. However, the basic prices of commodities such as copper, oil, and gas have been rising as China increases its productivity and seeks to maintain employment levels of its large population. As the workforce in the West ages and education levels rise in emerging economies, the United States and Canada will be accepting large numbers of immigrant workers. At the same time, Western firms are outsourcing work
to such countries as India, which has a growing high-tech sector. India produced 70,000 high tech jobs in 2004. As can be seen, changes in the age structure have significant impacts on firms in an economy.

**Geographic Distribution**

For decades, the U.S. population has been shifting from the north and east to the west and south. Similarly, the trend of relocating from metropolitan to nonmetropolitan areas continues. These trends are changing local and state governments’ tax bases. In turn, business firms’ decisions regarding location are influenced by the degree of support that different taxing agencies offer as well as the rates at which these agencies tax businesses.

The geographic distribution of populations throughout the world is also affected by the capabilities resulting from advances in communications technology. Through computer technologies, for example, people can remain in their homes, communicating with others in remote locations to complete their work.

**Ethnic Mix**

The ethnic mix of countries’ populations continues to change. Within the United States, the ethnicity of states and their cities varies significantly. For firms, the challenge is to be sensitive to these changes. The Hispanic market in the United States has changed significantly. CSI TV, the 24-hour cable channel for young Latinos, was launched in February 2004 and now has 10 million viewers. Its motto is “Speak English. Live Latin.” Firms need to focus on marketing not only to the broader Hispanic market but also to those who want to be integrated and “don’t want to be segregated.” This latter market segment wants to see their own lives being portrayed on television, rather than those of Anglos. They want to shop at the same stores and have a similar lifestyle. Men’s Wearhouse learned this by the failure of its Eddie Rodriguez clothing stores, which targeted Latino men; all six stores were scheduled to be closed by the end of 2005. Consumers simply said “no” to the concept because they wanted to be integrated. Hispanic Americans between the ages of 14 and 34 want to be spoken to in English but stay true to their Latino identity. The Latino spending power is important for large consumer sectors such as grocery stores, movie studios, financial services, and clothing stores among others. Overall, the Hispanic market is $636 billion in size. Through careful study, companies can develop and market products that satisfy the unique needs of different ethnic groups.

Changes in the ethnic mix also affect a workforce’s composition and cooperation. In the United States, for example, the population and labor force will continue to diversify, as immigration accounts for a sizable part of growth. Projections are that the combined Latino and Asian population shares will increase to 34 percent of the total U.S. population by 2050. Interestingly, much of this immigrant workforce is bypassing high-cost coastal cities and settling in smaller rural towns. Many of these workers are in low-wage, labor-intensive industries like construction, food service, lodging, and landscaping. For this reason, if border security is tightened, these industries will likely face labor shortages.

San Francisco, Oakland, San Jose, and the extensive suburbs around these three large cities...
have a unique ethnic mix: 11 percent of the residents are Asian, while 18 percent are of Hispanic origin. Such an ethnic mix has created a challenge to develop programs to fit this variety for the television stations in this large market. If a TV station receives one or two percentage points increase in listeners, it can become a top-rated station because of the close competition. Accordingly, they must devote programming to meeting the requirements of the different ethnic and eclectic audiences. Also the population is highly educated, thanks to the proximity of Silicon Valley and universities such as Stanford and University of California, Berkeley. An educated but diverse population increases the difficulty in meeting the programming requirements of all the different ethnic market segments as well as meeting the needs of this latter segment.41

**Income Distribution**

Understanding how income is distributed within and across populations informs firms of different groups’ purchasing power and discretionary income. Studies of income distributions suggest that although living standards have improved over time, variations exist within and between nations.42 Of interest to firms are the average incomes of households and individuals. For instance, the increase in dual-career couples has had a notable effect on average incomes. Although real income has been declining in general, the household income of dual-career couples has increased. These figures yield strategically relevant information for firms. For instance, research indicates that whether an employee is part of a dual-career couple can strongly influence the willingness of the employee to accept an international assignment.43

**The Economic Segment**

The health of a nation’s economy affects individual firms and industries. Because of this, companies study the economic environment to identify changes, trends, and their strategic implications.

The economic environment refers to the nature and direction of the economy in which a firm competes or may compete.44 Because nations are interconnected as a result of the global economy, firms must scan, monitor, forecast, and assess the health of economies outside their host nation. For example, many nations throughout the world are affected by the U.S. economy.

The U.S. economy declined into a recession in 2001 that extended into 2002. In order to stimulate the economy, interest rates in the United States were cut to near record lows in 2003, equaling the rates in 1958.45 Largely due to the low interest rates, the economy grew substantially in 2004 and 2005. Global trade was likewise stimulated. For example, the National Institute Economic Review predicted the following: “Global growth prospects remain robust, with world GDP rising by 4.3 percent in 2005 and 4.2 percent in 2006.”46 However, if oil prices continue to remain at high levels, it will dampen global output growth. Globalization and opening of new markets such as China contributed to this phenomenal growth. While bilateral trade can enrich the economies of the countries involved, it also makes each country more vulnerable to negative events.

For instance, research indicates that the risks associated with the war in Iraq contributed to the decline in U.S. interest rates and the decline in treasury yields as well as lower equity prices. Furthermore, the war led to a fall in the dollar and a rise in oil prices. These factors were especially influenced by the three months leading up to the arrival of Coalition forces in Baghdad.47 Although the war in Iraq was threatening to the U.S. economy, it has also provided the prospect that a more pluralistic Iraq will lead to pressures in the region to increase political and economic liberalization. The region’s stock exchanges responded; in 2004 Arab stock markets were up 75.9 percent.48 It will
be interesting to see how the region responds to further democratic reforms such as possible changes in an independent Palestine and Lebanon, each of which held elections in 2005.

As our discussion of the economic segment suggests, economic issues are intertwined closely with the realities of the external environment’s political/legal segment.

The Political/Legal Segment

The political/legal segment is the arena in which organizations and interest groups compete for attention, resources, and a voice in overseeing the body of laws and regulations guiding the interactions among nations. Essentially, this segment represents how organizations try to influence government and how governments influence them. As the politics of regulations change, for example, this segment influences the nature of competition through changing the rules (for other examples of political/legal elements, see Table 2.1).

For example, when new regulations are adopted based on new laws (e.g., the Sarbanes-Oxley law dealing with corporate governance—see Chapter 10 for more information)—they often affect the competitive actions taken by firms (their actions are regulated). An example is the recent global trend toward privatization of government-owned or -regulated firms. The transformation from state-owned to private firms has substantial implications for the competitive landscapes in countries and industries.

Firms must carefully analyze a new political administration’s business-related policies and philosophies. Antitrust laws, taxation laws, industries chosen for deregulation, labor training laws, and the degree of commitment to educational institutions are areas in which an administration’s policies can affect the operations and profitability of industries and individual firms. Often, firms develop a political strategy to influence governmental policies and actions that might affect them. The effects of global governmental policies on a firm’s competitive position increase the importance of forming an effective political strategy.

Business firms across the globe today confront an interesting array of political/legal questions and issues. For example, the debate continues over trade policies. Some believe that a nation should erect trade barriers to protect its companies’ products. However, as countries continue to join the World Trade Organization (WTO), more countries seem to believe that free trade across nations serves the best interests of individual countries and their citizens. A Geneva-based organization, the WTO establishes rules for global trade. For instance, after joining the World Trade Organization, China recently ended a 40-year-old global textile-quota system regulating its exports. Earlier, to ease the problems created for other countries China had voluntarily enacted transition tariffs. When the quota system expired in early 2005, Chinese textiles flooded global markets, threatening domestic textile industries. Several countries responded by imposing even higher tariffs to level the playing field.

The regulations related to pharmaceuticals and telecommunications, along with the approval or disapproval of major acquisitions, shows the power of government entities. This power also suggests how important it is for firms to have a political strategy. Alternatively, the Food and Drug Administration (FDA) was criticized in 2003 for being too slow to act. External critics with knowledge of agency operations expressed concerns that the FDA was limiting enforcement actions to avoid potential litigation. However, problems with Cox-2 pain inhibitors such as Merck’s Vioxx (a prescribed pain medication) have caused a backlash such that the pendulum is swinging back; the FDA has suggested that advertising for prescription drugs such as Vioxx is not appropriate. Agencies such as the FDA are continually being swayed one way or another by external critics either from the consumer side or from the drug industry side. The regulations
are too few for some and too many for others. Regardless, regulations tend to vary with different presidential administrations, and firms must cope with these variances.

The Sociocultural Segment

The sociocultural segment is concerned with a society’s attitudes and cultural values. Because attitudes and values form the cornerstone of a society, they often drive demographic, economic, political/legal, and technological conditions and changes.

Sociocultural segments differ across countries. For example, in the United States, 13.1 percent of the nation’s GDP is spent on health care. This is the highest percentage of any country in the world. Germany allocates 10.4 percent of GDP to health care, while in Switzerland the percentage is 10.2. Interestingly, the U.S. rate of citizens’ access to health care is below that of these and other countries.55

The reverse is true for retirement planning. A study in 15 countries indicated that retirement planning in the United States starts earlier than in other countries. “Americans are involved in retirement issues to a greater extent than other countries, particularly in western Europe where the Social Security and pensions systems provide a much higher percentage of income in retirement.”56 U.S. residents start planning for retirement in their 30s, while those in Portugal, Spain, Italy, and Japan start in their 40s and 50s. Attitudes regarding saving for retirement also affect a nation’s economic and political/legal segments.

A significant trend in many countries is increased workforce diversity. As noted earlier, the composition of the U.S. workforce is changing such that Caucasians will be in the minority in a few years. Effective management of a culturally diverse workforce can produce a competitive advantage. For example, heterogeneous work teams have been shown to produce more effective strategic analyses, more creativity and innovation, and higher-quality decisions than homogeneous work teams.57 However, evidence also suggests that diverse work teams are difficult to manage and achieve integration. As such, not all diverse work teams are able to achieve these positive outcomes.58

As the labor force has increased, it has also become more diverse as significantly more women and minorities from a variety of cultures have entered the labor force. In 1993, the total U.S. workforce was slightly below 130 million, but in 2005, it was slightly over 148 million.59 An increasing number of women are also starting and managing their own businesses. Using data from the U.S. Census bureau, the Center for Women’s Business Research states: “As of 2004, there are an estimated 10.6 million 50 percent or more women-owned privately held firms in the United States, accounting for nearly half (47.7 percent) of all privately held firms in the country.”60 The number of new businesses started by women continues to increase, and thus women own a larger percentage of the total number of businesses.61

The growing gender, ethnic, and cultural diversity in the workforce creates challenges and opportunities,62 including combining the best of both men’s and women’s traditional leadership styles. Although diversity in the workforce has the potential to add improved performance, research indicates there are important conditions requiring management of diversity initiatives in order to reap these organizational benefits. Human resource practitioners are trained to successfully manage diversity issues to enhance positive outcomes.63
Another manifestation of changing attitudes toward work is the continuing growth of contingency workers (part-time, temporary, and contract employees) throughout the global economy. This trend is significant in several parts of the world, including Canada, Japan, Latin America, Western Europe, and the United States. The fastest growing group of contingency workers is in the technical and professional area. Contributing to this growth are corporate restructurings and downsizings in poor economic conditions along with a breakdown of lifetime employment practices (e.g., in Japan).

The continued growth of suburban communities in the United States and abroad is another major sociocultural trend. The increasing number of people living in the suburbs has a number of effects. For example, longer commute times to urban businesses increase pressure for better transportation systems and superhighway systems (e.g., outer beltways to serve the suburban communities). Suburban growth also has an effect on the number of electronic telecommuters, which is expected to increase rapidly in the 21st century. Beyond suburbs lie what the U.S. Census Bureau calls “micropolitan” areas. These areas are often 100 or more miles from a large city and have 10,000 to 49,999 people. They offer rural-like living with many of the larger city amenities such as strip malls and chain restaurants like Starbucks, Chili’s, Long John Silver’s, and Arby’s, but housing and labor costs are much cheaper. Following this growth, some businesses are locating in the suburbs closer to their employees. This work-style option is feasible because of changes in the technological segment, including the Internet’s rapid growth and evolution.

The Technological Segment

Pervasive and diversified in scope, technological changes affect many parts of societies. These effects occur primarily through new products, processes, and materials. The technological segment includes the institutions and activities involved with creating new knowledge and translating that knowledge into new outputs, products, processes, and materials.

Given the rapid pace of technological change, it is vital for firms to thoroughly study the technological segment. The importance of these efforts is suggested by the finding that early adopters of new technology often achieve higher market shares and earn higher returns. Thus, executives must verify that their firm is continuously scanning the external environment to identify potential substitutes for technologies that are in current use, as well as to spot newly emerging technologies from which their firm could derive competitive advantage.

However, not only is forecasting more difficult in this day and age, but a company that misses its forecast is often disciplined by the market with a reduction in stock price. For example, DreamWorks Animation, a division of DreamWorks SKG, based its forecast of *Shrek 2* DVD sales in part on the historically long sales life of animated DVDs. But today, because of increased competition (more firms are releasing an increasing number of DVDs) and limited shelf space, DVD titles have a much shorter retail life. When retailers started returning millions of unsold copies, DreamWorks’ earnings fell short of analysts’ forecasts by 25 percent and its stock price tumbled. Misjudging how much a title will sell can have a substantial effect on the bottom line of small studios such as DreamWorks Animation, which releases only two films a year. In contrast, studios that produce many films each year are shielded from the effects of a short life in one film.

Internet technology is playing an increasingly important role in global commerce. For example, Internet pharmacies have facilitated senior U.S. citizens’ access to cheaper drugs in Canada, where U.S. citizens can save as much as 80 percent on drug costs. Legislation was passed in the United States in 2003 to ensure that U.S. citizens could continue to access drugs from Canada. As a result, the number of Canadian Internet pharmacies grew sharply in 2003.
While the Internet was a significant technological advance providing substantial power to companies utilizing its potential, wireless communication technology is predicted to be the next critical technological opportunity. By 2003, handheld devices and other wireless communications equipment were being used to access a variety of network-based services. The use of handheld computers with wireless network connectivity, Web-enabled mobile phone handsets, and other emerging platforms (e.g., consumer Internet-access devices) is expected to increase substantially, soon becoming the dominant form of communication and commerce.

Clearly, the Internet and wireless forms of communications are important technological developments for many reasons. One reason for their importance, however, is that they facilitate the diffusion of other technology and knowledge critical for achieving and maintaining a competitive advantage. Companies must stay current with technologies as they evolve, but also must be prepared to act quickly to embrace important new disruptive technologies shortly after they are introduced. Certainly on a global scale, the technological opportunities and threats in the general environment have an effect on whether firms obtain new technology from external sources (such as by licensing and acquisition) or develop it internally.

The Global Segment

The global segment includes relevant new global markets, existing markets that are changing, important international political events, and critical cultural and institutional characteristics of global markets. Globalization of business markets creates both opportunities and challenges for firms. For example, firms can identify and enter valuable new global markets. In addition to contemplating opportunities, firms should recognize potential competitive threats in these markets. China presents many opportunities and some threats for international firms. Creating additional opportunities is China’s 2001 admission to the World Trade Organization. As mentioned earlier, the low cost of Chinese products threatens many firms in the textile industry. For instance, buyers of textile products such as Marks & Spencer in the United Kingdom and others throughout the world cannot ignore China’s comparative advantages, even with tariffs in place. Its average labor costs are 90 percent lower than those in the United States and Italy. Furthermore, their manufacturers are more efficient than garment manufacturers in other low-cost countries such as India or Vietnam. The WTO member countries can restrict Chinese imports until 2008 if they can show that local markets are disrupted. However, even with quotas a number of firms such as Wal-Mart and hotel chains such as Hilton and Radisson are looking to increase their sourcing from Chinese firms because of the significant cost advantage.

Exemplifying the globalization trend is the increasing amount of global outsourcing. For example, Bank of America began major reductions of its back office operations staff (approximately 3,700), outsourcing many of the jobs to Indian businesses. Accenture outsourced the jobs of 5,000 accounting, software, and back office employees to the Philippines. General Electric has outsourced 20,000 jobs to companies in India for a variety of technical tasks. However, recent research suggests that there is a trade-off between flexibility and efficiency if all work in a particular function or product is outsourced. Custom work to fill special orders, for example, is more efficiently done through domestic manufacturing; outsourcing standard products to an offshore facility needs to save at least 15 percent to be justified. Even in the textile industry, where much outsourcing is done for efficiency reasons, many order adjustments or special orders require flexibility and cannot be readily handled by low-cost offshore producers.

Moving into international markets extends a firm’s reach and potential. Toyota receives almost 50 percent of its total sales revenue from outside Japan, its home country. Over 60 percent of McDonald’s sales revenues and almost 98 percent of Nokia’s
sales revenues are from outside their home countries. Firms can also increase the opportunity to sell innovations by entering international markets. The larger total market increases the probability that the firm will earn a return on its innovations. Certainly, firms entering new markets can diffuse new knowledge they have created and learn from the new markets as well.

Firms should recognize the different sociocultural and institutional attributes of global markets. Companies competing in South Korea, for example, must understand the value placed on hierarchical order, formality, and self-control, as well as on duty rather than rights. Furthermore, Korean ideology emphasizes communitarianism, a characteristic of many Asian countries. Korea’s approach differs from those of Japan and China, however, in that it focuses on inhwa, or harmony. Inhwa is based on a respect of hierarchical relationships and obedience to authority. Alternatively, the approach in China stresses guanxi—personal relationships or good connections—while in Japan, the focus is on wa, or group harmony and social cohesion. The institutional context of China suggests a major emphasis on centralized planning by the government. The Chinese government provides incentives to firms to develop alliances with foreign firms having sophisticated technology in hopes of building knowledge and introducing new technologies to the Chinese markets over time.

Firms based in other countries that compete in these markets can learn from them. For example, the cultural characteristics above suggest the value of relationships. In particular, guanxi emphasizes the importance of social capital when one is doing business in China. Although social capital is important for success in most markets around the world, problems can arise from its strict ethic of reciprocity and obligation. It can divide, for example, loyalties of sales and procurement people who are in networks outside the company. Sales and procurement people need to have their loyalties focused on the company with whom they are employed. Global markets offer firms more opportunities to obtain the resources needed for success. For example, the Kuwait Investment Authority is the second largest shareholder of DaimlerChrysler. Alternatively, globalization can be threatening. In particular, companies in emerging market countries may be vulnerable to larger, more resource-rich, and more effective competitors from developed markets.

Additionally, there are risks in global markets. A decade ago, Argentina’s market was full of promise, but in 2001, Argentina experienced a financial crisis that placed it on the brink of bankruptcy forcing it to default on more than $80 billion in public debt. In 2005 Argentina was still struggling to complete the restructuring of its debt. The original bonds will be discounted by 70 percent, although 24 percent of the bondholders refused to participate. While Argentina has enjoyed strong growth since the recession it experienced in 2002, future growth will be difficult to attain because competition for capital around the world is heating up and it will be difficult for Argentina to overcome its reputation for failure to pay its debts.

A key objective of analyzing the general environment is identifying anticipated changes and trends among external elements. With a focus on the future, the analysis of the general environment allows firms to identify opportunities and threats. As noted in the Opening Case, there have been and continue to be a number of threats to airlines from the general environment.
Perhaps the biggest threat comes from the continuing threat in the economy and global environment; the industry badly needs an economic recovery to increase the demand for air travel. As a result, it is necessary to have a top management team with the experience, knowledge, and sensitivity required to effectively analyze this segment of the environment.\textsuperscript{88} Also critical to a firm's future operations is an understanding of its industry environment and its competitors; these issues are considered next.

\section*{Industry Environment Analysis}

An \textit{industry} is a group of firms producing products that are close substitutes. In the course of competition, these firms influence one another. Typically, industries include a rich mix of competitive strategies that companies use in pursuing strategic competitiveness and above-average returns. In part, these strategies are chosen because of the influence of an industry's characteristics.\textsuperscript{89} The Strategic Focus on the global competitive nature of the automobile industry illustrates the difficulties that firms are having with the competitive forces in an industry.

As illustrated in the Strategic Focus on the global auto industry, compared with the general environment, the industry environment often has a more direct effect on the firm's strategic competitiveness and above-average returns.\textsuperscript{90} The intensity of industry competition and an industry's profit potential are functions of five forces of competition: the threats posed by new entrants, the power of suppliers, the power of buyers, product substitutes, and the intensity of rivalry among competitors (see Figure 2.2).
The Nature of the Competitive Forces in the Global Automobile Industry

The global auto industry is becoming more competitive for domestic competitors in the United States and elsewhere because of the globalizing nature of the automobile industry. General Motors’ market share in North America dropped to 25.2 percent during the first quarter of 2005 from 26.3 percent a year earlier. At the end of 2004, Ford and Chrysler held 18.3 and 13 percent, respectively, while Toyota, Honda, and Nissan had increased their share to 12.2, 8.2, and 5.8 percent, respectively. Two of the more recent entrants, Korean automakers Kia and Hyundai, have made inroads in the U.S. market as well. However, the next hopeful entrants are to be found in China, for example, Shanghai Automotive Industry Corp. (SAIC).

As a result of this increased foreign competition, in the first quarter of 2005, General Motors experienced an operating loss of $839 million. GM’s annual earnings in 2004 were $1.21 billion. Restructuring charges for its European operations and a buyout program for white-collar employees brought GM’s total first-quarter 2005 loss to $1.1 billion.

In regard to potential new entrants, SAIC produced over 600,000 vehicles in joint ventures with Volkswagen and General Motors in China. Currently SAIC does not produce any vehicles under its own brand name, but because China has a large growing market for automobiles and the government requires joint ventures, SAIC will have a significant role to play in the global automobile industry. An article in *Fortune* indicates that SAIC for now needs its partners before it can enter with its own products outside of China. “Despite being a longtime maker of commercial vehicles and components, it lacks the capital to develop a full line of autos, the technology to make them powerful, safe and up-to-date and the brand name needed to lure customers.” These are just some of the significant barriers to entry in the world auto industry.

Because General Motors has been having difficulties along with Ford financially (Ford also experienced a loss in the first quarter of 2005), they have pushed these difficulties backward to their suppliers by requiring suppliers to reduce their costs. Delphi (with 185,000 employees) is struggling as the number one automotive parts supplier for General Motors. Similarly, Visteon, which has 70,000 employees, has said that it may not be able to cover its debt payments and is seeking a restructuring deal with its former parent Ford. Both Delphi and Visteon were formerly part of General Motors and Ford, respectively. Both Ford and General Motors still have strong ownership positions in their former auto parts divisions, which they kept after spinning off these businesses as separate companies. While Ford and General Motors have demanded lower prices because of their competitive difficulties, these auto parts companies have increased their losses beyond the requests by their dominant buyers because of pricing difficulties in the face of rising costs such as for steel and other commodities.

Similarly, much of General Motors’ and Ford’s inventory difficulties have been pushed forward onto rental car companies. Ford, for example, has a substantial ownership position in Hertz rental cars. Both firms also own substantial dealership networks through which they have offered incentives to lower their substantial inventory in the face of overcapacity in the global auto industry. Accordingly, General Motors and Ford have significant market power through these ownership arrangements in regard to significant customer groups.

While there are not many substitutes for autos, with increasing gas prices many individuals might turn to mass transit or other forms of transportation if available. However, bicycles are not much of a substitute given the fast-moving pace of transportation these days.
Finally, competition in the global automobile industry, as noted in the opening paragraph, is very intense. The primary reason for global competition is that the economies of scale necessary to produce automobiles and especially high-value-added parts such as engines and transmissions often requires companies to expand beyond their national borders. Also, when there is a downturn in one country, the immediate reaction is to seek to sell in another country. Although China, for instance, has had the hottest market as far as growth and in regard to future expectations, as sales have dampened in the short term in China, firms such as DaimlerChrysler have considered manufacturing vehicles there for export to other markets such as Europe and the United States because manufacturing costs are low in China relative to the rest of the world.

Although firms such as Toyota have continued to make money in a difficult environment, even they are experiencing a downturn of profits due to the highly competitive environment. However, Toyota continues to make inroads as do Honda and Nissan in the U.S. market, which has caused severe problems for both Ford and General Motors. Recently, however, DaimlerChrysler has been doing well in the United States, especially with its Chrysler products, although the Mercedes brand had difficulties at the beginning of 2005. These trends are illustrative of the nature of Porter’s five forces, discussed in this chapter.


The five forces model of competition expands the arena for competitive analysis. Historically, when studying the competitive environment, firms concentrated on companies with which they competed directly. However, firms must search more broadly to identify current and potential competitors by identifying potential customers as well as the firms serving them. Competing for the same customers and thus being influenced by how customers value location and firm capabilities in their decisions is referred to as the market microstructure.91 Understanding this area is particularly important, because in recent years industry boundaries have become blurred. For example, telecommunications companies now compete with cable broadcasters, software manufacturers provide personal financial services, airlines sell mutual funds, and automakers sell insurance and provide financing.92 In addition to the focus on customers rather than on specific industry boundaries to define markets, geographic boundaries are also relevant. Research suggests that different geographic markets for the same product can have considerably different competitive conditions.93

The five forces model recognizes that suppliers can become a firm’s competitors (by integrating forward), as can buyers (by integrating backward). Several firms have integrated forward in the pharmaceutical industry by acquiring distributors or wholesalers. In addition, firms choosing to enter a new market and those producing products that are adequate substitutes for existing products can become a company’s competitors.

**Threat of New Entrants**

Identifying new entrants is important because they can threaten the market share of existing competitors.94 One reason new entrants pose such a threat is that they bring additional production capacity. Unless the demand for a good or service is increasing, additional capacity holds consumers’ costs down, resulting in less revenue and lower
returns for competing firms. Often, new entrants have a keen interest in gaining a large market share. As a result, new competitors may force existing firms to be more effective and efficient and to learn how to compete on new dimensions (for example, using an Internet-based distribution channel).

The likelihood that firms will enter an industry is a function of two factors: barriers to entry and the retaliation expected from current industry participants. Entry barriers make it difficult for new firms to enter an industry and often place them at a competitive disadvantage even when they are able to enter. As such, high entry barriers increase the returns for existing firms in the industry and may allow some firms to dominate the industry.95 Interestingly, though the airline industry has high entry barriers (e.g., substantial capital costs), new firms have entered in recent years, among them AirTran Airways (ATA) and JetBlue. As the Opening Case indicates, both entrants are creating competitive challenges for the major airlines, especially with the economic problems in the early 21st century. Both firms compete in the low-cost segments, where consumer demand has increased, making the major high-cost legacy airlines less competitive and more vulnerable to these newer airlines’ competitive actions.

**Barriers to Entry**

Existing competitors try to develop barriers to entry. For example, cable firms are entering the phone service business. Accordingly, local firm services such as SBC Communications are developing a bundling strategy to prevent customer turnover. They offer high-speed Internet services, satellite television, and wireless services in a single package that could cost $100 per month. In doing this they are creating switching costs for their customers to prevent defections to alternative substitute-product cable providers (see the Strategic Focus on cable companies).96 Potential entrants such as the cable firms seek markets in which the entry barriers are relatively insignificant. An absence of entry barriers increases the probability that a new entrant can operate profitably. There are several kinds of potentially significant entry barriers.

**Economies of Scale.** Economies of scale are derived from incremental efficiency improvements through experience as a firm gets larger. Therefore, as the quantity of a product produced during a given period increases, the cost of manufacturing each unit declines. Economies of scale can be developed in most business functions, such as marketing, manufacturing, research and development, and purchasing.97 Increasing economies of scale enhances a firm’s flexibility. For example, a firm may choose to reduce its price and capture a greater share of the market. Alternatively, it may keep its price constant to increase profits. In so doing, it likely will increase its free cash flow, which is helpful in times of recession.

New entrants face a dilemma when confronting current competitors’ scale economies. Small-scale entry places them at a cost disadvantage. Alternatively, large-scale entry, in which the new entrant manufactures large volumes of a product to gain economies of scale, risks strong competitive retaliation. This is the situation faced by potential new entrants from China. Although Chinese firms have significant capacity to produce cars and parts, as suggested in the Strategic Focus on the global auto industry, they do not have the brand recognition necessary to challenge larger global auto firms.
Some competitive conditions reduce the ability of economies of scale to create an entry barrier. Many companies now customize their products for large numbers of small customer groups. Customized products are not manufactured in the volumes necessary to achieve economies of scale. Customization is made possible by new flexible manufacturing systems (this point is discussed further in Chapter 4). In fact, the new manufacturing technology facilitated by advanced information systems has allowed the development of mass customization in an increasing number of industries. While customization is not appropriate for all products, mass customization is becoming increasingly common in manufacturing products. In fact, online ordering has enhanced the ability of customers to obtain customized products. They are often referred to as “markets of one.” Companies manufacturing customized products learn how to respond quickly to customers’ desires rather than develop scale economies.

**Product Differentiation.** Over time, customers may come to believe that a firm’s product is unique. This belief can result from the firm’s service to the customer, effective advertising campaigns, or being the first to market a good or service. Companies such as Coca-Cola, PepsiCo, and the world’s automobile manufacturers spend a great deal of money on advertising to convince potential customers of their products’ distinctiveness. Customers valuing a product’s uniqueness tend to become loyal to both the product and the company producing it. Typically, new entrants must allocate many resources over time to overcome existing customer loyalties. To combat the perception of uniqueness, new entrants frequently offer products at lower prices. This decision, however, may result in lower profits or even losses.

**Capital Requirements.** Competing in a new industry requires a firm to have resources to invest. In addition to physical facilities, capital is needed for inventories, marketing activities, and other critical business functions. Even when competing in a new industry is attractive, the capital required for successful market entry may not be available to pursue an apparent market opportunity. For example, defense industries would be very difficult to enter because of the substantial resource investments required to be competitive. In addition, because of the high knowledge requirements of the defense industry, a firm might enter the defense industry through the acquisition of an existing firm. For example, through a series of acquisitions and joint ventures with local players, the French defense contractor Thales SA entered the markets of Britain, the Netherlands, Australia, South Africa, South Korea, and Singapore. But it had access to the capital necessary to do it.

**Switching Costs.** Switching costs are the one-time costs customers incur when they buy from a different supplier. The costs of buying new ancillary equipment and of retraining employees, and even the psychic costs of ending a relationship, may be incurred in switching to a new supplier. In some cases, switching costs are low, such as when the consumer switches to a different soft drink. Switching costs can vary as a function of time. For example, in terms of credit hours toward graduation, the cost to a student to transfer from one university to another as a freshman is much lower than it is when the student is entering the senior year. Occasionally, a decision made by manufacturers to produce a new, innovative product creates high switching costs for the final consumer. Customer loyalty programs, such as airlines’ frequent flier miles, are intended to increase the customer’s switching costs. If switching costs are high, a new entrant must offer either a substantially lower price or a much better product to attract buyers. Usually, the more established the relationship between parties, the greater is the cost incurred to switch to an alternative offering.
Access to Distribution Channels. Over time, industry participants typically develop effective means of distributing products. Once a relationship with its distributors has been developed, a firm will nurture it to create switching costs for the distributors.

Access to distribution channels can be a strong entry barrier for new entrants, particularly in consumer nondurable goods industries (for example, in grocery stores where shelf space is limited) and in international markets. New entrants have to persuade distributors to carry their products, either in addition to or in place of those currently distributed. Price breaks and cooperative advertising allowances may be used for this purpose; however, those practices reduce the new entrant’s profit potential.

Cost Disadvantages Independent of Scale. Sometimes, established competitors have cost advantages that new entrants cannot duplicate. Proprietary product technology, favorable access to raw materials, desirable locations, and government subsidies are examples. Successful competition requires new entrants to reduce the strategic relevance of these factors. Delivering purchases directly to the buyer can counter the advantage of a desirable location; new food establishments in an undesirable location often follow this practice. Similarly, automobile dealerships located in unattractive areas (perhaps in a city’s downtown area) can provide superior service (such as picking up the car to be serviced and then delivering it to the customer) to overcome a competitor’s location advantage.

Government Policy. Through licensing and permit requirements, governments can also control entry into an industry. Liquor retailing, radio and TV broadcasting, banking, and trucking are examples of industries in which government decisions and actions affect entry possibilities. Also, governments often restrict entry into some industries because of the need to provide quality service or the need to protect jobs. Alternatively, deregulation of industries, exemplified by the airline industry (see the Opening Case) and utilities in the United States, allows more firms to enter. Some of the most publicized government actions are those involving antitrust. For example, the U.S. and European Union governments pursued an antitrust case against Microsoft. The final settlement in the United States involved a relatively small penalty for the company. However, the EU judgments were more severe.

Expected Retaliation

Firms seeking to enter an industry also anticipate the reactions of firms in the industry. An expectation of swift and vigorous competitive responses reduces the likelihood of entry. Vigorous retaliation can be expected when the existing firm has a major stake in the industry (for example, it has fixed assets with few, if any, alternative uses), when it has substantial resources, and when industry growth is slow or constrained. For example, any firm attempting to enter the auto industry at the current time can expect significant retaliation from existing competitors due to the overcapacity.

Locating market niches not being served by incumbents allows the new entrant to avoid entry barriers. Small entrepreneurial firms are generally best suited for identifying and serving neglected market segments. When Honda first entered the U.S. market, it concentrated on small-engine motorcycles, a market that firms such as Harley-Davidson ignored. By targeting this neglected niche, Honda avoided competition. After consolidating its position, Honda used its strength to attack rivals by introducing larger motorcycles and competing in the broader market. Competitive actions and competitive responses between firms such as Honda and Harley-Davidson are discussed fully in Chapter 5.

Bargaining Power of Suppliers

Increasing prices and reducing the quality of their products are potential means used by suppliers to exert power over firms competing within an industry. If a firm is unable to
recover cost increases by its suppliers through its own pricing structure, its profitability is reduced by its suppliers’ actions. A supplier group is powerful when

- It is dominated by a few large companies and is more concentrated than the industry to which it sells.
- Satisfactory substitute products are not available to industry firms.
- Industry firms are not a significant customer for the supplier group.
- Suppliers’ goods are critical to buyers’ marketplace success.
- The effectiveness of suppliers’ products has created high switching costs for industry firms.
- It poses a credible threat to integrate forward into the buyers’ industry. Credibility is enhanced when suppliers have substantial resources and provide a highly differentiated product.

The airline industry is an example of an industry in which suppliers’ bargaining power is changing. Though the number of suppliers is low, the demand for the major aircraft is also relatively low. Boeing and Airbus strongly compete for most orders of major aircraft. However, the shift in airline strategy to short-haul flights and low costs has enhanced the fortunes of other aircraft manufacturers who make smaller and more efficient aircraft.

**Bargaining Power of Buyers**

Firms seek to maximize the return on their invested capital. Alternatively, buyers (customers of an industry or a firm) want to buy products at the lowest possible price—the point at which the industry earns the lowest acceptable rate of return on its invested capital. To reduce their costs, buyers bargain for higher quality, greater levels of service, and lower prices. These outcomes are achieved by encouraging competitive battles among the industry’s firms. Customers (buyer groups) are powerful when

- They purchase a large portion of an industry’s total output.
- The sales of the product being purchased account for a significant portion of the seller’s annual revenues.
- They could switch to another product at little, if any, cost.
- The industry’s products are undifferentiated or standardized, and the buyers pose a credible threat if they were to integrate backward into the sellers’ industry.

Armed with greater amounts of information about the manufacturer’s costs and the power of the Internet as a shopping and distribution alternative, consumers appear to be increasing their bargaining power in many industries. One reason for this shift is that individual buyers incur virtually zero switching costs when they decide to purchase from one manufacturer rather than another or from one dealer as opposed to a second or third one. These realities are also forcing airlines to change their strategies. There is very little differentiation in air travel, and the switching costs are very low. As consolidation occurs in the phone business through the acquisition of AT&T and MCI (see the Strategic Focus on the phone versus cable companies), it is expected that business customers will have less leverage to secure discounts given that there are fewer service providers.

**Threat of Substitute Products**

Substitute products are goods or services from outside a given industry that perform similar or the same functions as a product that the industry produces. For example, as a sugar substitute, NutraSweet places an upper limit on sugar manufacturers’ prices—NutraSweet and sugar perform the same function, though with different characteristics.
Other product substitutes include e-mail and fax machines instead of overnight deliveries, plastic containers rather than glass jars, and tea instead of coffee. Newspaper firms have experienced a circulation decline gradually over a number of years, accelerating to a 1 to 3 percent loss in the six months ending in March of 2005. The declines are due to substitute outlets for news including Internet sources, cable television news channels, and e-mail and cell phone alerts. These products are increasingly popular, especially among younger people, and as product substitutes they have significant potential to continue to reduce overall newspaper circulation sales.

In general, product substitutes present a strong threat to a firm when customers face few, if any, switching costs and when the substitute product’s price is lower or its quality and performance capabilities are equal to or greater than those of the competing product. Differentiating a product along dimensions that customers value (such as price, quality, service after the sale, and location) reduces a substitute’s attractiveness. As the Strategic Focus illustrates, local phone server companies have lost significant subscriber base to cable companies offering phone services. Similarly, cable companies have lost TV subscriber base to satellite TV operators. Each company has been using a bundling approach to increase switching costs to forestall these substitutions.

**Intensity of Rivalry among Competitors**

Because an industry’s firms are mutually dependent, actions taken by one company usually invite competitive responses. In many industries, firms actively compete against one another. Competitive rivalry intensifies when a firm is challenged by a competitor’s actions or when a company recognizes an opportunity to improve its market position.

Firms within industries are rarely homogeneous; they differ in resources and capabilities and seek to differentiate themselves from competitors. Typically, firms seek to differentiate their products from competitors’ offerings in ways that customers value and in which the firms have a competitive advantage. Visible dimensions on which rivalry is based include price, quality, and innovation.

As explained in the Opening Case, the rivalry between competitors, such as United, US Airways, American, and other major airlines, is intense. The competitive rivalry is also intense in the automobile industry, as described in the Strategic Focus. In fact, the rivalry is so intense that both General Motors and Ford have experienced significantly lower earnings due to price cuts, which, in turn, have led to their debt ratings being lowered below investment grade or to “junk” levels.

As suggested by the Opening Case and the Strategic Focus on the automobile industry, various factors influence the intensity of rivalry between or among competitors. Next, we discuss the most prominent factors that experience shows to affect the intensity of firms’ rivalries.

**Numerous or Equally Balanced Competitors**

Intense rivalries are common in industries with many companies. With multiple competitors, it is common for a few firms to believe that they can act without eliciting a response. However, evidence suggests that other firms generally are aware of competitors’ actions, often choosing to respond to them. At the other extreme, industries with only a few firms of equivalent size and power also tend to have strong rivalries. The large and often similar-sized resource bases of these firms permit vigorous actions and responses. The competitive battles between Airbus and Boeing exemplify intense rivalry between relatively equivalent competitors.

**Slow Industry Growth**

When a market is growing, firms try to effectively use resources to serve an expanding customer base. Growing markets reduce the pressure to take customers from competitors.
Satellite TV Service Substitutes for Digital Cable Service, Which Substitutes for Local Telephone Service

Many cable companies are offering a bundle of services including digital TV, broadband Internet service, and local and long distance phone service. This bundling approach has worked particularly well for large cable companies such as Comcast, Time Warner, and Cox. However, in 2004 many of these cable companies’ stock prices fell relative to the S&P 500 as investors saw video satellite rivals Direct TV and Echostar (Dish Network) pick up former cable TV subscribers. In early 2004 the largest cable operators, holding about 88 percent of cable’s 64 million subscribers, lost 338,000 more video buyers compared to 2003 levels. Meanwhile, Direct TV grew by 409,000 subscribers to a total of 13 million, while Echostar’s Dish Network added 340,000 subscribers, reaching a total of 10.1 million. Cable subscribers were substituting satellite video products for the cable product.

Similarly, local Bell phone service providers have been losing large numbers of customers to cable service providers’ digital telephone service. Local phone companies have been downsizing their employee base not only because of cable companies but also because of wireless phone service becoming available through competitors.

To combat the substitution from both cable companies and wireless companies, phone companies have been creating strategic alliances with satellite companies to offer TV service and have similarly been making deals either to ally or buy wireless service opportunities to prevent further erosion in their dominant business. In addition, local phone service companies have added long distance services. Often this has taken place through acquisition. AT&T was purchased by SBC Communication, while Verizon outbid Quest in a battle to acquire MCI.

Additionally, phone companies have been laying significant amounts of fiber-optic cable, which is capable of providing video feed. However, the companies need a large subscriber base in order to reduce the costs of offering video content. The problem with this strategy is that the available subscriber base is largely encumbered, with 80 percent of the homes already subscribed to satellite. Thus, the question is whether phone companies will be able to compete as a significant late entrant in offering video content services. As a short-term alternative, some phone companies now sell satellite TV service through collaborative ventures, such as Verizon with Direct TV. Similarly, SBC has a deal with Echostar to sell Dish Network services through its customer billing services.

To make matters worse, the costs of offering phone service over the Internet are significantly cheaper than the costs of initiating service to a hard-wired phone service customer (either cable or phone lines). In mid-2005, EarthLink announced it would offer phone service with a new Internet-based technology that allows customers to use traditional phone equipment to make calls. Other Internet-based phone services to this point, based on voice over Internet protocol (VoIP), have required customers to connect phones directly to a computer or router, meaning phone service is not available during a power outage. Substitutions to both cable and phone companies will likely continue through this technology unless they cannibalize their own offerings and move to VoIP as well. Besides costly investment of fiber optics for video service, another disadvantage for phone service companies is significant union contracts with which cable companies and other new entrants in phone service over the Internet are not as yet encumbered.

However, rivalry in no-growth or slow-growth markets becomes more intense as firms battle to increase their market shares by attracting competitors’ customers. Typically, battles to protect market shares are fierce. Certainly, this has been the case in the airline industry. The instability in the market that results from these competitive engagements reduces profitability for all airlines throughout the industry. As the Opening Case notes, reduced profitability is one of the reasons that two major U.S.-based airlines have declared bankruptcy and others on a global basis have experienced major net losses since 2000.

**High Fixed Costs or High Storage Costs**
When fixed costs account for a large part of total costs, companies try to maximize the use of their productive capacity. Doing so allows the firm to spread costs across a larger volume of output. However, when many firms attempt to maximize their productive capacity, excess capacity is created on an industry-wide basis. To then reduce inventories, individual companies typically cut the price of their product and offer rebates and other special discounts to customers. However, these practices, common in the automobile manufacturing industry, often intensify competition. The pattern of excess capacity at the industry level followed by intense rivalry at the firm level is observed frequently in industries with high storage costs. Perishable products, for example, lose their value rapidly with the passage of time. As their inventories grow, producers of perishable goods often use pricing strategies to sell products quickly.

**Lack of Differentiation or Low Switching Costs**
When buyers find a differentiated product that satisfies their needs, they frequently purchase the product loyally over time. Industries with many companies that have successfully differentiated their products have less rivalry, resulting in lower competition for individual firms. Firms that develop and sustain a differentiated product that cannot be easily imitated by competitors often earn higher returns. However, when buyers view products as commodities (that is, as products with few differentiated features or capabilities), rivalry intensifies. In these instances, buyers’ purchasing decisions are based primarily on price and, to a lesser degree, service. Personal computers are becoming a commodity. Thus, the competition among Dell, HP, and other computer manufacturers is expected to be strong.

The effect of switching costs is identical to the effect of differentiated products. The lower the buyers’ switching costs, the easier it is for competitors to attract buyers through pricing and service offerings. High switching costs at least partially insulate the firm from rivals’ efforts to attract customers. Interestingly, the switching costs—such as pilot and mechanic training—are high in aircraft purchases, yet the rivalry between Boeing and Airbus remains intense because the stakes for both are extremely high.

**High Strategic Stakes**
Competitive rivalry is likely to be high when it is important for several of the competitors to perform well in the market. For example, although it is diversified and is a market leader in other businesses, Samsung has targeted market leadership in the consumer electronics market and is doing quite well. This market is quite important to Sony and other major competitors, such as Hitachi, Matsushita, NEC, and Mitsubishi. There is substantial rivalry in this market, and it is likely to continue over the next few years.

High strategic stakes can also exist in terms of geographic locations. For example, Japanese automobile manufacturers are committed to a significant presence in the U.S. marketplace. A key reason for this is that the United States is the world’s largest single market for auto manufacturers’ products. Because of the stakes involved in this country for Japanese and U.S. manufacturers, rivalry among firms in the U.S. and the global
automobile industry is highly intense. It should be noted that while proximity tends to promote greater rivalry, physically proximate competition has potentially positive benefits as well. For example, when competitors are located near each other, it is easier for suppliers to serve them, and competitors can develop economies of scale that lead to lower production costs. Additionally, communications with key industry stakeholders such as suppliers are facilitated and more efficient when they are close to the firm.\(^{110}\) However, this can work against suppliers who have a close relationship with their customers. As the Strategic Focus on the global auto industry reports, two automotive suppliers that are dominated by their key buyers have been forced to lower their prices, causing them to incur significant losses.

**High Exit Barriers**

Sometimes companies continue competing in an industry even though the returns on their invested capital are low or negative. Firms making this choice likely face high exit barriers, which include economic, strategic, and emotional factors causing companies to remain in an industry when the profitability of doing so is questionable. Exit barriers are especially high in the airline industry. Common exit barriers are

- Specialized assets (assets with values linked to a particular business or location).
- Fixed costs of exit (such as labor agreements).
- Strategic interrelationships (relationships of mutual dependence, such as those between one business and other parts of a company’s operations, including shared facilities and access to financial markets).
- Emotional barriers (aversion to economically justified business decisions because of fear for one’s own career, loyalty to employees, and so forth).
- Government and social restrictions (more common outside the United States, these restrictions often are based on government concerns for job losses and regional economic effects).

**Interpreting Industry Analyses**

Effective industry analyses are products of careful study and interpretation of data and information from multiple sources. A wealth of industry-specific data is available to be analyzed. Because of globalization, international markets and rivalries must be included in the firm’s analyses. In fact, research shows that in some industries, international variables are more important than domestic ones as determinants of strategic competitiveness. Furthermore, because of the development of global markets, a country’s borders no longer restrict industry structures. In fact, movement into international markets enhances the chances of success for new ventures as well as more established firms.\(^{111}\)

Following study of the five forces of competition, the firm can develop the insights required to determine an industry’s attractiveness in terms of the firm’s potential to earn adequate or superior returns on its invested capital. In general, the stronger competitive forces are, the lower is the profit potential for an industry’s firms. An unattractive industry has low entry barriers, suppliers and buyers with strong bargaining positions, strong competitive threats from product substitutes, and intense rivalry among competitors. These industry characteristics make it very difficult for firms to achieve strategic competitiveness and earn above-average returns. Alternatively, an attractive industry has high entry barriers, suppliers and buyers with little bargaining power, few competitive threats from product substitutes, and relatively moderate rivalry.\(^{112}\) Next, we turn to strategic groups operating within industries.
A set of firms emphasizing similar strategic dimensions to use a similar strategy is called a **strategic group**. The competition between firms within a strategic group is greater than the competition between a member of a strategic group and companies outside that strategic group. Another way of saying this is that intra-strategic group competition is more intense than is inter-strategic group competition. In fact, there is more heterogeneity in the performance of firms within strategic groups than across the groups. The performance leaders within groups are able to follow strategies similar to those of other firms in the group and yet maintain strategic distinctiveness to gain and sustain a competitive advantage.

The extent of technological leadership, product quality, pricing policies, distribution channels, and customer service are examples of strategic dimensions that firms in a strategic group may treat similarly. Patterns of competition within strategic groups may be described this way: “Organizations in a strategic group occupy similar positions in the market, offer similar goods to similar customers, and may also make similar choices about production technology and other organizational features.” Thus, membership in a particular strategic group defines the essential characteristics of the firm’s strategy.

The notion of strategic groups can be useful for analyzing an industry’s competitive structure. Such analyses can be helpful in diagnosing competition, positioning, and the profitability of firms within an industry. High mobility barriers, high rivalry, and low resources among the firms within an industry will limit the formation of strategic groups. However, research suggests that after strategic groups are formed, their membership remains relatively stable over time, making analysis easier and more useful.

Using strategic groups to understand an industry’s competitive structure requires the firm to plot companies’ competitive actions and competitive responses along strategic dimensions such as pricing decisions, product quality, distribution channels, and so forth. Doing this shows the firm how certain companies are competing similarly in terms of how they use similar strategic dimensions. For example, there are unique radio markets because consumers prefer different music formats and programming (news radio, talk radio, and so forth). Typically, a radio format is created through choices made regarding music or nonmusic style, scheduling, and announcer style. It is estimated that approximately 30 different radio formats exist, suggesting that there are many strategic groups in this industry. The strategies within each of the 30 groups are similar, while the strategies across the total set of strategic groups are dissimilar. As a result, Clear Channel Communications often owns several stations in a large city, but each uses a different format. Therefore, Clear Channel likely has stations operating in most or all of the 30 strategic groups in this industry. Additionally, a new strategic group has been added as the satellite radio companies XM and Sirius have formed an intense rivalry in trying to attract corporate customers such as auto manufacturers and rental car companies as well as individual subscribers. Satellite radio could be considered a substitute because it is technologically different from terrestrial radio, but the satellite companies, each with more than 100 different channels, offer the same types of music formats and programming that traditional stations do. Although satellite companies obtain most of their revenue from subscriptions, they are similar to terrestrial radio in that some advertising is done on talk, news, and sports channels. Firms could increase their understanding of competition in the commercial radio industry by plotting companies’ actions and responses in terms of important strategic dimensions, such as those we have mentioned. With the addition of satellite radio, the competition among different strategic groups is likely to increase.
Strategic groups have several implications. First, because firms within a group offer similar products to the same customers, the competitive rivalry among them can be intense. The more intense the rivalry, the greater the threat to each firm’s profitability. Second, the strengths of the five industry forces (the threats posed by new entrants, the power of suppliers, the power of buyers, product substitutes, and the intensity of rivalry among competitors) differ across strategic groups. Third, the closer the strategic groups are in terms of their strategies, the greater is the likelihood of rivalry between the groups.

Having a thorough understanding of primary competitors helps a firm formulate and implement an appropriate strategy. Clearly XM and Sirius are in a strategic group and compete directly against each other. XM has been successful in its focus on new technology, while Sirius has focused on signing innovative and exclusive content. Volkswagen tried to break out of its strategic group of companies selling mid-priced autos. But it was unsuccessful in entering the strategic group of firms with similar strategies selling premium autos (e.g., Mercedes-Benz, BMW). Because of these efforts, VW has lost market share in its primary markets.

Competitor Analysis

The competitor environment is the final part of the external environment requiring study. Competitor analysis focuses on each company against which a firm directly competes. For example, XM and Sirius satellite radio, Home Depot and Lowe’s, and Boeing and Airbus should be keenly interested in understanding each other’s objectives, strategies, assumptions, and capabilities. Furthermore, intense rivalry creates a strong need to understand competitors. In a competitor analysis, the firm seeks to understand

1. What drives the competitor, as shown by its future objectives.
2. What the competitor is doing and can do, as revealed by its current strategy.
3. What the competitor believes about the industry, as shown by its assumptions.
4. What the competitor’s capabilities are, as shown by its strengths and weaknesses.

Information about these four dimensions helps the firm prepare an anticipated response profile for each competitor (see Figure 2.3). The results of an effective competitor analysis help a firm understand, interpret, and predict its competitors’ actions and responses. Understanding the actions of competitors clearly contributes to the firm’s ability to compete successfully within the industry. Interestingly, research suggests that analyzing possible reactions to competitive moves is not often carried out by executives. This suggests that those firms that do work at such analyses can obtain a competitive advantage over firms that do not.

Critical to an effective competitor analysis is gathering data and information that can help the firm understand its competitors’ intentions and the strategic implications resulting from them. Useful data and information combine to form competitor intelligence: the set of data and information the firm gathers to better understand and better anticipate competitors’ objectives, strategies, assumptions, and capabilities. In competitor analysis, the firm should gather intelligence not only about its competitors, but also regarding public policies in countries around the world. Such intelligence facilitates an understanding of the strategic posture of foreign competitors.

Competitor intelligence is the set of data and information the firm gathers to better understand and better anticipate competitors’ objectives, strategies, assumptions, and capabilities.
Through effective competitive and public policy intelligence, the firm gains the insights needed to create a competitive advantage and to increase the quality of the strategic decisions it makes when deciding how to compete against its rivals. Microsoft has been analyzing its competitor Google for ways to overcome and dominate the search engine business as it did in the browser contest with Netscape. *Fortune* magazine reported that Bill Gates, Microsoft’s founder, in December 2003 was doing his own competitive intelligence on Google by browsing Google’s Web site when he came across a help-wanted page: “Why, he wondered, were the qualifications for so many of them identical to Microsoft job specs? Google was a web search business, yet here on the screen were postings for engineers with backgrounds that had nothing to do with search and everything to do with Microsoft’s core business—people trained in things like operating-system design, compiler optimization, and distributed-systems architecture. Gates wondered whether Microsoft might be facing much more than a war in search. An e-mail he sent to a handful of execs that day said, in effect, ‘We have to watch these guys. It looks like they are building something to compete with us.’”

Microsoft has found Google to be a formidable competitor. The company could not damage Google through a price war as it did Netscape because Google’s software is generally offered for free. There is not a way to lure online advertisers because advertisers pay by how many times users click on an ad and on the number of keywords clicked.
in a search. Thus, ad revenue is set by customer election, not by Google. Also, you cannot expect success by bundling the search engine with the operating system as Microsoft also did in competition with Netscape because Google "works from a Treo, a BlackBerry, a cell phone, a television, an Apple, or a Linux computer—any device with some kind of keyboard and Internet access." As a former Microsoft executive puts it, Microsoft "has to play Google’s game to compete with Google."129

As the above analysis of Google suggests, one must also pay attention to the complementors of a firm’s products and strategy.130 Complementors are the network of companies that sells complementary goods or services or are compatible with the focal firm’s own product or service. This could also include suppliers and buyers who have a strong “network” relationship with the focal firm. A strong network of complementors can solidify a competitive advantage, as it has in Google’s case because of the number of Internet access products with which it functions smoothly. If a complementor’s good or service adds value to the sale of the focal firm’s good or service it is likely to create value for the focal firm. For example, there is a range of complements necessary to sell automobiles, including financial services to arrange credit, luxury options including stereo equipment, and extended warranties.

**Ethical Considerations**

Firms should follow generally accepted ethical practices in gathering competitor intelligence. Industry associations often develop lists of these practices that firms can adopt. Practices considered both legal and ethical include (1) obtaining publicly available information (such as court records, competitors’ help-wanted advertisements, annual reports, financial reports of publicly held corporations, and Uniform Commercial Code filings), and (2) attending trade fairs and shows to obtain competitors’ brochures, view their exhibits, and listen to discussions about their products.

In contrast, certain practices (including blackmail, trespassing, eavesdropping, and stealing drawings, samples, or documents) are widely viewed as unethical and often are illegal. To protect themselves from digital fraud or theft by competitors that break into their employees’ PCs, some companies buy insurance to protect against PC hacking.131

Some competitor intelligence practices may be legal, but a firm must decide whether they are also ethical, given the image it desires as a corporate citizen. Especially with electronic transmissions, the line between legal and ethical practices can be difficult to determine. For example, a firm may develop Web site addresses that are very similar to those of its competitors and thus occasionally receive e-mail transmissions that were intended for those competitors. The practice is an example of the challenges companies face when deciding how to gather intelligence about competitors while simultaneously determining what to do to prevent competitors from learning too much about them.

Open discussions of intelligence-gathering techniques can help a firm to ensure that employees, customers, suppliers, and even potential competitors understand its convictions to follow ethical practices for gathering competitor intelligence. An appropriate guideline for competitor intelligence practices is to respect the principles of common morality and the right of competitors not to reveal certain information about their products, operations, and strategic intentions.132
PART 1 / Strategic Management Inputs

REVIEW QUESTIONS

1. Why is it important for a firm to study and understand the external environment?
2. What are the differences between the general environment and the industry environment? Why are these differences important?
3. What is the external environmental analysis process? What does the firm want to learn when using this process?
4. What are the six segments of the general environment? Explain the differences among them.
5. How do the five forces of competition in an industry affect its profit potential? Explain.
6. What is a strategic group? Of what value is knowledge of the firm's strategic group in formulating that firm's strategy?
7. What is the importance of collecting and interpreting data and information about competitors? What practices should a firm use to gather competitor intelligence and why?

SUMMARY

• The firm's external environment is challenging and complex. Because of the external environment's effect on performance, the firm must develop the skills required to identify opportunities and threats existing in that environment.

• The external environment has three major parts: (1) the general environment (elements in the broader society that affect industries and their firms), (2) the industry environment (factors that influence a firm, its competitive actions and responses, and the industry's profit potential), and (3) the competitor environment (in which the firm analyzes each major competitor's future objectives, current strategies, assumptions, and capabilities).

• The external environmental analysis process has four steps: scanning, monitoring, forecasting, and assessing. Through environmental analyses, the firm identifies opportunities and threats.

• The general environment has six segments: demographic, economic, political/legal, sociocultural, technological, and global. For each segment, the firm wants to determine the strategic relevance of environmental changes and trends.

• Compared with the general environment, the industry environment has a more direct effect on the firm's strategic actions. The five forces model of competition includes the threat of entry, the power of suppliers, the power of buyers, product substitutes, and the intensity of rivalry among competitors. By studying these forces, the firm finds a position in an industry where it can influence the forces in its favor or where it can buffer itself from the power of the forces in order to increase its ability to earn above-average returns.

• Industries are populated with different strategic groups. A strategic group is a collection of firms that follow similar strategies along similar dimensions. Competitive rivalry is greater within a strategic group than it is between strategic groups.

• Competitor analysis informs the firm about the future objectives, current strategies, assumptions, and capabilities of the companies with whom it competes directly. It should also examine complementors that sustain a competitor's strategy.

• Different techniques are used to create competitor intelligence: the set of data, information, and knowledge that allows the firm to better understand its competitors and thereby predict their likely strategic and tactical actions. Firms should use only legal and ethical practices to gather intelligence. The Internet enhances firms' capabilities to gather insights about competitors and their strategic intentions.
EXPERIENTIAL EXERCISES

Industry Boundaries
Think about the nature of the following industries:

- Telecommunications
- Computers and peripheral equipment
- Computer software
- Consumer electronics

Work in groups to do the following exercises.

Part One
Establish the boundaries that your group thinks define each of the four industries. As you do so, identify the challenges that you are experiencing to complete this task. Where there seems to be overlap and ambiguity, set out a decision rule for your classifications. One thing that may help your group decide on the boundaries is how the five forces apply to firms competing against each other. For example, you could ask if their products or services are “rivals,” or “substitutes,” for each other. Then identify 20 well-known firms that are currently important participants in one of these four industries, and include SBC, Apple, Microsoft, and Motorola for total of 24 firms. Your selections must have at least four firms in each category.

Part Two
Go online to a business Web site such as finance.yahoo.com or hoovers.com and find their industry classification scheme for the firms you are examining. Next, obtain the annual reports to investors from a large mutual fund that invests broadly in the stock market, such as one run by Fidelity, and from a retirement equity fund, such as those run by CalPers, TIAA-CREF, or similar organizations. These documents should be available on each organization’s Web site. Study how each equity fund classifies the firms you are considering to complete this task. Compare your classification of industry boundaries with those developed by the investment funds. Are there differences between the industry boundaries you developed and those prepared by the investment fund companies? If so, what are the differences? As you study the differences, if any, do they make sense to you? Why or why not? What underlying assumptions might cause differences in the industry boundaries you are examining?

Part Three
Based on the information collected and the responses you prepared for Part Two above, answer the following questions:

- Do the different classifications of industry boundaries you observed create problems when firms try to analysis an industry? If so, describe those problems.
- What is the effect of different industry classifications on a firm’s use of the five-force model to analyze an industry?
- What additional information, perspectives, and analysis would you suggest be a part of industry analysis in the light of your findings?

Strategic Groups and Restaurants

In Groups
Develop a strategic group map of the restaurant industry in your town. Establish strategic groups and offer a rationale for the groupings you have created. Explicitly identify the criteria for defining each group and for distinguishing it from the other groups. Include three to five competing restaurants in each strategic group and be prepared to discuss the competitive similarities of the restaurants within each strategic group and the competitive differences between and among the strategic groups.

Whole Class
Compare the different strategic group maps developed by the different groups in class. Each group should give the logic of its classification independent of what other groups say. Discuss the differences that may exist both in terms of the strategic group structure of the industry and where particular restaurants are placed within the group structure.

Five Forces and the Passenger Airline Industry

It is often noted that if all of the profits and losses ever reported by all publicly traded passenger airline companies in the United States were summed up, the total would be negative. With that one fact it might be easy to conclude that the airline industry is a tough one to be in. However, several firms operate profitably in this industry, and some, such as Southwest (LUV), JetBlue (JBLU), and AirTran (AAI), have done so quite regularly in recent years in spite of the industry’s troubled times. Clearly, these firms’ management teams have a sophisticated understanding of the forces that are at work in the airline industry. Using this understanding, these managers have found positions within a difficult industry in which their firms are protected against the profit-destroying potential of the five forces. It is equally true that managers that are trying to pull older carriers through Chapter 11 bankruptcy at the same time also have to be mindful of the same industry context. Man-
ag ers at America West Airlines, which acquired US Airways Group (LLC), United Airlines (UALAQ), and Delta Airlines (DAL), need to take effective actions in the light of the same industry forces to increase the possibility their firms can emerge from bankruptcy and begin to operate profitably again.

The five-forces model can help you see how all of these firms shape their strategy to fit industry conditions when a careful and thoughtful application is made. In this exercise, you will both analyze the five forces that affect an industry and identify the ways adverse forces are being managed. Clearly, in the commercial passenger airline business there are many negative forces, and the solutions go beyond simplistic answers such as “cut costs” or “raise revenue.” But note too that there are some positive aspects of the airline industry—aspect s firms should exploit to their advantage.

In Groups

Using one of the pairs of airlines appearing below, your group will conduct an analysis that looks at the nature of each of the five forces affecting the industry and how the two firms in your pair are managing each force. For the “discount carrier” in your analysis, the management is likely part of an ongoing successful strategy. For the older “legacy carrier,” the actions may be those managers have taken to restructure their firm under Chapter 11 bankruptcy protection. Importantly, note that all management teams have to cope with industry forces. Moreover, regardless of their past performance, management must be working to position the firm so that negative forces are neutralized and positive ones are exploited.

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<th>Analysis of the Force</th>
<th>Rivalry Among Firms</th>
<th>Bargaining Power of Suppliers</th>
<th>Bargaining Power of Customers</th>
<th>Threat of New Entry</th>
<th>Threat of Substitutes</th>
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<td>Discount Carrier’s Current Response</td>
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<td>Legacy Carrier’s Current Response</td>
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For the analysis of each force, note all of the key sources of profit impact your group identifies, both those that make it difficult to earn above-average returns and those that make it easier to earn above-average returns. Remember that every force is rich with multiple components that require thoughtful analysis and the application of economic principles. Use industry information sources from the business press, the Internet, stockbroker analysts, and other sources to gain a good understanding of the pressures managers face in this industry. Only after working through your analysis of each of the forces should your group turn to an analysis of the firm pair you have been assigned.

For each of the carriers you have been assigned, use the same multiple sources to gain an understanding of how each firm is coping with the specific force facing it. Note that answers such as “cutting costs” or “raising revenue” are incomplete in and of themselves without explaining how and why the actions will be effective in managing or exploiting an industry force.

After a classwide discussion of the group’s conclusions on the nature of the five forces, each group will present its analysis of the pair it was assigned and the likely effectiveness of the managers’ current actions.

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The Internal Environment: Resources, Capabilities, and Core Competencies

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Explain the need for firms to study and understand their internal environment.
2. Define value and discuss its importance.
3. Describe the differences between tangible and intangible resources.
4. Define capabilities and discuss how they are developed.
5. Describe four criteria used to determine whether resources and capabilities are core competencies.
6. Explain how value chain analysis is used to identify and evaluate resources and capabilities.
7. Define outsourcing and discuss the reasons for its use.
8. Discuss the importance of identifying internal strengths and weaknesses.

PetsHotel offers innovative services such as temperature controlled rooms for dogs and cats with daily special treats, 24-hour care, and a veterinarian on call.
The Capability to Innovate: A Critical Source of Competitive Advantage

According to the final report on the National Innovation Initiative issued by the U.S. Council on Competitiveness, innovation is the most important factor in determining a company’s success in the 21st century. While many firms have become highly efficient in the past 25 years, they must become highly innovative in the next 25 years and beyond to develop sustainable competitive advantages. The world is becoming more interconnected and competitive because of increasing globalization. The competitive landscape is becoming more level across countries as even firms in some emerging markets are now global competitors. Certainly, firms from China and India and some from Russia are competing effectively in global markets. China has almost four times as many engineering graduates as does the United States and receives more foreign direct investment. Sweden, Finland, Japan, and South Korea invest more in research and development as a share of GDP than does the United States. Fourteen of the 25 most competitive information technology companies are located in Asia. Almost 50 percent of the patents filed in the United States come from foreign-owned firms and foreign-born inventors. Some analysts predict that Brazil, China, India, and Russia will be major players in the global economy of the next 50 years.

The enhanced competition has made innovation increasingly important in all types of markets. Incremental improvements in products and processes are no longer enough to sustain a competitive advantage in many industries. For example, PetsMart has been a market leader largely because it continues to offer consumers greater value than competitors through innovative services. In addition to its extensive product lines, the company provides such services for pets as grooming, training, and boarding. The pet-styling salons have been popular with customers, and the newer PetsHotel offers temperature controlled rooms for dogs and cats with daily special treats, 24-hour care, and a veterinarian on call. “Doggie day camps” are being pilot-tested. Top managers at PetsMart expect services to grow to 20 percent of total revenues over the next few years.

Because of the need to innovate in order to remain competitive, Nokia reorganized its business operations into four platforms: mobile phones, multimedia, networks, and enterprise solutions. Executives judged these as growth businesses and wanted them to receive greater emphasis and autonomy to innovate. A global-strategy board reviews the new product ideas proposed to ensure that they match the vision of the company, but the business areas are given significant flexibility to serve their customers with new product offerings. Each division is expected to act as a new product incubator and to obtain insights from customers to ensure that the new products are well received in the market. These actions are intended to help the firm gain or sustain a competitive advantage. Nokia has major competition in Motorola and Microsoft, forcing it to become more innovative or lose market share.

Innovative capabilities have become critical in order for companies to remain competitive. The changes at Nokia are designed to enrich its innovative capabilities. Many firms are reshaping their business models and cultures in addition to the changes in structure exemplified by those made by Nokia.

As discussed in the first two chapters, several factors in the global economy, including the rapid development of the Internet's capabilities and of globalization in general have made it increasingly difficult for firms to develop a competitive advantage that can be sustained for any period of time. In these instances, firms try to create sustained advantages, but, as suggested in the Opening Case (see Chapter 1 for an explanation of competitive advantage), they are unlikely to do so unless they continually produce innovative products. PetsMart has used innovative services to sustain its competitive advantage in the pet goods and services industry. Nokia has implemented changes to improve its innovative capabilities in order to better compete with the likes of Motorola and Microsoft. Other companies such as Procter & Gamble, General Electric (GE), and Johnson & Johnson have been changing their cultures and their business models in order to enhance their innovation output to remain highly competitive in the current environment. Firms must have not only the correct structure, as Nokia has, but also the appropriate resources to build innovative capabilities. The probability of developing a sustainable competitive advantage increases when firms use their own unique resources, capabilities, and core competencies on which to base and implement their strategies.

Competitive advantages and the differences they create in firm performance are often strongly related to the resources firms hold and how they are managed. Resources are the foundation for strategy and unique bundles of resources generate competitive advantages leading to wealth creation. To identify and successfully use their resources over time, those leading firms need to think constantly about how to manage them to increase the value for customers. As this chapter shows, firms achieve strategic competitiveness and earn above-average returns when their unique core competencies are effectively acquired, bundled, and leveraged to take advantage of opportunities in the external environment.

People are an especially critical resource for producing innovation and gaining a competitive advantage. Even if they are not as critical in some industries, they are necessary for the development and implementation of firms’ strategies. In fact, because of the importance of talented employees, a global labor market now exists. As Richard Florida argues, "[W]herever talent goes, innovation, creativity, and economic growth are sure to follow."

In time, the benefits of any firm’s value-creating strategy can be duplicated by its competitors. In other words, all competitive advantages have a limited life. The question of duplication is not if it will happen, but when. In general, the sustainability of a competitive advantage is a function of three factors: (1) the rate of core competence obsolescence because of environmental changes, (2) the availability of substitutes for the core competence, and (3) the imitability of the core competence.

The challenge in all firms is to effectively manage current core competencies while simultaneously developing new ones. Only when firms develop a continuous stream of capabilities that contribute to competitive advantages do they achieve strategic competitiveness, earn above-average returns, and remain ahead of competitors (see Chapter 5).

In Chapter 2, we examined general, industry, and competitor environments. Armed with this knowledge about the realities and conditions of their external environment, firms have a better understanding of marketplace opportunities and the characteristics of the competitive environment in which they exist. In this chapter, we focus on the firm itself. By analyzing its internal environment, a firm determines what it can do—that is, the actions permitted by its unique resources, capabilities, and core competencies. As discussed in Chapter 1, core competencies are a firm’s source of competitive advantage. The magnitude of that competitive advantage is a function primarily of the uniqueness of the firm’s core competencies. Matching what a firm can do with what it might do (a function of opportunities and threats in the external environment) allows the firm to develop vision, pursue its mission, and select and implement its strategies.
We begin this chapter with a discussion of the nature of a firm’s internal environment analysis. We then discuss the roles of resources and capabilities in developing core competencies, which are the sources of the firm’s competitive advantages. Included in this discussion are the techniques firms can use to identify and evaluate resources and capabilities and the criteria for selecting core competencies from among them. Resources and capabilities are not inherently valuable, but they create value when the firm can use them to perform certain activities that result in a competitive advantage. Accordingly, we also discuss in this chapter the value chain concept and examine four criteria to evaluate core competencies that establish competitive advantage. The chapter closes with cautionary comments about the need for firms to prevent their core competencies from becoming core rigidities. The existence of core rigidities indicates that the firm is too anchored to its past, which prevents it from continuously developing new competitive advantages.

The Nature of Internal Environmental Analysis

The Context of Internal Analysis

In the global economy, traditional factors such as labor costs, access to financial resources and raw materials, and protected or regulated markets continue to be sources of competitive advantage, but to a lesser degree. One important reason for this decline is that the advantages created by these more traditional sources can be overcome by competitors through an international strategy (discussed in Chapter 8) and by the flow of resources throughout the global economy. The need to identify additional and perhaps new sources of competitive advantage highlights the importance of understanding the firm’s resources and capabilities.

Increasingly, those analyzing their firm’s internal environment should use a global mind-set. A global mind-set is the ability to study an internal environment in ways that are not dependent on the assumptions of a single country, culture, or context. Those with a global mind-set recognize that their firms must possess resources and capabilities that allow understanding of and appropriate responses to competitive situations that are influenced by country-specific factors and unique societal cultures.

Finally, analysis of the firm’s internal environment requires that evaluators examine the firm’s portfolio of resources and the bundles of heterogeneous resources and capabilities managers have created. This perspective suggests that individual firms possess at least some resources and capabilities that other companies do not—at least not in the same combination. Resources are the source of capabilities, some of which lead to the development of a firm’s core competencies or its competitive advantages. Understanding how to leverage the firm’s unique bundle of resources and capabilities is a key outcome decision makers seek when analyzing the internal environment. Figure 3.1 illustrates the relationships among resources, capabilities, and core competencies and shows how firms use them to create strategic competitiveness. Before examining these topics in depth, we describe value and how firms use their resources, capabilities, and core competencies to create it.

Creating Value

By exploiting their core competencies or competitive advantages to at least meet if not exceed the demanding standards of global competition, firms create value for customers.
Value is measured by a product’s performance characteristics and by its attributes for which customers are willing to pay. Firms must provide value to customers that is superior to the value provided by competitors in order to create a competitive advantage. Evidence suggests that increasingly, customers perceive higher value in global rather than domestic-only brands. Firms create value by innovatively bundling and leveraging their resources and capabilities. Firms unable to creatively bundle and leverage their resources and capabilities in ways that create value for customers suffer performance declines.

Ultimately, creating value for customers is the source of above-average returns for a firm. What the firm intends regarding value creation affects its choice of business-level strategy (see Chapter 4) and its organizational structure (see Chapter 11). In Chapter 4’s discussion of business-level strategies, we note that value is created by a product’s low cost, by its highly differentiated features, or by a combination of low cost and high differentiation, compared with competitors’ offerings. A business-level strategy is effective only when its use is grounded in exploiting the firm’s current core competencies. Thus, successful firms continuously examine the effectiveness of current and future core competencies.

At one time, the strategic management process was concerned largely with understanding the characteristics of the industry in which the firm competed and, in light of those characteristics, determining how the firm should position itself relative to competitors. This emphasis on industry characteristics and competitive strategy underestimated the role of the firm’s resources and capabilities in developing competitive advantage. In fact, core competencies, in combination with product-market positions, are the
The core competencies of a firm, in addition to results of analyses of its general, industry, and competitor environments, should drive its selection of strategies. Both the resources held by the firm and its context are important in the formulation of strategy. As Clayton Christensen noted, “Successful strategists need to cultivate a deep understanding of the processes of competition and progress and of the factors that undergird each advantage. Only thus will they be able to see when old advantages are poised to disappear and how new advantages can be built in their stead.” By emphasizing core competencies when formulating strategies, companies learn to compete primarily on the basis of firm-specific differences, but they must be very aware of how things are changing in the external environment as well.

The Challenge of Internal Analysis

The strategic decisions managers make in terms of the firm’s resources, capabilities, and core competencies are nonroutine, have ethical implications, and significantly influence the firm’s ability to earn above-average returns. Making these decisions—identifying, developing, deploying, and protecting resources, capabilities, and core competencies—may appear to be relatively easy. However, this task is as challenging and difficult as any other with which managers are involved; moreover, it is increasingly internationalized. Some believe that the pressure on managers to pursue only decisions that help the firm meet the quarterly earnings expected by market analysts makes it difficult to analyze the firm’s internal resources accurately. Identifying the firm’s core competencies is essential before important strategic decisions can be made, including those related to entering or exiting markets, investing in new technologies, building new or additional manufacturing capacity, or forming strategic partnerships.

The challenge and difficulty of making effective decisions are implied by preliminary evidence suggesting that one-half of organizational decisions fail. Sometimes, mistakes are made as the firm analyzes its internal environment. Managers might, for example, identify capabilities as core competencies that do not create a competitive advantage. When a mistake occurs, decision makers must have the confidence to admit it and take corrective actions. A firm can still grow through well-intended errors—the learning generated by making and correcting mistakes can be important to the creation of new competitive advantages. Moreover, firms can learn from the failure resulting from a mistake—that is, what not to do when seeking competitive advantage.

To facilitate developing and using core competencies, managers must have courage, self-confidence, integrity, the capacity to deal with uncertainty and complexity, and a willingness to hold people accountable for their work and to be held accountable themselves. Thus, difficult managerial decisions concerning resources, capabilities, and core competencies are characterized by three conditions: uncertainty, complexity, and intraorganizational conflicts (see Figure 3.2).

Managers face uncertainty in terms of new proprietary technologies, rapidly changing economic and political trends, transformations in societal values, and shifts in customer demands. Environmental uncertainty increases the complexity and range of issues to examine when studying the internal environment. Biases about how to cope with uncertainty affect decisions about the resources and capabilities that will become the foundation of the firm’s competitive advantage. Finally, intraorganizational conflict surfaces when decisions are made about the core competencies to nurture as well as how to nurture them.

In making decisions affected by these three conditions, judgment is required. Judgment is the capability of making successful decisions when no obviously correct model or rule is available or when relevant data are unreliable or incomplete. In this type of
situation, decision makers must be aware of possible cognitive biases. Overconfidence, for example, can often lower value when a correct decision is not obvious, such as making a judgment as to whether an internal resource is a strength or a weakness.43

When exercising judgment, decision makers often take intelligent risks. In the current competitive landscape, executive judgment can be a particularly important source of competitive advantage. One reason is that, over time, effective judgment allows a firm to build a strong reputation and retain the loyalty of stakeholders whose support is linked to above-average returns.44

Significant changes in the value-creating potential of a firm’s resources and capabilities can occur in a rapidly changing global economy. Because these changes affect a company’s power and social structure, inertia or resistance to change may surface. Even though these reactions may happen, decision makers should not deny the changes needed to assure the firm’s strategic competitiveness. By denying the need for change, difficult experiences can be avoided in the short run.45 However, in the long run, the failure to change when needed leads to performance declines and, in the worst-case scenario, to failure. Recently IBM has been making significant changes to prepare for the future. For example, it sold its laptop computer manufacturing business to Lenovo, a Chinese firm. It also streamlined its business operations in Europe. It is trying to reduce its bureaucracy and increase its capability to respond to rapid changes in its environment.46 Similarly, Microsoft is continuously searching for new ways to provide value to consumers. Jeff Raikes, head of Microsoft’s business applications, noted that a major focus to increase productivity in this decade will be the convergence of audio, video, and the computer network. In other words, Microsoft is developing products to allow workers to communicate and collaborate more efficiently. In particular, the company is
making an effort to integrate more technologies with Microsoft Office. It is trying to integrate web conferencing, instant messaging, and connection to telephony infrastructure.57

Resources, Capabilities, and Core Competencies

Resources, capabilities, and core competencies provide the foundation of competitive advantage. Resources are the source of a firm’s capabilities. Resources are bundled to create organizational capabilities. Capabilities in turn are the source of a firm’s core competencies, which are the basis of competitive advantages.46 Later, we explain how some capabilities become core competencies. Figure 3.1 depicts these relationships. In this section, we define and provide examples of these building blocks of competitive advantage.

Resources

Broad in scope, resources cover a spectrum of individual, social, and organizational phenomena.49 Typically, resources alone do not yield a competitive advantage.50 In fact, a competitive advantage is generally based on the unique bundling of several resources.51 For example, Amazon.com has combined service and distribution resources to develop its competitive advantages. The firm started as an online bookseller, directly shipping orders to customers. It quickly grew large and established a distribution network through which it could ship “millions of different items to millions of different customers.” Lacking Amazon’s combination of resources, traditional bricks-and-mortar companies, such as Borders, found it difficult to establish an effective online presence. These difficulties led them to develop partnerships with Amazon. Through these arrangements, Amazon now handles the online presence and the shipping of goods for several firms, including Borders—which now can focus on sales in its stores. Arrangements such as these are useful to the bricks-and-mortar companies because they are not accustomed to shipping so much diverse merchandise directly to individuals.52

Some of a firm’s resources (defined in Chapter 1 as inputs to the firm’s production process) are tangible while others are intangible. Tangible resources are assets that can be seen and quantified. Production equipment, manufacturing plants, and formal reporting structures are examples of tangible resources. Intangible resources include assets that typically are rooted deeply in the firm’s history and have accumulated over time. Because they are embedded in unique patterns of routines, intangible resources are relatively difficult for competitors to analyze and imitate. Knowledge, trust between managers and employees, managerial capabilities, organizational routines (the unique ways people work together), scientific capabilities, the capacity for innovation, and the firm’s reputation for its goods or services and how it interacts with people (such as employees, customers, and suppliers) are all examples of intangible resources.53

The four types of tangible resources are financial, organizational, physical, and technological (see Table 3.1). The three types of intangible resources are human, innovation, and reputational (see Table 3.2).

Tangible Resources

As tangible resources, a firm’s borrowing capacity and the status of its plant and equipment are visible. The value of many tangible resources can be established through
financial statements, but these statements do not account for the value of all of a firm’s assets, because they disregard some intangible resources. As such, each of the firm’s sources of competitive advantage typically is not fully reflected on corporate financial statements. The value of tangible resources is also constrained because they are difficult to leverage—it is difficult to derive additional business or value from a tangible resource. For example, an airplane is a tangible resource or asset, but: “You can’t use the same airplane on five different routes at the same time. You can’t put the same crew on five different routes at the same time. And the same goes for the financial investment you’ve made in the airplane.”

Although production assets are tangible, many of the processes to use these assets are intangible. Thus, the learning and potential proprietary processes associated with a

<table>
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<th>Tangible Resources</th>
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| Financial Resources | • The firm’s borrowing capacity  
                     | • The firm’s ability to generate internal funds |
| Organizational Resources | • The firm’s formal reporting structure and its formal planning, controlling, and coordinating systems |
| Physical Resources | • Sophistication and location of a firm’s plant and equipment  
                     | • Access to raw materials |
| Technological Resources | • Stock of technology, such as patents, trademarks, copyrights, and trade secrets |


<table>
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<th>Intangible Resources</th>
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| Human Resources | • Knowledge  
                     | • Trust  
                     | • Managerial capabilities  
                     | • Organizational routines |
| Innovation Resources | • Ideas  
                     | • Scientific capabilities  
                     | • Capacity to innovate |
| Reputational Resources | • Reputation with customers  
                     | • Brand name  
                     | • Perceptions of product quality, durability, and reliability  
                     | • Reputation with suppliers  
                     | • For efficient, effective, supportive, and mutually beneficial interactions and relationships |

tangible resource, such as manufacturing equipment, can have unique intangible attributes, such as quality control processes, unique manufacturing processes, and technology that develop over time and create competitive advantage.56

**Intangible Resources**

As suggested above, compared to tangible resources, intangible resources are a superior and more potent source of core competencies.57 In fact, in the global economy, “the success of a corporation lies more in its intellectual and systems capabilities than in its physical assets. [Moreover], the capacity to manage human intellect—and to convert it into useful products and services—is fast becoming the critical executive skill of the age.”58

Even though it is difficult to measure the value of intangible assets such as knowledge,59 there is some evidence that the value of intangible assets is growing relative to that of tangible assets.60 John Kendrick, a well-known economist studying the main drivers of economic growth, found a general increase in the contribution of intangible assets to U.S. economic growth since the early 1900s. In 1929, the ratio of intangible business capital to tangible business capital was 30 percent to 70 percent. However, that ratio is approaching 70 percent intangible business capital to about 30 percent of business capital today.61

Because intangible resources are less visible and more difficult for competitors to understand, purchase, imitate, or substitute for, firms prefer to rely on them rather than on tangible resources as the foundation for their capabilities and core competencies. In fact, the more unobservable (that is, intangible) a resource is, the more sustainable will be the competitive advantage that is based on it.62 Another benefit of intangible resources is that, unlike most tangible resources, their use can be leveraged. With intangible resources, the larger the network of users, the greater the benefit to each party. For instance, sharing knowledge among employees does not diminish its value for any one person. To the contrary, two people sharing their individualized knowledge sets often can be leveraged to create additional knowledge that, although new to each of them, contributes to performance improvements for the firm.63

As shown in Table 3.2, the intangible resource of reputation is an important source of competitive advantage. Earned through the firm’s actions as well as its words, a value-creating reputation is a product of years of superior marketplace competence as perceived by stakeholders.64 A reputation indicates the level of awareness a firm has been able to develop among stakeholders65 and the degree to which they hold the firm in high esteem.66 A well-known and highly valued brand name is an application of reputation as a source of competitive advantage.67

A continuing commitment to innovation and aggressive advertising facilitates firms’ efforts to take advantage of the reputation associated with their brands.68 Because of the desirability of its reputation, the Harley-Davidson brand name, for example, has such status that it adorns a limited edition Barbie doll, a popular restaurant in New York City, and a line of L’Oréal cologne. Moreover, Harley-Davidson MotorClothes annually generates well in excess of $100 million in revenue for the firm and offers a broad range of clothing items, from black leather jackets to fashions for tots.69 Other firms are trying to build their reputations. For example, Li-Ning, a manufacturer and marketer of athletic shoes, competes in the Chinese market against Nike and Adidas, firms with well-known
Human Capital: Underutilizing Valuable Intangible Assets

For many years firms have declared that their people are their most valuable resources. Yet they do not seem to practice what they proclaim to their stakeholders: When they experience performance difficulties, the first reductions made in costs often come through large layoffs of employees. Nevertheless, the data continue to grow suggesting that human capital is perhaps the most valuable resource held by most companies. Further indications of not fully valuing human capital is the fact that in the United States few women are in top management positions and their pay averages approximately 72 percent of the compensation paid to men in similar positions.

There are changes on the horizon in the use of women and minorities human capital. Women now hold approximately 47 percent of the executive and managerial jobs in U.S. companies. Carly Fiorina lost her CEO job with Hewlett-Packard, but there are other high-profile women top executives including Meg Whitman, CEO of eBay, and Anne Mulcahy, CEO of Xerox. Whitman argues that “good personnel decisions are about finding the right person for the right job at the right time.” Late in 2004, she made changes in several key positions in her management team: Jeff Jordan, formerly head of eBay’s U.S. operations, took over PayPal, an eBay subsidiary; Matt Bannick took over eBay’s international operations; and Bill Cobb, former manager of the international arm, assumed responsibility for eBay’s U.S. operations. By having them undertake new management tasks, Whitman is developing their human capital. All three are potential successors to Whitman when she decides to leave the CEO position.

Carol Bartz, CEO of Autodesk since 1992, is another successful female executive in a technology-based firm. Bartz attributes her success—she has turned the company around three times—to her “patient” and supportive board of directors. She has expressed concerns about having adequate human capital in the future given the seeming decline in math and engineering among U.S. students, especially because young girls are not encouraged to study in these areas. In fact, Bartz believes girls are often socialized to study liberal arts topics instead. Of course, this greatly underutilizes the available human capital.

PepsiCo has worked hard to better utilize its human capital with diversity programs. In 2005, PepsiCo was ranked fourth on DiversityInc’s list of the best companies for diversity. PepsiCo’s CEO, Steve Reinemund, argues that Pepsi’s primary goals entail inclusion. To reach these goals, he says, Pepsi must retain diverse and high-quality employees and integrate their perspectives to create and maintain the best marketing and innovation programs in the industry. The full potential of diversity cannot be realized without an inclusive culture. Managers are expected to well understand their employees’ needs and to mentor them on a regular basis. At the end of 2004, women held 29 percent and people of color held 17 percent of PepsiCo’s management jobs, both representing significant increases over 2000.

Executive pay levels have been controversial in recent years, but for many people they provide substantial incentive to work toward becoming a top-level manager. The median total compensation (salary and bonus) in 2004 was $2,470,600, a 14.5 percent gain over 2003. The controversy has focused on
executives who received significant pay when their firms performed poorly. In response, boards of directors have been trying to link more of executives’ compensation to the firm’s performance. It is an imperfect process because CEOs often receive too much credit for the good performance of their firms. The number of CEOs who are losing their jobs (see Chapter 12) also suggests that they may be receiving too much blame for bad performance as well. Regardless, all human capital is valuable and should receive commensurate rewards.


brands. Preparing for the Olympic Games to be held in Beijing in 2008, Li-Ning hired a veteran with experience at Procter & Gamble as vice president of marketing to build its image. His first initiative was to partner with the National Basketball Association to use its logo on Li-Ning shoes.70

As noted in the Strategic Focus, many companies espouse the importance of their employees and yet lay them off at the first sign of economic troubles. When they do so, they are more likely to experience longer-term declining performance.71 Also, firms must make more effective use of their total human capital. Firms that do so, such as PepsiCo and ebay, are the most likely to develop competitive advantages and win competitive battles against their rivals. Reinforcing their efforts, recent research is finding that investments in firm-specific human capital increases learning and in turn, firm performance.72 Clearly, some firms are recognizing the value of human capital for their strategic success, placing emphasis on trying to retain older workers because of their knowledge stocks developed over time. Such actions have created interfirm rivalry to acquire and retain high-quality human capital.73 Emphasizing this rivalry, John Mack, the new CEO of Morgan Stanley, urged his managers to identify and recruit the most talented employees of rival banks because Morgan Stanley had lost significant numbers of top employees who accepted jobs from competitors. He said, “Nothing would underline the regime change more powerfully than pulling in a few big names.”74

Capabilities

Capabilities exist when resources have been purposely integrated to achieve a specific task or set of tasks. These tasks range from human resource selection to product marketing and research and development activities.75 Critical to the building of competitive advantages, capabilities are often based on developing, carrying, and exchanging information and knowledge through the firm’s human capital.76 Client-specific capabilities often develop from repeated interactions with clients and the learning about their needs that occurs.77 As a result, capabilities often evolve and develop over time.78 The foundation of many capabilities lies in the unique skills and knowledge of a firm’s employees79 and, often, their functional expertise. Hence, the value of human capital in developing and using capabilities and, ultimately, core competencies cannot be overstated.

Global business leaders increasingly support the view that the knowledge possessed by human capital is among the most significant of an organization’s capabilities and may ultimately be at the root of all competitive advantages.80 But firms must also be able to utilize the knowledge that they have and transfer it among their business units.81 Given this reality, the firm’s challenge is to create an environment that allows people to
integrate their individual knowledge with that held by others in the firm so that, collectively, the firm has significant organizational knowledge.82

As illustrated in Table 3.3, capabilities are often developed in specific functional areas (such as manufacturing, R&D, and marketing) or in a part of a functional area (for example, advertising). Research indicates a relationship between capabilities developed in particular functional areas and the firm’s financial performance at both the corporate and business-unit levels,83 suggesting the need to develop capabilities at both levels. Table 3.3 shows a grouping of organizational functions and the capabilities that some companies are thought to possess in terms of all or parts of those functions.

### Core Competencies

Defined in Chapter 1, core competencies are capabilities that serve as a source of competitive advantage for a firm over its rivals. Core competencies distinguish a company competitively and reflect its personality. Core competencies emerge over time through an organizational process of accumulating and learning how to deploy different resources and capabilities.84 As the capacity to take action, core competencies are “crown jewels of a company,” the activities the company performs especially well compared with competitors and through which the firm adds unique value to its goods or services over a long period of time.85
Not all of a firm’s resources and capabilities are strategic assets—that is, assets that have competitive value and the potential to serve as a source of competitive advantage. Some resources and capabilities may result in incompetence, because they represent competitive areas in which the firm is weaker than its competitors. Thus, some resources or capabilities may stifle or prevent the development of a core competence. Firms with the tangible resource of financial capital, such as Microsoft, which has a large amount of cash on hand, may be able to purchase facilities or hire the skilled workers required to manufacture products that yield customer value. However, firms without financial capital have a weakness in that they may be unable to buy or build new capabilities. To be successful, firms must locate external environmental opportunities that can be exploited through their capabilities, while avoiding competition in areas of weakness.

An important question is, “How many core competencies are required for the firm to have a sustained competitive advantage?” Responses to this question vary. McKinsey & Co. recommends that its clients identify three or four competencies around which their strategic actions can be framed. Supporting and nurturing more than four core competencies may prevent a firm from developing the focus it needs to fully exploit its competencies in the marketplace. Firms should take actions that are based on their core competencies.

Of course, not all capabilities are core competencies. And, some firms can have weaknesses in important capabilities that detract from their core competencies. For example, Unilever has a core competence in marketing, but its inability to execute caused it to suffer performance outcomes below expectations in 2004. In contrast, Dell was named by Fortune magazine as America’s Outstanding Company in 2005 largely on the basis of its several core competencies. It makes high-quality computers, holds costs low, has a highly efficient just-in-time inventory system, and has a direct marketing and distribution program second to none in its industry. Additionally, it implemented a new positive employee development, reward, and retention program in the early 2000s that substantially enhanced its growth and performance.

Building Core Competencies

Two tools help the firm to identify and build its core competencies. The first consists of four specific criteria of sustainable competitive advantage that firms can use to determine those capabilities that are core competencies. Because the capabilities shown in Table 3.3 have satisfied these four criteria, they are core competencies. The second tool is the value chain analysis. Firms use this tool to select the value-creating competencies that should be maintained, upgraded, or developed and those that should be outsourced.

Four Criteria of Sustainable Competitive Advantage

As shown in Table 3.4, capabilities that are valuable, rare, costly to imitate, and nonsubstitutable are core competencies. In turn, core competencies are sources of competitive advantage for the firm over its rivals. Capabilities failing to satisfy the four criteria of sustainable competitive advantage are not core competencies, meaning that although every core competence is a capability, not every capability is a core competence. In slightly different words, for a capability to be a core competence, it must be valuable and unique, from a customer’s point of view. For the competitive advantage to be sustainable, the core competence must be inimitable and nonsubstitutable, from a competitor’s point of view.
A sustained competitive advantage is achieved only when competitors cannot duplicate the benefits of a firm's strategy or when they lack the resources to attempt imitation. For some period of time, the firm may earn a competitive advantage by using capabilities that are, for example, valuable and rare, but imitable. In this instance, the length of time a firm can expect to retain its competitive advantage is a function of how quickly competitors can successfully imitate a good, service, or process. Sustainable competitive advantage results only when all four criteria are satisfied.

**Valuable**

Valuable capabilities allow the firm to exploit opportunities or neutralize threats in its external environment. By effectively using capabilities to exploit opportunities, a firm creates value for customers. Under former CEO Jack Welch's leadership, GE built a valuable competence in financial services. It built this powerful competence largely through acquisitions and its core competence in integrating newly acquired businesses. In addition, to make such competencies as financial services highly successful required placing the right people in the right jobs. As Welch emphasizes, human capital is important in creating value for customers.

**Rare**

Rare capabilities are capabilities that few, if any, competitors possess. A key question to be answered when evaluating this criterion is, "How many rival firms possess these valuable capabilities?" Capabilities possessed by many rivals are unlikely to be sources of competitive advantage for any one of them. Instead, valuable but common (i.e., not rare) resources and capabilities are sources of competitive parity. Competitive advantage results only when firms develop and exploit valuable capabilities that differ from those shared with competitors.

**Costly to Imitate**

Costly-to-imitate capabilities are capabilities that other firms cannot easily develop. Capabilities that are costly to imitate are created because of one reason or a combination of three reasons (see Table 3.4). First, a firm sometimes is able to develop capabilities because of unique historical conditions. As firms evolve, they pick up skills, abilities and resources that are unique to them, reflecting their particular path through history. A firm with a unique and valuable organizational culture that emerged in the early stages of the company's history "may have an imperfectly imitable advantage over firms..."
founded in another historical period— one in which less valuable or less competitively useful values and beliefs strongly influenced the development of the firm’s culture. This may be the case for the consulting firm McKinsey & Co. Briefly discussed in Chapter 1, organizational culture is a set of shared values by members in the organization, as we explain in Chapter 12. An organizational culture is a source of advantage when employees are held together tightly by their belief in it.

UPS has been the prototype in many areas of the parcel delivery business because of its excellence in products, systems, marketing, and other operational business capabilities. “Its fundamental competitive strength, however, derives from the organization’s unique culture, which has spanned almost a century, growing deeper all along. This culture provides solid, consistent roots for everything the company does, from skills training to technological innovation.”

A second condition of being costly to imitate occurs when the link between the firm’s capabilities and its competitive advantage is causally ambiguous. In these instances, competitors can’t clearly understand how a firm uses its capabilities as the foundation for competitive advantage. As a result, firms are uncertain about the capabilities they should develop to duplicate the benefits of a competitor’s value-creating strategy. For years, firms tried to imitate Southwest Airlines’ low-cost strategy but most have been unable to duplicate Southwest’s success. They did not realize that Southwest has a unique culture and attracts some of the top talent in the industry. The culture and excellent human capital worked together in implementing Southwest’s strategy and are the basis for its competitive advantage.

Social complexity is the third reason that capabilities can be costly to imitate. Social complexity means that at least some, and frequently many, of the firm’s capabilities are the product of complex social phenomena. Interpersonal relationships, trust, friendships among managers and between managers and employees, and a firm’s reputation with suppliers and customers are examples of socially complex capabilities. Southwest Airlines is careful to hire people that fit with its culture. This complex interrelationship between the culture and human capital adds value in ways that other airlines cannot such as jokes by the stewardesses or the cooperation between gate personnel and pilots.

**Nonsubstitutable**

**Nonsubstitutable capabilities** are capabilities that do not have strategic equivalents. This final criterion for a capability to be a source of competitive advantage is that there must be no strategically equivalent valuable resources that are themselves either rare or imitable. Two valuable firm resources (or two bundles of firm resources) are strategically equivalent when they each can be separately exploited to implement the same strategies. In general, the strategic value of capabilities increases as they become more difficult to substitute. The more invisible capabilities are, the more difficult it is for firms to find substitutes and the greater the challenge is to competitors trying to imitate a firm’s value-creating strategy. Firm-specific knowledge and trust-based working relationships between managers and non-managerial personnel, such as Southwest Airlines’ culture and excellent human capital worked together in implementing its strategy and are the basis for its competitive advantage.
existed for years at Southwest Airlines, are examples of capabilities that are difficult to identify and for which finding a substitute is challenging. However, causal ambiguity may make it difficult for the firm to learn as well and may stifle progress, because the firm may not know how to improve processes that are not easily codified and thus are ambiguous.102

For example, competitors are deeply familiar with Dell Inc.’s successful direct sales model. However, to date, no competitor has been able to imitate Dell’s capabilities, as suggested by the following comment: “There’s no better way to make, sell, and deliver PCs than the way Dell does it, and nobody executes that model better than Dell.”103 Moreover, no competitor has been able to develop and use substitute capabilities that can duplicate the value Dell creates by using its capabilities. This experience suggests that Dell’s direct sales model capabilities are nonsubstitutable.

In summary, only using valuable, rare, costly-to-imitate, and nonsubstitutable capabilities creates sustainable competitive advantage. Table 3.5 shows the competitive consequences and performance implications resulting from combinations of the four criteria of sustainability. The analysis suggested by the table helps managers determine the strategic value of a firm’s capabilities. The firm should not emphasize capabilities that fit the criteria described in the first row in the table (that is, resources and capabilities that are neither valuable nor rare and that are imitable and for which strategic substitutes exist). Capabilities yield-

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**Table 3.5**

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Competitive disadvantage</td>
<td>Below-average returns</td>
</tr>
<tr>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>Yes/no</td>
<td>Competitive parity</td>
<td>Average returns</td>
</tr>
<tr>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes/no</td>
<td>Temporary competitive advantage</td>
<td>Average returns to above-average returns</td>
</tr>
<tr>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Sustainable competitive advantage</td>
<td>Above-average returns</td>
</tr>
</tbody>
</table>

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Dell’s direct sales model takes advantage of the firm’s unique capabilities.

PART 1 / Strategic Management Inputs

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ing competitive parity and either temporary or sustainable competitive advantage, however, will be supported. Some competitors such as Coca-Cola and PepsiCo may have capabilities that result in competitive parity. In such cases, the firms will nurture these capabilities while simultaneously trying to develop capabilities that can yield either a temporary or sustainable competitive advantage.

**Value Chain Analysis**

Value chain analysis allows the firm to understand the parts of its operations that create value and those that do not. Understanding these issues is important because the firm earns above-average returns only when the value it creates is greater than the costs incurred to create that value.\(^{104}\)

The value chain is a template that firms use to understand their cost position and to identify the multiple means that might be used to facilitate implementation of a chosen business-level strategy.\(^{105}\) As shown in Figure 3.3, a firm’s value chain is segmented into primary and support activities. **Primary activities** are involved with a product’s physical creation, its sale and distribution to buyers, and its service after the sale. **Support activities** provide the assistance necessary for the primary activities to take place.

![Figure 3.3: The Basic Value Chain](image)

**Primary activities** are involved with a product’s physical creation, its sale and distribution to buyers, and its service after the sale.

**Support activities** provide the assistance necessary for the primary activities to take place.
The value chain shows how a product moves from the raw-material stage to the final customer. For individual firms, the essential idea of the value chain is to create additional value without incurring significant costs while doing so and to capture the value that has been created. In a globally competitive economy, the most valuable links on the chain are people who have knowledge about customers. This locus of value-creating possibilities applies just as strongly to retail and service firms as to manufacturers. Moreover, for organizations in all sectors, the effects of e-commerce make it increasingly necessary for companies to develop value-adding knowledge processes to compensate for the value and margin that the Internet strips from physical processes.  

Table 3.6 lists the items that can be evaluated to determine the value-creating potential of primary activities. In Table 3.7, the items for evaluating support activities are shown. All items in both tables should be evaluated relative to competitors’ capabilities. To be a source of competitive advantage, a resource or capability must allow the firm (1) to perform an activity in a manner that provides value superior to that provided by competitors, or (2) to perform a value-creating activity that competitors can-

### TABLE 3.6

<table>
<thead>
<tr>
<th>Inbound Logistics</th>
<th>Activities, such as materials handling, warehousing, and inventory control, used to receive, store, and disseminate inputs to a product.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Operations</strong></td>
<td>Activities necessary to convert the inputs provided by inbound logistics into final product form. Machining, packaging, assembly, and equipment maintenance are examples of operations activities.</td>
</tr>
<tr>
<td><strong>Outbound Logistics</strong></td>
<td>Activities involved with collecting, storing, and physically distributing the final product to customers. Examples of these activities include finished-goods warehousing, materials handling, and order processing.</td>
</tr>
<tr>
<td><strong>Marketing and Sales</strong></td>
<td>Activities completed to provide means through which customers can purchase products and to induce them to do so. To effectively market and sell products, firms develop advertising and promotional campaigns, select appropriate distribution channels, and select, develop, and support their sales force.</td>
</tr>
<tr>
<td><strong>Service</strong></td>
<td>Activities designed to enhance or maintain a product’s value. Firms engage in a range of service-related activities, including installation, repair, training, and adjustment.</td>
</tr>
</tbody>
</table>

Each activity should be examined relative to competitors’ abilities. Accordingly, firms rate each activity as superior, equivalent, or inferior.

not complete. Only under these conditions does a firm create value for customers and have opportunities to capture that value.

Sometimes start-up firms create value by uniquely reconfiguring or recombining parts of the value chain. FedEx changed the nature of the delivery business by reconfiguring outbound logistics (a primary activity) and human resource management (a support activity) to provide overnight deliveries, creating value in the process. As shown in Figure 3.4, the Internet has changed many aspects of the value chain for a broad range of firms. A key reason for this is that the Internet affects how people communicate, locate information, and buy goods and services.

Rating a firm’s capability to execute its primary and support activities is challenging. Earlier in the chapter, we noted that identifying and assessing the value of a firm’s resources and capabilities requires judgment. Judgment is equally necessary when using value chain analysis. The reason is that there is no obviously correct model or rule available to help in the process.

What should a firm do about primary and support activities in which its resources and capabilities are not a source of core competence and, hence, of competitive advantage? Outsourcing is one solution to consider.

Exchanging the Value-Creating Potential of Support Activities

| Procurement | Activities completed to purchase the inputs needed to produce a firm’s products. Purchased inputs include items fully consumed during the manufacture of products (e.g., raw materials and supplies, as well as fixed assets—machinery, laboratory equipment, office equipment, and buildings). |
| Technological Development | Activities completed to improve a firm’s product and the processes used to manufacture it. Technological development takes many forms, such as process equipment, basic research and product design, and servicing procedures. |
| Human Resource Management | Activities involved with recruiting, hiring, training, developing, and compensating all personnel. |
| Firm Infrastructure | Firm infrastructure includes activities such as general management, planning, finance, accounting, legal support, and governmental relations that are required to support the work of the entire value chain. Through its infrastructure, the firm strives to effectively and consistently identify external opportunities and threats, identify resources and capabilities, and support core competencies. |

Each activity should be examined relative to competitors’ abilities. Accordingly, firms rate each activity as superior, equivalent, or inferior.

Outsourcing is the purchase of a value-creating activity from an external supplier.

Concerned with how components, finished goods, or services will be obtained, outsourcing is the purchase of a value-creating activity from an external supplier. Non-profit agencies as well as for-profit organizations actively engage in outsourcing.
Firms engaging in effective outsourcing increase their flexibility, mitigate risks, and reduce their capital investments. In multiple global industries, the trend toward outsourcing continues at a rapid pace. Moreover, in some industries virtually all firms seek the value that can be captured through effective outsourcing. The auto manufacturing industry and, more recently, the electronics industry are examples of this situation. As with other strategic management process decisions, careful study is required before the firm decides to engage in outsourcing.

Outsourcing can be effective because few, if any, organizations possess the resources and capabilities required to achieve competitive superiority in all primary and support activities. For example, research suggests that few companies can afford to develop internally all the technologies that might lead to competitive advantage. By nurturing a smaller number of capabilities, a firm increases the probability of developing a competitive advantage because it does not become overextended. In addition, by outsourcing activities in which it lacks competence, the firm can fully concentrate on those areas in which it can create value.

Other research suggests that outsourcing does not work effectively without extensive internal capabilities to coordinate external sourcing as well as core competencies. Dell Inc., for example, outsources most of its customer service activities, allowing the firm to concentrate on creating value through its excellent efficiency in its just-in-time inventory system and its online distribution capabilities. In addition, the value generated by outsourcing must be sufficient to cover a firm’s costs. For example, research indicates that for European banks outsourcing various information technology activities, “a provider must beat a bank’s internal costs by about 40 percent.”

To verify that the appropriate primary and support activities are outsourced, four skills are essential for managers involved in outsourcing programs: strategic thinking, deal making, partnership governance, and change management. Managers should understand whether and how outsourcing creates competitive advantage within their company—they need to be able to think strategically. To complete effective outsourcing transactions, these managers must also be deal makers, able to secure rights from external providers that can be fully used by internal managers. They must be able to oversee and govern appropriately the relationship with the company to which the services were outsourced. Because outsourcing can significantly change how an organization operates, managers administering these programs must also be able to manage that change, including resolving employee resistance that accompanies any significant change effort.

There are concerns about the consequences of outsourcing. For the most part, these concerns revolve around the potential loss in firms’ innovative ability and the loss of jobs within companies that decide to outsource some of their work activities to others. Thus, innovation and technological uncertainty are two important issues to consider in making outsourcing decisions. Companies should be aware of these issues and be prepared to fully consider the concerns about outsourcing when different stakeholders (e.g., employees) express them.

As explained in the Strategic Focus, outsourcing has several advantages for firms but also carries some important risks as well. Outsourcing can potentially reduce costs and increase the quality of the activities outsourced. In this way, it adds value to the product provided to consumers. Thus, outsourcing can contribute to a firm’s competitive advantage and its ability to create value for its stakeholders. For these reasons many firms such as Dell, Hewlett-Packard, and Motorola are outsourcing the manufacturing and even the design of many of their products. Yet outsourcing does not always deliver the value expected, as shown by the study by Deloitte Consulting. Additionally, the risk of the outsourcing partner’s learning the technology and becoming a competitor is highlighted by Motorola’s experience with BenQ in China’s lucrative mobile phone market.
Outsourcing—Boon or Bane to Competitiveness?

Outsourcing has become a popular strategic action but has also been highly controversial, even playing a role in major political debates in some countries. Its popularity is shown by the fact that major electronics companies in the United States outsource the manufacturing and often even the design of their products. In fact, 89 percent of the brand-name laptop computers sold by U.S. companies such as Dell and Hewlett-Packard are manufactured by firms located in other countries. The primary reasons for outsourcing are to lower costs of production and to have a partner with strong expertise in the outsourced area. If the company to which a firm outsources activities is chosen carefully, the product should be manufactured with higher quality and with more efficiency than the outsourcing company could have done. Yet some politicians are concerned about the loss of jobs, while others retort that such actions are necessary for companies to remain competitive in global markets. If firms are not allowed to outsource, they may lose their competitive advantage and be unable to compete on local or global markets. This outcome would most assuredly cost more jobs than outsourcing would.

Outsourcing has reached into all areas of the business. For example, medical doctors now often outsource MRI and CT scanning. Such outsourcing saves them from purchasing expensive equipment and from employing people to operate the machines and interpret the data from the scans. An outsourcing organization such as Imaging Solutions Inc., headquartered in Fargo, North Dakota, can potentially do the work more cheaply and more accurately. Companies such as Imaging Solutions, the India-based software outsourcer Infosys Technologies, and the Taiwanese computer manufacturing outsourcer Quanta have gained immensely from the outsourcing revolution in the United States and Western Europe. Wipro Technologies, an IT services outsourcer, has grown from 8,000 employees in 1999 to 42,000 employees in 2005. Some firms are now outsourcing functions that heretofore were considered to be core competencies or critical to their competitive position. Perhaps the most forbidden area of outsourcing in prior years has been research and development, but outsourcing has reached that as well. In some industries, even those where technology is critical, large amounts of R&D are outsourced. For example, large pharmaceutical firms now outsource 40 to 60 percent of their R&D activities. R&D operations can account for 5 to 18 percent of the total costs of major technology companies. To reduce these costs and remain competitive in global markets, many technology firms have been outsourcing parts of their R&D operations to specialized companies in India, China, and Eastern Europe. However, it is critical that they select the appropriate activities to outsource, maintain control, and ensure balance and smooth coordination along the R&D value chain. Essentially, firms must analyze their R&D value chains to identify and keep in house the strategic activities and outsource the nonstrategic activities. Care must be taken in the choice of activities to outsource and in selection of the partner to perform the outsourced activities.

One risk of outsourcing is that the partner will gain access to the technical knowledge needed to become a competitor at a future date. For example, Motorola contracted with BenQ Corporation to design and manufacture mobile phones. But, in 2004, BenQ began to manufacture and market mobile phones in China under its own brand name. Motorola cancelled its contract with BenQ but the damage was done. In addition to this type of risk, Deloitte Consulting found that approximately one third of the companies...
that outsourced did not achieve the efficiencies and cost savings expected. Deloitte concluded that outsourcing introduces complexity and some potential coordination costs into the value chain, and recommended that firms take special care in choosing the functions or activities to outsource.


At the conclusion of the internal analysis, firms must identify their strengths and weaknesses in resources, capabilities, and core competencies. For example, if they have weak capabilities or do not have core competencies in areas required to achieve a competitive advantage, they must acquire those resources and build the capabilities and competencies needed. Alternatively, they could decide to outsource a function or activity where they are weak in order to improve the value that they provide to customers. Therefore, firms need to have the appropriate resources and capabilities to develop the desired strategy and create value for customers and shareholders as well. Having many resources does not necessarily lead to success. Firms must have the right ones and the capabilities needed to produce superior value to customers. Undoubtedly, having the appropriate and strong capabilities required for achieving a competitive advantage is a primary responsibility of top-level managers. These important leaders must focus on both the firm’s strengths and weaknesses.

Tools such as outsourcing help the firm focus on its core competencies as the source of its competitive advantages. However, evidence shows that the value-creating ability of core competencies should never be taken for granted. Moreover, the ability of a core competence to be a permanent competitive advantage can’t be assumed. The reason for these cautions is that all core competencies have the potential to become core rigidities. As Leslie Wexner, CEO of Limited Brands, says: “Success doesn’t beget success. Success begets failure because the more that you know a thing works, the less likely you are to think that it won’t work. When you’ve had a long string of victories, it’s harder to foresee your own vulnerabilities.” Thus, a core competence is usually a strength because it is the source of competitive advantage. If emphasized when it is no longer competitively relevant, it can become a weakness, a seed of organizational inertia.

Events occurring in the firm’s external environment create conditions through which core competencies can become core rigidities, generate inertia, and stifle innovation. “Often the flip side, the dark side, of core capabilities is revealed due to external events when new competitors figure out a better way to serve the firm’s customers,
when new technologies emerge, or when political or social events shift the ground underneath. However, in the final analysis, changes in the external environment do not cause core competencies to become core rigidities; rather, strategic myopia and inflexibility on the part of managers are the cause.

The Opening Case emphasized the importance of innovation for many firms. How important innovation is to firm success depends partly on the firm’s industry and competitive environment as determined through the external environment analysis explained in Chapter 2. If it is important, a firm with a strength in technology development or technological knowledge held can base its strategy on this capability (or competence). We conclude that determining what the firm can do through continuous and effective analyses of its internal environment increases the likelihood of long-term competitive success.

**SUMMARY**

- In the global landscape, traditional factors (e.g., labor costs and superior access to financial resources and raw materials) can still create a competitive advantage. However, this happens in a declining number of instances. In the new landscape, the resources, capabilities, and core competencies in the firm’s internal environment may have a relatively stronger influence on its performance than do conditions in the external environment. The most effective organizations recognize that strategic competitiveness and above-average returns result only when core competencies (identified through the study of the firm’s internal environment) are matched with opportunities (determined through the study of the firm’s external environment).

- No competitive advantage lasts forever. Over time, rivals use their own unique resources, capabilities, and core competencies to form different value-creating propositions that duplicate the value-creating ability of the firm’s competitive advantages. In general, the Internet’s capabilities are reducing the sustainability of many competitive advantages. Because competitive advantages are not permanently sustainable, firms must exploit their current advantages while simultaneously using their resources and capabilities to form new advantages that can lead to competitive success in the future.

- Effective management of core competencies requires careful analysis of the firm’s resources (inputs to the production process) and capabilities (resources that have been purposely integrated to achieve a specific task or set of tasks). The knowledge possessed by human capital is among the most significant of an organization’s capabilities and may ultimately be at the root of all competitive advantages. The firm must create an environment that allows people to integrate their individual knowledge with that held by others so that, collectively, the firm has significant organizational knowledge.

- Individual resources are usually not a source of competitive advantage. Capabilities are a more likely source of competitive advantages, especially relatively sustainable ones. A key reason for this is that the firm’s nurturing and support of core competencies that are based on capabilities is less visible to rivals and, as such, is harder to understand and imitate.

- Only when a capability is valuable, rare, costly to imitate, and nonsubstitutable is it a core competence and a source of competitive advantage. Over time, core competencies must be supported, but they cannot be allowed to become core rigidities. Core competencies are a source of competitive advantage only when they allow the firm to create value by exploiting opportunities in its external environment. When this is no longer the case, attention shifts to selecting or forming other capabilities that do satisfy the four criteria of sustainable competitive advantage.

- Value chain analysis is used to identify and evaluate the competitive potential of resources and capabilities. By studying their skills relative to those associated with primary and support activities, firms can understand their cost structure and identify the activities through which they can create value.

- When the firm cannot create value in either a primary or support activity, outsourcing is considered. Used commonly in the global economy, outsourcing is the purchase of a value-creating activity from an external supplier. The firm must outsource only to companies possessing a competitive advantage in terms of the particular primary or support activity under consideration. In addition, the firm must continuously verify that it is not outsourcing activities from which it could create value.
REVIEW QUESTIONS

1. Why is it important for a firm to study and understand its internal environment?
2. What is value? Why is it critical for the firm to create value? How does it do so?
3. What are the differences between tangible and intangible resources? Why is it important for decision makers to understand these differences? Are tangible resources linked more closely to the creation of competitive advantages than are intangible resources, or is the reverse true? Why?
4. What are capabilities? What must firms do to create capabilities?
5. What are the four criteria used to determine which of a firm’s capabilities are core competencies? Why is it important for these criteria to be used?
6. What is value chain analysis? What does the firm gain when it successfully uses this tool?
8. How do firms identify internal strengths and weaknesses? Why is it vital that firms base their strategy on such strengths and weaknesses?

EXPERIENTIAL EXERCISES

Competitive Advantage in Athletic Footwear

Athletic footwear is a market where one often thinks of Nike as the dominant firm with clear competitive advantages over its rivals. But if this were true, the other participants would be falling by the wayside. Instead, Nike’s rivals continue to do well in this market, although not on the level of Nike. In this exercise you will explore the nature of competitive advantage in the athletic footwear market and the way in which smaller competitors capture and retain one or more competitive advantages, both against a dominate rival (Nike in this instance) and against each other.

In Groups

Find relevant competitive information about the following firms—companies that are competing in the athletic apparel–footwear industry:
- K-Swiss, Inc. (KSWS)
- Adidas-Salomon AG OR (ADDFF.PK)
- Reebok International (RBK)
- Skechers USA, Inc. (SKX)
For each firm, prepare answers to the following questions:
- What is the firm’s source of competitive advantage?
- How has the firm been able to sustain this competitive advantage in such a competitive marketplace?

Outsourcing and Competencies

Outsourcing has become increasingly popular. As discussed in this chapter, one of the major concerns firms should have with outsourcing is the relationship between its core competencies and the task or activity being outsourced. In the text and in the Strategic Focus in this chapter that deals with outsourcing, several concerns were raised regarding the negative effects of poor outsourcing decisions on a firm’s competitive advantages.

In this exercise, you are presented with three outsourcing opportunities for firms. These are three different situations with various implications flowing from a decision to outsource one or more activities. In each of the three situations, an important consideration is how the outsourced activity relates to the key skills that firms need to develop and retain for a core competency, both now and in the future. The situations do not include firm-specific facts, but an analysis of the industry in each situation will indicate what the critical success factors are in that industry.

Part One

The first step is to think of an industry in which you have an interest. Once you have chosen an industry, obtain an “industry report.” Standard & Poor’s Industry Surveys or the quarterly industry summaries in the Value Line Investment Survey are good sources to consult to obtain information about the industry that is of interest to you. Study the information in the industry report you have used in
order to identify skills you believe a firm would have to possess in order to compete successfully in your chosen industry. Make a list of those skills.

**Part Two**

With an understanding of the skills that are likely to be critical for success in the industry, evaluate each of the following outsourcing situations. Indicate the advice you would give to the firm as to the wisdom of outsourcing this activity. Be ready to defend your rationale.

- The reservation call center for an airline
- A software firm’s helpline
- A credit card company selling additional services to cardholders

**Organizational Resources**

The firms listed below have different core competencies. All are clear leaders in their industries, although all also have strong rivals. In the first part of this exercise, you will research one of the firms, identifying its competencies. You will then evaluate those competencies vis-à-vis its rivals. Finally, you will suggest ways in which these competitive advantages could be lost.

**Part One—In Groups**

Listed below are four firms that have a clear and sustained competitive advantage in their industries. Behind these advantages are core competencies, and that is what you want to first identify. Using online sources, analysts’ reports from brokerage houses, or other tools such as the *Value Line Investment Survey*, identify the core competencies of the firm you have been assigned. Remember that core competences are a special type of capability, so it is something that a firm does particularly well compared to its rivals. Outcomes of competencies such as market share, reputation, brand, low cost, and the like follow from and are sustained by core competencies. Thus, these are not the core competencies you are looking for.

- Dell Inc.
- Home Depot
- Starbucks
- Tiffany’s
- Wal-Mart

**Part Two—In Groups**

Evaluate each of the core competencies you have identified in Part One for your firm using the criteria of *valuable, rare, imperfectly imitable, and nonsubstitutable*. Remember, if any of these four criteria are not met, then the firm’s ability to sustain competitive advantage through this core competence is not present. Be sure that you can defend your selections with respect to each of the four criteria. If you exclude one of the competencies you selected, be able to explain why you changed your mind. Be careful that you apply the concepts correctly by referring back to the material in the text as needed.

**Part Three—In Groups**

For the core competencies that you retained after completing Part Two of this exercise, identify what the firm has to do in order to sustain these core competencies over time. Put another way, what could the firm do or not do that would lead to the erosion and eventual loss of the competitive advantage that each of those core competencies drives?

**Part Four—Whole Class**

Each group will present its analysis to the class and the rationale behind its conclusions.

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115. K. Hafeez, Y. B. Zhang, & N. Malak, 2002, Core competence for sustainable competitive advantage: A structured methodology for identifying core


90. Hitt, Miller, & Colella, Organizational Behavior.


92. Barney, Looking inside for competitive advantage.


94. Barney, Looking inside for competitive advantage, 52.

95. Ibid., 53.

96. Barney, Firm resources, 108.


100. Barney, Firm resources, 111.


115. Takeishi, Bridging inter- and intra-firm boundaries.


126. West & DeCastro, The Achilles heel of firm strategy; Keil, Cutting your losses.


PART 2

STRATEGIC ACTIONS: STRATEGY FORMULATION
CHAPTER 4
Business-Level Strategy

CHAPTER 5
Competitive Rivalry and Competitive Dynamics

CHAPTER 6
Corporate-Level Strategy

CHAPTER 7
Acquisition and Restructuring Strategies

CHAPTER 8
International Strategy

CHAPTER 9
Cooperative Strategy
KNOWLEDGE OBJECTIVES

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define business-level strategy.
2. Discuss the relationship between customers and business-level strategies in terms of who, what, and how.
3. Explain the differences among business-level strategies.
4. Use the five forces of competition model to explain how above-average returns can be earned through each business-level strategy.
5. Describe the risks of using each of the business-level strategies.

Before its sale in August 2005, Frederick Cooper Lamp Company produced unique hand sewn lampshades like those being assembled here.
Frederick Cooper Lamp Company was founded in Chicago in 1923 by Frederick Cooper, an artist specializing in sculpture and watercolor art. The firm was launched in response to requests from clients that Cooper incorporate his works of art into lamps.

Relying on hand labor alone to make its lamps, chandeliers, and sconces, Cooper’s company quickly became recognized as a manufacturer of high-quality, distinctive products. Throughout its history, one of Cooper Lamp’s signature treatments was “the use of silk and other fine and exotic materials to produce unique hand sewn lampshades, many of which are adorned with distinctive bead and fringe treatments.” The firm used the focused differentiation business-level strategy, which essentially means that Cooper Lamp made expensive products that provided unique value to a small group of customers who were willing to pay a premium to purchase uniqueness (we fully describe the focused differentiation strategy later in the chapter). The words of a company official reflect Cooper Lamp’s strategy: “We offer a very high-quality product. Our shades are hand-sewn, using unique fabrics. We use unique materials. We put things together in a unique fashion and as a result we have a very good name among the designers and decorators, and the stores. We sell to very high-end stores, [including] Bloomingdale’s, Neiman Marcus, [and] Horchow.” Thus, Cooper made “really expensive lamps for a niche market.” Cooper’s cheapest lamps sold for $200, while its crystal chandeliers cost upwards of thousands of dollars.

The reason we use the past tense to describe Cooper’s strategy is that the firm as it was known changed in August 2005. At that time, Cooper left its historic Chicago manufacturing facility, as required by the terms of its sale to developers who intend to convert its historic 240,000-square foot building into residential condos. The four-story building was sold and workers were laid off because the firm had to reduce the costs it incurred to manufacture its high-quality products. Some of the dismissed workers had been with the company for over 40 years. Other changes were in play as well, as indicated by the following comments from an employee: “We’ve sold the name but we can’t say who bought it. That was part of the deal. But we can say Frederick Cooper will not be who it was before. But we’re not going out of business. The new name will be Frederick Cooper Chicago.”

What caused the demise of Frederick Cooper Lamp Company? The answer is perhaps familiar: declining demand for high-quality handmade products; inefficient, high-cost manufacturing facilities; and cheap imports from other nations that offer customers a reasonable degree of quality at a substantially lower price. From a strategic perspective, the firm’s demise resulted from its below-average returns, which was a direct result of its not successfully implementing its business-level strategy.

Increasingly important to firm success, strategy is concerned with making choices among two or more alternatives. As we noted in Chapter 1, when choosing a strategy, the firm decides to pursue one course of action instead of others. The choices made are influenced by opportunities and threats in the firm’s external environment (see Chapter 2) as well as the nature and quality of its internal resources, capabilities, and core competencies (see Chapter 3). Historically, Frederick Cooper Lamp Company used the unique skills of its artists to take advantage of an opportunity to satisfy the demand from a small group of customers who wanted to buy high-quality, unique lamps, chandeliers, and sconces.

The fundamental objective of using any type of strategy (see Figure 1.1) is to gain strategic competitiveness and earn above-average returns. Strategies are purposeful, precede the taking of actions to which they apply, and demonstrate a shared understanding of the firm’s vision and mission. An effectively formulated strategy marshals, integrates, and allocates the firm’s resources, capabilities, and competencies so that it will be properly aligned with its external environment. A properly developed strategy also rationalizes the firm’s vision and mission along with the actions taken to achieve them. Information about a host of variables including markets, customers, technology, worldwide finance, and the changing world economy must be collected and analyzed to properly form and use strategies. Increasingly, Internet technology affects how organizations gather and study data and information that are related to decisions about the choice and use of strategy. In the final analysis, sound strategic choices, ones that reduce uncertainty regarding outcomes, are the foundation on which successful strategies are built.

Business-level strategy, this chapter’s focus, is an integrated and coordinated set of commitments and actions the firm uses to gain a competitive advantage by exploiting core competencies in specific product markets. This means that business-level strategy indicates the choices the firm has made about how it intends to compete in individual product markets. The choices are important, as there is an established link between a firm’s strategies and its long-term performance. Given the complexity of successfully competing in the global economy, these choices are difficult, often even gut-wrenching. For example, to increase the effectiveness of its differentiation business-level strategy (we define and discuss this strategy later in the chapter), Kimberly-Clark executives recently decided to close some manufacturing facilities and to reduce its labor force. Describing his reaction to making these decisions, the firm’s CEO said: “These are tough decisions, and these are ones that we don’t take lightly. But I believe they are absolutely necessary to improve our competitive position.” Decisions made at Frederick Cooper such as the closing of the manufacturing facility were also difficult.

Every firm must form and use a business-level strategy. However, every firm may not use all the strategies—corporate-level, acquisition and restructuring, international, and cooperative—that we examine in Chapters 6 through 9. For example, think of a local dry cleaner with only one location offering a single service (the cleaning and laundering of clothes) in a single storefront. A firm competing in a single-product market area in a single geographic location does not need a corporate-level strategy to deal with product diversity or an international strategy to deal with geographic
diversity. In contrast, a diversified firm will use one of the corporate-level strategies as well as choose a separate business-level strategy for each product market area in which the company competes (the relationship between corporate-level and business-level strategies is further examined in Chapter 6). Every firm—from the local dry cleaner to the multinational corporation—chooses at least one business-level strategy. This means that business-level strategy is the core strategy—the strategy that the firm forms to describe how it intends to compete in a product market.

We discuss several topics to examine business-level strategies. Because customers are the foundation of successful business-level strategies and should never be taken for granted, we offer information about customers that is relevant to choosing a business-level strategy. In terms of customers, when selecting a business-level strategy the firm determines (1) who will be served, (2) what needs those target customers have that it will satisfy, and (3) how those needs will be satisfied. Selecting customers and deciding which of their needs the firm will try to satisfy, as well as how it will do so, are challenging tasks. Global competition, which has created many attractive options for customers, is one reason for this. In the current competitive environment, effective global competitors have become adept at identifying the needs of customers in different cultures and geographic regions as well as learning how to quickly and successfully adapt the functionality of the firms’ good or service to meet those needs.

Descriptions of the purpose of business-level strategies and of the five business-level strategies follow the discussion of customers. The five strategies we examine are called generic because they can be used in any organization competing in any industry. Our analysis describes how effective use of each strategy allows the firm to favorably position itself relative to the five competitive forces in the industry (see Chapter 2). In addition, we use the value chain (see Chapter 3) to show examples of the primary and support activities that are necessary to implement certain business-level strategies. Because no strategy is risk-free, we also describe the different risks the firm may encounter when using one of these strategies.

In Chapter 11, we explain the organizational structures and controls that are linked with the successful use of each business-level strategy.

Customers: Their Relationship with Business-Level Strategies

Strategic competitiveness results only when the firm is able to satisfy a group of customers by using its competitive advantages as the basis for competing in individual product markets. A key reason firms must satisfy customers with their business-level strategy is that returns earned from relationships with customers are the lifeblood of all organizations. In straightforward language, “Without customers, you don’t have a business.”

The most successful companies try to find new ways to satisfy current customers and/or to meet the needs of new customers. Dell Inc. does this with an “unrelenting sense of urgency and speed,” believing that solutions to customers’ needs should be provided quickly and flawlessly. Recently, to meet the needs of home and small-office users and to increase its profitability while doing so, Dell started selling the first sub-$100 laser printer. Dell, similar to other organizations interested in satisfying customers’ needs, manages its relationships with customers in order to understand their current and future needs.
Effectively Managing Relationships with Customers

The firm’s relationships with its customers are strengthened when it delivers superior value to them. Strong interactive relationships with customers often provide the foundation for the firm’s efforts to profitably serve customers’ unique needs.

Harrah’s Entertainment believes that it provides superior value to customers by “being the most service-oriented, geographically diversified company in gaming.”24 Importantly, delivering superior value often results in increased customer loyalty. In turn, customer loyalty has a positive relationship with profitability. In the financial services industry, for example, estimates are that companies “can boost profits by almost 100 percent by retaining just 5 percent more customers.”25 However, more choices and easily accessible information about the functionality of firms’ products are creating increasingly sophisticated and knowledgeable customers, making it difficult to earn their loyalty.26

A number of companies have become skilled at the art of managing all aspects of their relationship with their customers.27 For example, Amazon.com is an Internet-based venture widely recognized for the quality of information it maintains about its customers, the services it renders, and its ability to anticipate customers’ needs.28 Using the information it has, Amazon tries to serve what it believes are the unique needs of each customer. Based in Mexico, Cemex SA is a “leading global producer and marketer of quality cement and ready-mix concrete.”29 Cemex uses the Internet to link its customers, cement plants, and main control room, allowing the firm to automate orders and optimize truck deliveries in highly congested Mexico City. Analysts believe that Cemex’s integration of Web technology with its cost leadership strategy is helping to differentiate it from competitors.30 Lands’ End is using the Internet to manage its relationships with women. The Swim Finder online feature, for example, “lets women choose swimsuits that ‘enhance or de-emphasize’ certain body areas, allowing a shopper to see a version of the suit on a three-dimensional likeness of her body.”31

As we discuss next, there are three dimensions of firms’ relationships with customers. Companies such as Amazon.com, Cemex, and Lands’ End understand these dimensions and manage their relationships with customers in light of them.

Reach, Richness, and Affiliation

The reach dimension of relationships with customers is concerned with the firm’s access and connection to customers. For instance, the largest physical retailer in bookstores, Barnes & Noble, carries 200,000-plus titles in over 820 stores.32 By contrast, Amazon.com offers more than 4.5 million titles and is located on tens of millions of computer screens with additional customer connections being established across the globe. Indeed, Amazon “has virtually unlimited online shelf space and can offer customers a vast selection of products through an efficient search and retrieval interface.”33 Even though Barnes & Noble also has an Internet presence (barnesandnoble.com), Amazon.com’s reach is significantly greater. In general, firms seek to extend their reach, adding customers in the process of doing so.
Richness, the second dimension, is concerned with the depth and detail of the two-way flow of information between the firm and the customer. The potential of the richness dimension to help the firm establish a competitive advantage in its relationship with customers led traditional financial services brokers, such as Merrill Lynch and Lehman Brothers, to offer online services in order to better manage information exchanges with their customers. Broader and deeper information-based exchanges allow firms to better understand their customers and their needs. Such exchanges also enable customers to become more knowledgeable about how the firm can satisfy them. Internet technology and e-commerce transactions have substantially reduced the costs of meaningful information exchanges with current and possible future customers.

Affiliation, the third dimension, is concerned with facilitating useful interactions with customers. Internet navigators such as Microsoft CarPoint help online clients find and sort information. CarPoint provides data and software to prospective car buyers that enable them to compare car models along multiple objective specifications. The program can supply this information at no charge to the consumer because Internet technology allows a great deal of information to be collected from a variety of sources at a low cost. A prospective buyer who has selected a specific car based on comparisons of different models can then be linked to dealers that meet the customer’s needs and purchasing requirements. Because its revenues come not from the final customer or end user but from other sources (such as advertisements on its Web site, hyperlinks, and associated products and services), CarPoint represents the customer’s interests, a service that fosters affiliation. In contrast, an auto manufacturing company represents its own products, creating a situation in which its financial interests differ from those of consumers. Viewing the world through the customer’s eyes and constantly seeking ways to create more value for the customer have positive effects in terms of affiliation.

As we discuss next, effective management of customer relationships (along the dimensions of reach, richness, and affiliation) helps the firm answer questions related to the issues of who, what, and how.

Who: Determining the Customers to Serve

Deciding who the target customer is that the firm intends to serve with its business-level strategy is an important decision. Companies divide customers into groups based on differences in the customers’ needs (needs are discussed further in the next section) to make this decision. Dividing customers into groups based on their needs is called market segmentation, which is a process that clusters people with similar needs into individual and identifiable groups. In the animal health business, for example, the needs for food products of owners of companion pets (e.g., dogs and cats) differ from the needs for food products of those owning production animals (e.g., livestock). As part of its business-level strategy, the firm develops a marketing program to effectively sell products to its particular target customer group.

Almost any identifiable human or organizational characteristic can be used to subdivide a market into segments that differ from one another on a given characteristic. Common characteristics on which customers’ needs vary are illustrated in Table 4.1. Based on their internal core competencies and opportunities in the external environment, companies choose a business-level strategy to deliver value to target customers and satisfy their specific needs.

Customer characteristics are often combined to segment markets into specific groups that have unique needs. In the consumer clothing market, for example, Gap learned that their female and male customers want different shopping experiences. In a company official’s words, "Research showed that men want to come and go easily, while women want an exploration." In light of these research results, newly developed
women’s sections in Gap stores are organized by occasion (e.g., work, going out) with accessories for those occasions scattered throughout the section to facilitate browsing. The men’s side of Gap stores is more straightforward, with signs used to direct male customers to clothing items that are commonly stacked by size. Thus, Gap is using its understanding of some of the psychological factors (see Table 4.1) influencing its customers’ purchasing intentions to better serve unique groups’ needs.

Demographic factors (see Table 4.1 and the discussion in Chapter 2) can also be used to segment markets into generations with unique interests and needs. Evidence suggests, for example, that direct mail is an effective communication medium for the World War II generation (those born before 1932). The Swing generation (those born between 1933 and 1945) values taking cruises and purchasing second homes. Once financially conservative but now willing to spend money, members of this generation seek product information from knowledgeable sources. The Baby Boom generation (born between 1946 and 1964) desires products that reduce the stress generated by juggling career demands and the needs of older parents with those of their own children. Ellen Tracy clothes, known for their consistency of fit and color, are targeted to Baby Boomer women. More conscious of hype, the 60-million-plus people

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**Global Market Segmentation**

**TABLE 4.1**

**Consumer Markets**
1. Demographic factors (age, income, sex, etc.)
2. Socioeconomic factors (social class, stage in the family life cycle)
3. Geographic factors (cultural, regional, and national differences)
4. Psychological factors (lifestyle, personality traits)
5. Consumption patterns (heavy, moderate, and light users)
6. Perceptual factors (benefit segmentation, perceptual mapping)

**Industrial Markets**
1. End-use segments (identified by SIC code)
2. Product segments (based on technological differences or production economics)
3. Geographic segments (defined by boundaries between countries or by regional differences within them)
4. Common buying factor segments (cut across product market and geographic segments)
5. Customer size segments

in Generation X (born between 1965 and 1976) want products that deliver as promised. The Xers use the Internet as a primary shopping tool and expect visually compelling marketing. Members of this group are the fastest-growing segment of mutual-fund shareholders, with their holdings overwhelmingly invested in stock funds. As employees, the top priorities of Xers are to work in a creative learning environment, to receive constant feedback from managers, and to be rewarded for using their technical skills. Different marketing campaigns and distribution channels (e.g., the Internet for Generation X customers, direct mail for the World War II generation) affect the implementation of strategies for those companies interested in serving the needs of different generations.

**What: Determining Which Customer Needs to Satisfy**

After the firm decides who it will serve, it must identify the targeted customer group’s needs that its goods or services can satisfy. This is important in that successful firms learn how to deliver to customers what they want and when they want it.

In a general sense, needs (what) are related to a product’s benefits and features. Having close and frequent interactions with both current and potential customers helps the firm identify those individuals’ and groups’ current and future needs. From a strategic perspective, a basic need of all customers is to buy products that create value for them. The generalized forms of value that goods or services provide are either low cost with acceptable features or highly differentiated features with acceptable cost. The most effective firms continuously strive to anticipate changes in customers’ needs. Failure to do this results in the loss of customers to competitors who are offering greater value in terms of product features and functionalities. For example, some analysts believe that discounters, department stores, and other home furnishing chains are taking customers away from Pier 1 Imports Inc. Recent decisions to launch its first-ever catalog, to upgrade its Web site, and to improve its marketing programs are possible indicators that Pier 1 has not anticipated changes in its customers’ needs in as timely a manner as should be the case.

In any given industry, there is great variety among consumers in terms of their needs. The need some consumers have for high-quality, fresh sandwiches is what Pret A Manger seeks to satisfy with its menu items. In contrast, many large fast-food companies satisfy customer needs for lower-cost food items with acceptable quality that are delivered quickly. Diversified food and soft-drink producer PepsiCo believes that “any one consumer has different needs at different times of the day.” Through its soft drinks (Pepsi products), snacks (Frito-Lay), juices (Tropicana), and cereals (Quaker), PepsiCo is working on developing new products from breakfast bars to healthier potato chips “to make certain that it covers all those needs.” In general, and across multiple product groups (e.g., automobiles, clothing, food), evidence suggests that middle-market consumers in the United States want to trade up to higher levels of quality and taste. These customers “are willing to pay premiums of 20% to 200% for the kinds of well-designed, well-engineered, and well-crafted goods—often possessing the artisanal touches of traditional luxury goods—not before found in the mass middle market.” These needs represent opportunities for some firms to pursue through their business-level strategies.

To ensure success, a firm must be able to fully understand the needs of the customers in the target group it has selected to serve. In this sense, customer needs are neither right nor wrong, good nor bad. They are simply the desires, in terms of features and performance capabilities, of those customers the firm has targeted to serve. The most effective firms are filled with people committed to understanding the customers’ current as well as future needs.
How: Determining Core Competencies Necessary to Satisfy Customer Needs

As explained in Chapters 1 and 3, core competencies are resources and capabilities that serve as a source of competitive advantage for the firm over its rivals. Firms use core competencies (how) to implement value-creating strategies and thereby satisfy customers’ needs. Only those firms with the capacity to continuously improve, innovate, and upgrade their competencies can expect to meet and hopefully exceed customers’ expectations across time.

Companies draw from a wide range of core competencies to produce goods or services that can satisfy customers’ needs. IBM, for example, emphasizes its core competence in technology to rapidly develop new service-related products. Beginning in 1993, then newly appointed CEO Lou Gerstner changed IBM by leveraging its “strength in network integration and consulting to transform [the firm] from a moribund maker of mainframe computers to a sexy services company that can basically design, build, and manage a corporation’s entire data system.” SAS Institute is the world’s largest privately owned software company and is the leader in business intelligence and analytics. Customers use SAS’s programs for data warehousing, data mining, and decision support purposes. Allocating over 30 percent of revenues to research and development (R&D), SAS relies on its core competence in R&D to satisfy the data-related needs of such customers as the U.S. Census Bureau and a host of consumer goods firms (e.g., hotels, banks, and catalog companies). Vans Inc. relies on its core competencies in innovation and marketing to design and sell skateboards and other products. The firm also pioneered thick-soled, slip-on sneakers that can absorb the shock of five-foot leaps on wheels. Vans uses what is recognized as an offset marketing mix to capitalize on its pioneering products. In lieu of mass media ads, the firm sponsors skateboarding events, supported the making of a documentary film that celebrates the “outlaw nature” of the skateboarding culture, and is building skateboard parks at malls around the country.

All organizations, including IBM, SAS, and Vans Inc., must be able to use their core competencies (the how) to satisfy the needs (the what) of the target group of customers (the who) the firm has chosen to serve by using its business-level strategy.

Next, we describe the formal purpose of a business-level strategy and then the five business-level strategies available to all firms.

The Purpose of a Business-Level Strategy

The purpose of a business-level strategy is to create differences between the firm’s position and those of its competitors. To position itself differently from competitors, a firm must decide whether it intends to perform activities differently or to perform different activities. In fact, “choosing to perform activities differently or to perform different activities than rivals” is the essence of business-level strategy. Thus, the firm’s business-level strategy is a deliberate choice about how it will perform the value chain’s primary and support activities in ways that create unique value. Indeed, in the complex 21st-century competitive landscape, successful use of a business-level strategy results only when the firm learns how to integrate the activities it performs in ways that create competitive advantages that can be used to create value for customers.

Firms develop an activity map to show how they integrate the activities they perform. We show Southwest Airlines’ activity map in Figure 4.1. The manner in which
Southwest has integrated its activities is the foundation for the successful use of its integrated cost leadership/differentiation strategy (we discuss this strategy later in the chapter). In Chapter 5’s Opening Case, we describe how Southwest Airlines is killing (with killing defined as significantly outperforming) its competitors. The tight integration among Southwest’s activities is a key source of the firm’s ability to operate more profitably than its competitors.

As shown in Figure 4.1, Southwest Airlines has configured the activities it performs such that there are six strategic themes—limited passenger service; frequent, reliable departures; lean, highly productive ground and gate crews; high aircraft utilization; very low ticket prices; and short-haul, point-to-point routes between midsized cities and secondary airports. Individual clusters of tightly linked activities make it possible for the outcome of a strategic theme to be achieved. For example, no meals, no seat assignments, and no baggage transfers form a cluster of individual activities that support the strategic theme of limited passenger service (see Figure 4.1).

Southwest’s tightly integrated activities make it difficult for competitors to imitate the firm’s integrated cost leadership/differentiation strategy. The firm’s culture influences these activities and their integration and contributes to the firm’s ability to continuously identify additional ways to differentiate Southwest’s service from its competitors’ as well as to lower its costs. In fact, the firm’s unique culture and customer service, both of which are sources of differentiated customer features, are competitive advantages rivals have not been able to imitate, although some have tried. US Airways’ MetroJet subsidiary, United Airlines’ United Shuttle, and Continental Airlines’ Continental Lite all failed in attempts to imitate Southwest’s strategy. Hindsight shows that these competitors offered low prices to customers, but weren’t able to operate at costs close to those of Southwest or to provide customers with any notable sources of differentiation, such as a unique experience while in the air.
Fit among activities is a key to the sustainability of competitive advantage for all firms, including Southwest Airlines. As Michael Porter comments, “Strategic fit among many activities is fundamental not only to competitive advantage but also to the sustainability of that advantage. It is harder for a rival to match an array of interlocked activities than it is merely to imitate a particular sales-force approach, match a process technology, or replicate a set of product features. Positions built on systems of activities are far more sustainable than those built on individual activities.”

Types of Business-Level Strategies

Firms choose from among five business-level strategies to establish and defend their desired strategic position against competitors: cost leadership, differentiation, focused cost leadership, focused differentiation, and integrated cost leadership/differentiation (see Figure 4.2). Each business-level strategy helps the firm to establish and exploit a particular competitive advantage within a particular competitive scope. How firms integrate the activities they perform within each different business-level strategy demonstrates how they differ from one another. Thus, firms have different activity maps, meaning, for example, that Southwest Airlines’ activity map differs from those of competitors Jet-

Blue, Continental, American Airlines, and so forth. Superior integration of activities increases the likelihood of being able to outperform competitors and to earn above-average returns as a result of doing so.

When selecting a business-level strategy, firms evaluate two types of potential competitive advantage: “lower cost than rivals, or the ability to differentiate and command a premium price that exceeds the extra cost of doing so.”\(^{59}\) Having lower cost derives from the firm’s ability to perform activities differently than rivals; being able to differentiate indicates the firm’s capacity to perform different (and valuable) activities.\(^{60}\) Thus, based on the nature and quality of its internal resources, capabilities, and core competencies, a firm seeks to form either a cost competitive advantage or a uniqueness competitive advantage as the basis for implementing a particular business-level strategy.

There are two types of competitive scope—broad target and narrow target (see Figure 4.2). Firms serving a broad target market seek to use their competitive advantage on an industry-wide basis. A narrow competitive scope means that the firm intends to serve the needs of a narrow target customer group. With focus strategies, the firm “selects a segment or group of segments in the industry and tailors its strategy to serving them to the exclusion of others.”\(^{61}\) Buyers with particular needs and buyers located in specific geographic regions are examples of narrow target customer groups. As shown in Figure 4.2, a firm could also strive to develop a combined cost/uniqueness competitive advantage as the foundation for serving a target customer group that is larger than a narrow segment but not as comprehensive as a broad (or industry-wide) customer group. In this instance, the firm uses the integrated cost leadership/differentiation strategy.

None of the five business-level strategies shown in Figure 4.2 is inherently or universally superior to the others.\(^ {62}\) The effectiveness of each strategy is contingent both on the opportunities and threats in a firm’s external environment and on the possibilities provided by the firm’s unique resources, capabilities, and core competencies. It is critical, therefore, for the firm to select a business-level strategy that is based on a match between the opportunities and threats in its external environment and the strengths of its internal environment as shown by its core competencies.

**Cost Leadership Strategy**

The cost leadership strategy is an integrated set of actions taken to produce goods or services with features that are acceptable to customers at the lowest cost, relative to that of competitors.\(^ {63}\) Firms using the cost leadership strategy sell no-frills, standardized goods or services (but with competitive levels of differentiation) to the industry’s most typical customers. Cost leaders’ goods and services must have competitive levels of differentiation in terms of features that create value for customers. Indeed, emphasizing cost reductions while ignoring competitive levels of differentiation is ineffective. At the extreme, concentrating only on reducing costs could find the firm very efficiently producing products that no customer wants to purchase.

As shown in Figure 4.2, the firm using the cost leadership strategy targets a broad customer segment or group. Cost leaders concentrate on finding ways to lower their costs relative to those of their competitors by constantly rethinking how to complete their primary and support activities to reduce costs still further while maintaining competitive levels of differentiation.\(^ {64}\) Cost leader Greyhound Lines Inc., for example, continuously seeks ways to reduce the costs it incurs to provide bus service while offering customers an acceptable experience. Recently Greyhound sought to improve the quality of the experience customers have when paying the firm’s low prices for its services by “refurbishing buses, updating terminals, adding greeters and improving customer service training.”\(^ {65}\)

As primary activities, inbound logistics (e.g., materials handling, warehousing, and inventory control) and outbound logistics (e.g., collecting, storing, and distributing products to customers) often account for significant portions of the total cost to pro-
duce some goods and services. Research suggests that having a competitive advantage in terms of logistics creates more value when using the cost leadership strategy than when using the differentiation strategy. Therefore, cost leaders seeking competitively valuable ways to reduce costs may want to concentrate on the primary activities of inbound logistics and outbound logistics.

Cost leaders also carefully examine all support activities to find additional sources of potential cost reductions. Developing new systems for finding the optimal combination of low cost and acceptable quality in the raw materials required to produce the firm’s goods or services is an example of how the procurement support activity can facilitate successful use of the cost leadership strategy.

Big Lots Inc. uses the cost leadership strategy. With its vision of being “The World’s Best Bargain Place,” Big Lots is the largest broadline closeout discount chain in the United States. Operating under the format names of Big Lots, Big Lots Furniture, Wisconsin Toy, Consolidated International, Big Lots Capital, and Big Lots Wholesale, the firm strives constantly to drive its costs lower by relying on what some analysts see as a highly disciplined merchandise cost and inventory management system. The firm’s stores sell name-brand products at prices that are 15 to 35 percent below those of discount retailers and roughly 70 percent below those of traditional retailers. Big Lots’ buyers travel the country looking through manufacturer overruns and discontinued styles, finding goods priced well below wholesale prices. In addition, the firm buys from overseas suppliers. Big Lots thinks of itself as the undertaker of the retailing business, purchasing merchandise that others can’t sell or don’t want. The target customer is one who recognizes their significant savings from buying a brand name item at a steeply discounted price. The customer need that Big Lots satisfies is to access the differentiated features and capabilities of brand-name products, but at a fraction of their initial cost. The tight integration of purchasing and inventory management activities across its full set of stores is the main core competence Big Lots uses to satisfy its customers’ needs.

As described in Chapter 3, firms use value-chain analysis to determine the parts of the company’s operations that create value and those that do not. Figure 4.3 demonstrates the primary and support activities that allow a firm to create value through the cost leadership strategy. Companies unable to link the activities shown in this figure through the activity map they form typically lack the core competencies needed to successfully use the cost leadership strategy.

Effective use of the cost leadership strategy allows a firm to earn above-average returns in spite of the presence of strong competitive forces (see Chapter 2). The next sections (one for each of the five forces) explain how firms are able to do this.

**Rivalry with Existing Competitors**

Having the low-cost position is a valuable defense against rivals. Because of the cost leader’s advantageous position, rivals hesitate to compete on the basis of price, especially before evaluating the potential outcomes of such competition. Wal-Mart is known for its ability to both control and reduce costs, making it difficult for firms to compete against it on the basis of costs. The discount retailer achieves strict cost control in several ways: Wal-Mart’s 660,000-square-foot main headquarters, with its drab gray interiors and frayed carpets, looks more like a government building than the home of one of the world’s largest corporations. Business often is done in the no-frills cafeteria,
Examples of Value-Creating Activities Associated with the Cost Leadership Strategy

and suppliers meet with managers in stark, cramped rooms. Employees have to throw out their own garbage at the end of the day and double up in hotel rooms on business trips. The former Kmart’s decision to compete against Wal-Mart on the basis of cost contributed to the firm’s failure and subsequent bankruptcy filing. Its competitively inferior distribution system—an inefficient and high-cost system compared with Wal-Mart’s—is one of the factors that prevented Kmart from having a competitive cost structure. Although Wal-Mart is favorably positioned in terms of rivalry with its competitors, there are actions firms can take to successfully compete against this retailing giant. We discuss these actions in the Strategic Focus. Notice that in each instance, competitors able to outperform Wal-Mart complete one or more activities that create value for customers better or differently than Wal-Mart.

**Bargaining Power of Buyers (Customers)**

Powerful customers can force a cost leader to reduce its prices, but not below the level at which the cost leader’s next-most-efficient industry competitor can earn average returns. Although powerful customers might be able to force the cost leader to reduce prices even below this level, they probably would not choose to do so. Prices that are low enough to prevent the next-most-efficient competitor from earning average returns would force that firm to exit the market, leaving the cost leader with less competition and in an even stronger position. Customers would thus lose their power and pay higher prices if they were forced to purchase from a single firm operating in an industry without rivals. Consider Wal-Mart in this regard. Part of the reason this firm’s prices continue to be the lowest available is that to successfully compete against competitors that are also trying to implement a cost leadership strategy (such as Costco), Wal-Mart continuously searches for ways to reduce its costs relative to competitors’. Thus, customers benefit by Wal-Mart having to compete against others trying to use the cost leadership strategy and lowering its prices in the course of engaging in competitive battles.

**Bargaining Power of Suppliers**

The cost leader operates with margins greater than those of competitors. Among other benefits, higher margins relative to those of competitors make it possible for the cost leader to absorb its suppliers’ price increases. When an industry faces substantial increases in the cost of its supplies, only the cost leader may be able to pay the higher prices and continue to earn either average or above-average returns. Alternatively, a powerful cost leader may be able to force its suppliers to hold down their prices, which would reduce the suppliers’ margins in the process. Wal-Mart uses its power with suppliers (gained because it buys such large quantities from many suppliers) to extract lower prices from them. These savings are then passed on to customers in the form of lower prices, which further strengthens Wal-Mart’s position relative to competitors lacking the power to extract lower prices from suppliers.

**Potential Entrants**

Through continuous efforts to reduce costs to levels that are lower than competitors’, a cost leader becomes highly efficient. Because ever-improving levels of efficiency enhance profit margins, they serve as a significant entry barrier to potential competitors. New entrants must be willing and able to accept no-better-than-average returns until they gain the experience required to approach the cost leader’s efficiency. To earn even average returns, new entrants must have the competencies required to match the cost levels of competitors other than the cost leader. The low profit margins (relative to margins earned by firms implementing the differentiation strategy) make it necessary for the cost leader to sell large volumes of its product to earn above-average returns. However, firms striving to be the cost leader must avoid pricing their products so low that their ability to operate profitably is reduced, even though volume increases.
Strategic Focus

Beating Wal-Mart: It’s Tough, But It Can Be Done

Wal-Mart’s size and success are almost staggering. Its 2004 annual revenue of over $285 billion exceeds the combined revenue totals of its five largest rivals. Analysts predict that within a decade Wal-Mart’s annual revenues will be over half a trillion dollars. If it were a country today, Wal-Mart’s revenue would be the third largest economy in the world.

A global powerhouse with locations in multiple countries, Wal-Mart was operating more than 663 million square feet of floor space at the close of its fiscal year 2005. However, some believe that Wal-Mart can be “had.” The reason for this view is that, as discussed in Chapter 1, no competitive advantage is sustainable forever. In addition, all firms—including Wal-Mart—face savvy competitors who constantly strive to find ways to use their unique capabilities and core competencies to attack even a tough competitor’s weaknesses. In one analyst’s words: “As with all great powers, Wal-Mart has its imperfections, frailties that wily competitors have learned to exploit.” Here are ways some firms have found to outperform Wal-Mart.

1. **Target particular customers and fully understand their needs.** The fifth largest retailer in the United States, Costco Warehouses “has vexed Wal-Mart for years.” Costco continues to outperform Sam’s Clubs, Wal-Mart’s version of a warehouse store, both on sales per square foot and in profitability. Focusing on small business owners (who seem to “enjoy quality items on the cheap”), Costco sprinkles its regular lineup with brand-name goods (e.g., Godiva chocolates, Waterford crystal, and Cartier watches) at bargain-bin prices. Costco spends a great deal of time analyzing its customers to make certain the firm continues to provide them with unique products at very low prices.

2. **Offer prices lower than Wal-Mart’s.** Dollar Tree is the largest single-price vendor operating in the United States. The firm does not sell any product for more than $1. “From picture frames and pet supplies to frozen food and fine china, Dollar Tree has sold every item on its shelves for a buck for the past 19 years.” Wal-Mart sells many of the items carried in Dollar Tree stores, but often at higher prices. Relationships with buyers who scour the country for remainders, discards, and odd-lot, leftover merchandise are the key to the firm’s success. Dollar Tree is always pleased to take excess inventory off a manufacturer’s or retailer’s shelves when it can do so at bargain-basement costs.

3. **Re-create customer experiences.** Save-A-Lot believes that there is a group of customers who values the role of a traditional, neighborhood grocer in a local community. To serve the needs of these people and to keep them from shopping at Wal-Mart, Save-A-Lot keeps its stores small (20–25 employees) and offers a limited selection of goods (1,250 items per location compared with upwards of 40,000 items at a Wal-Mart supercenter). Generating 75 percent of its sales from its own private-label brands, using its highly efficient distribution system, and concentrating on neighborhood customers with annual incomes of $35,000 or less, Save-A-Lot is able to sell its products for as much as 15 percent below Wal-Mart’s prices.
4. **Provide superior service.** Wal-Mart’s cost leadership strategy finds it offering “every day low prices” without much service. Firms able to fully understand their customers and “coddle” them with a highly trained sales force can do well competing against Wal-Mart. This is the case for Dick’s Sporting Goods, where each store’s sales force is given training so it can provide detailed information to customers about products and how they can satisfy a customer’s needs. For example, the firm pays the costs for employees selling exercise equipment to become certified as personal fitness trainers. Dick’s employs over 200 PGA pros in the in-store golf shops.


**Product Substitutes**

Compared with its industry rivals, the cost leader also holds an attractive position in terms of product substitutes. A product substitute becomes an issue for the cost leader when its features and characteristics, in terms of cost and differentiated features, are potentially attractive to the firm’s customers. When faced with possible substitutes, the cost leader has more flexibility than its competitors. To retain customers, it can reduce the price of its good or service. With still lower prices and competitive levels of differentiation, the cost leader increases the probability that customers will prefer its product rather than a substitute.

**Competitive Risks of the Cost Leadership Strategy**

The cost leadership strategy is not risk free. One risk is that the processes used by the cost leader to produce and distribute its good or service could become obsolete because of competitors’ innovations. These innovations may allow rivals to produce at costs lower than those of the original cost leader, or to provide additional differentiated features without increasing the product’s price to customers.

A second risk is that too much focus by the cost leader on cost reductions may occur at the expense of trying to understand customers’ perceptions of “competitive levels of differentiation.” As noted earlier, Wal-Mart is well known for constantly and aggressively reducing its costs. At the same time, however, the firm must understand when a cost-reducing decision to eliminate differentiated features (e.g., extended shopping hours, a large number of checkout counters to reduce waits) would create a loss of value for customers.

A final risk of the cost leadership strategy concerns imitation. Using their own core competencies, competitors sometimes learn how to successfully imitate the cost leader’s strategy. When this occurs, the cost leader must increase the value that its good or service provides to customers. Commonly, value is increased by selling the current product at an even lower price or by adding differentiated features that customers value while maintaining price.

**Differentiation Strategy**

The differentiation strategy is an integrated set of actions taken to produce goods or services (at an acceptable cost) that customers perceive as being different in ways that are important to them. While cost leaders serve an industry’s typical customer, differentiators target customers who perceive that value is created for them by the manner in which the firm’s products differ from those produced and marketed by competitors.
Firms must be able to produce differentiated products at competitive costs to reduce upward pressure on the price customers pay for them. When a product’s differentiated features are produced with noncompetitive costs, the price for the product can exceed what the firm’s target customers are willing to pay. When the firm has a thorough understanding of what its target customers value, the relative importance they attach to the satisfaction of different needs, and for what they are willing to pay a premium, the differentiation strategy can be successfully used.74

Through the differentiation strategy, the firm produces nonstandardized products for customers who value differentiated features more than they value low cost. For example, superior product reliability and durability and high-performance sound systems are among the differentiated features of Toyota Motor Corporation’s Lexus products. The Lexus promotional statement—“We pursue perfection, so you can pursue living”—suggests a strong commitment to overall product quality as a source of differentiation. However, Lexus offers its vehicles to customers at a competitive purchase price. As with Lexus products, a good’s or service’s unique attributes, rather than its purchase price, provide the value for which customers are willing to pay. Although it is currently experiencing difficulties, including ongoing investigations of the firm’s finances, specialty retailer Krispy Kreme uses a differentiation strategy to produce premium-quality doughnuts.75 A unique recipe to produce its products and The Doughnut Theatre (where customers watch doughnuts being made in the store and wait for the “Hot Now” sign to illuminate) are sources of differentiation for Krispy Kreme.

Continuous success with the differentiation strategy results when the firm consistently upgrades differentiated features that customers value, without significant cost increases. Because a differentiated product satisfies customers’ unique needs, firms following the differentiation strategy are able to charge premium prices. For customers to be willing to pay a premium price, however, a “firm must truly be unique at something or be perceived as unique.”76 The ability to sell a good or service at a price that substantially exceeds the cost of creating its differentiated features allows the firm to outperform rivals and earn above-average returns. For example, shirt and neckwear manufacturer Robert Talbott follows stringent standards of craftsmanship and pays meticulous attention to every detail of production. The firm imports exclusive fabrics from the world’s finest mills to make men’s dress shirts and neckwear. Single-needle tailoring is used, and precise collar cuts are made to produce shirts. According to the company, customers purchasing one of its products can be assured that they are being provided with the finest fabrics available.77 Thus, Robert Talbott’s success rests on the firm’s ability to produce and sell its differentiated products at a price significantly higher than the costs of imported fabrics and its unique manufacturing processes.

Rather than costs, a firm using the differentiation strategy always concentrates on investing in and developing features that differentiate a good or service in ways that customers value. Robert Talbott, for example, uses the finest silks from Europe and Asia to produce its “Best of Class” collection of ties. Overall, a firm using the differentiation strategy seeks to be different from its competitors on as many dimensions as possible. The less similarity between a firm’s goods or services and those of competitors, the more buffered it is from rivals’ actions. Commonly recognized differentiated goods include Toyota’s Lexus, Ralph Lauren’s wide array of product lines, and Caterpillar’s heavy-duty earth-moving equipment. Thought by some to be the world’s most expensive and prestigious consulting firm, McKinsey & Co. is a well-known example of a firm that offers differentiated services.

A good or service can be differentiated in many ways. Unusual features, responsive customer service, rapid product innovations and technological leadership, perceived prestige and status, different tastes, and engineering design and performance are examples of approaches to differentiation. There may be a limited number of ways to reduce costs (as demanded by successful use of the cost leadership strategy). In contrast, virtually anything a firm can do to create real or perceived value is a basis for differentiation.
Consider product design as a case in point. Because it can create a positive experience for customers, design is becoming an increasingly important source of differentiation and hopefully for firms emphasizing it, of competitive advantage. Product design is being counted on at General Motors (GM), for example, to help the firm deal with the types of performance problems we described in the Opening Case in Chapter 1 and in a Strategic Focus in Chapter 2. Indeed, product design may be a competitive dimension that will help GM get out of the 1970s mind-set in which the firm appears to remain grounded (GM’s apparent mind-set is discussed in a Strategic Focus in Chapter 5). Some analysts believe that newly formed, interactive collaborations between GM designers and engineers are contributing to the development of car designs that are more stylish and visually appealing. Firms using a differentiation strategy should remember that the work being completed in terms of all competitive dimensions (including design) should be oriented to satisfying customers’ needs.

A firm’s value chain can be analyzed to determine whether the firm is able to link the activities required to create value by using the differentiation strategy. Examples of primary and support activities that are commonly used to differentiate a good or service are shown in Figure 4.4. Companies without the skills needed to link these activities cannot expect to successfully use the differentiation strategy. Next, we explain how firms using the differentiation strategy can successfully position themselves in terms of the five forces of competition (see Chapter 2) to earn above-average returns.

**Rivalry with Existing Competitors**

Customers tend to be loyal purchasers of products that are differentiated in ways that are meaningful to them. As their loyalty to a brand increases, customers’ sensitivity to price increases is reduced. The relationship between brand loyalty and price sensitivity insulates a firm from competitive rivalry. Thus, Robert Talbott’s “Best of Class” neckwear line is insulated from competition, even on the basis of price, as long as the company continues to satisfy the differentiated needs of its customer group. Likewise, Bose is insulated from intense rivalry as long as customers continue to perceive that its stereo equipment offers superior sound quality at a competitive purchase price.

**Bargaining Power of Buyers (Customers)**

The uniqueness of differentiated goods or services reduces customers’ sensitivity to price increases. Customers are willing to accept a price increase when a product still satisfies their perceived unique needs better than a competitor’s offering can. Thus, the golfer whose needs are uniquely satisfied by Callaway golf clubs will likely continue buying those products even if their cost increases. Similarly, the customer who has been highly satisfied with a 10-year-old Louis Vuitton wallet will probably replace that wallet with another one made by the same company even though the purchase price is higher than the original one. Purchasers of brand-name food items (e.g., Heinz ketchup and Kleenex tissues) will accept price increases in those products as long as they continue to perceive that the product satisfies their unique needs at an acceptable cost. Loyal customers of Abercrombie & Fitch Co.’s “preppy but edgy casual clothing at high prices” continue to buy the products even as they become more expensive. In all of these instances, the customers are relatively insensitive to price increases because they do not think that an acceptable product alternative exists.

**Bargaining Power of Suppliers**

Because the firm using the differentiation strategy charges a premium price for its products, suppliers must provide high-quality components, driving up the firm’s costs. However, the high margins the firm earns in these cases partially insulate it from the influence of suppliers in that higher supplier costs can be paid through these margins. Alternatively, because of buyers’ relative insensitivity to price increases, the differentiated
Examples of Value-Creating Activities Associated with the Differentiation Strategy

**Inbound Logistics**
- Highly developed information systems to better understand customers' purchasing preferences
- Compensation programs intended to encourage worker creativity and productivity
- Strong capability in basic research
- Systems and procedures used to find the highest-quality raw materials
- Consistent handling of incoming materials so as to minimize damage and improve the quality of the final product
- Accurate and responsive order-processing procedures
- Rapid response to customers' manufacturing specifications

**Operations**
- Extensive granting of credit buying arrangements for customers
- Extensive personal relationships with buyers and suppliers
- Complete field stocking of replacement parts
- Rapid and timely product deliveries to customers
- Extensive buyer training to assure high-quality product installations

**Marketing and Sales**
- Expenditures in technologies that will allow the firm to produce highly differentiated products
- Purchase of highest-quality replacement parts
- Extensive personal relationships with buyers and suppliers
- Extensive personal relationships with buyers and suppliers
- Complete field stocking of replacement parts
- Extensive buyer training to assure high-quality product installations

**Outbound Logistics**
- Superior handling of incoming raw materials so as to minimize damage and improve the quality of the final product
- Accurate and responsive order-processing procedures
- Rapid response to customers' manufacturing specifications
- Complete field stocking of replacement parts
- Rapid and timely product deliveries to customers
- Extensive buyer training to assure high-quality product installations

**Service**
- Extensive buyer training to assure high-quality product installations
- Complete field stocking of replacement parts
- Rapid and timely product deliveries to customers
- Extensive buyer training to assure high-quality product installations
- Extensive buyer training to assure high-quality product installations

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firm might choose to pass the additional cost of supplies on to the customer by increasing the price of its unique product.

**Potential Entrants**
Customer loyalty and the need to overcome the uniqueness of a differentiated product present substantial barriers to potential entrants. Entering an industry under these conditions typically demands significant investments of resources and patience while seeking customers’ loyalty.

**Product Substitutes**
Firms selling brand-name goods and services to loyal customers are positioned effectively against product substitutes. In contrast, companies without brand loyalty face a higher probability of their customers switching either to products that offer differentiated features that serve the same function (particularly if the substitute has a lower price) or to products that offer more features and perform more attractive functions.

**Competitive Risks of the Differentiation Strategy**
As with the other business-level strategies, the differentiation strategy is not risk free. One risk is that customers might decide that the price differential between the differentiator’s product and the cost leader’s product is too large. In this instance, a firm may be offering differentiated features that exceed target customers’ needs. The firm then becomes vulnerable to competitors that are able to offer customers a combination of features and price that is more consistent with their needs.

Another risk of the differentiation strategy is that a firm’s means of differentiation may cease to provide value for which customers are willing to pay. A differentiated product becomes less valuable if imitation by rivals causes customers to perceive that competitors offer essentially the same good or service, but at a lower price. For example, Walt Disney Company operates different theme parks, including The Magic Kingdom, Epcot Center, and the newly developed Animal Kingdom. Each park offers entertainment and educational opportunities. However, Disney’s competitors, such as Six Flags Corporation, also offer entertainment and educational experiences similar to those available at Disney’s locations. To ensure that its facilities create value for which customers will be willing to pay, Disney continuously reinvests in its operations to more crisply differentiate them from those of its rivals.

A third risk of the differentiation strategy is that experience can narrow customers’ perceptions of the value of a product’s differentiated features. For example, customers having positive experiences with generic tissues may decide that the differentiated features of the Kleenex product are not worth the extra cost. Similarly, while a customer may be impressed with the quality of a Robert Talbott “Best of Class” tie, positive experiences with less expensive ties may lead to a conclusion that the price of the “Best of Class” tie exceeds the benefit. To counter this risk, firms must continue to meaningfully differentiate their product for customers at a price they are willing to pay.

Counterfeiting is the differentiation strategy’s fourth risk. Makers of counterfeit goods—products that attempt to convey a firm’s differentiated features to customers at significantly reduced prices—are a concern for many firms using the differentiation strategy. For example, Callaway Golf Company’s success at producing differentiated products that create value, coupled with golf’s increasing global popularity, has created great demand for counterfeited Callaway equipment. Through the U.S. Customs Service’s “Project Tee’d Off” program, agents seized over 110 shipments with a total of more than 100,000 counterfeit Callaway golf club components over a three-year period. Altria Group’s domestic tobacco division, Philip Morris USA, files lawsuits against retailers selling counterfeit versions of its cigarettes, such as Marlboro. Judgments Philip Morris has won in these suits include immediate discontinuance of selling the counterfeit products as well as significant financial penalties for any future viola-
tions. Pfizer is placing radio tags on bottles of Viagra. The small computer-like chips allow Pfizer to track each bottle of Viagra and confirm its legitimacy.

**Focus Strategies**

Firms choose a focus strategy when they intend to use their core competencies to serve the needs of a particular industry segment or niche to the exclusion of others. Examples of specific market segments that can be targeted by a focus strategy include (1) a particular buyer group (e.g., youths or senior citizens), (2) a different segment of a product line (e.g., products for professional painters or those for “do-it-yourselfers”), or (3) a different geographic market (e.g., the East or the West in the United States). Thus, the focus strategy is an integrated set of actions taken to produce goods or services that serve the needs of a particular competitive segment.

To satisfy the needs of a certain size of company competing in a particular geographic market, Los Angeles–based investment banking firm Greif & Company positions itself as “The Entrepreneur’s Investment Bank.” Greif & Company is a leader in providing merger and acquisition advice to medium-sized businesses located in the western United States. Parly because of costs and liability, governments are outsourcing health care to private companies. Nicknamed the “HMO behind bars,” American Services Group Inc. (ASG) specializes in providing contract health care for prisons and jails such as New York’s Rikers Island facility. Goya Foods is the largest U.S.-based Hispanic-owned food company. Segmenting the Hispanic market into unique groups, Goya offers a total of over 1,000 products to consumers. The firm seeks “to be the be-all for the Latin community.” By successfully using a focus strategy, firms such as Greif & Company, ASG, and Goya Foods gain a competitive advantage in specific market niches or segments, even though they do not possess an industry-wide competitive advantage.

Although the breadth of a target is clearly a matter of degree, the essence of the focus strategy “is the exploitation of a narrow target’s differences from the balance of the industry.” Firms using the focus strategy intend to serve a particular segment of an industry more effectively than can industry-wide competitors. They succeed when they effectively serve a segment whose unique needs are so specialized that broad-based competitors choose not to serve that segment or when they satisfy the needs of a segment being served poorly by industry-wide competitors.

Firms can create value for customers in specific and unique market segments by using the focused cost leadership strategy or the focused differentiation strategy.

**Focused Cost Leadership Strategy**

Based in Sweden, Ikea, a global furniture retailer with locations in 44 countries and sales revenue of $15.5 billion in 2004, follows the focused cost leadership strategy. The firm’s vision is “Good design and function at low prices.” Young buyers desiring style at a low cost are Ikea’s target customers. For these customers, the firm offers home furnishings that combine good design, function, and acceptable quality with low prices. According to the firm, “low cost is always in focus. This applies to every phase of our activities.” The firm’s intentions seem to be realized by customers, who see Ikea as a source of “stuff that’s cool and cheap.” The firm continues its global expansion, recently opening stores in Russia and China.

Ikea emphasizes several activities to keep its costs low. For example, instead of relying primarily on third-party manufacturers, the firm’s engineers design low-cost, modular furniture ready for assembly by customers. To eliminate the need for sales associates or decorators, Ikea positions the products in its stores so that customers can
view different living combinations (complete with sofas, chairs, tables, and so forth) in a single roomlike setting, which helps the customer imagine how a grouping of furniture will look in the home. Typically, competitors’ furniture stores display multiple varieties of a single item in separate rooms, so their customers examine living room sofas in one room, tables in another room, chairs in yet another location, and accessories in still another area. Ikea’s approach requires fewer sales personnel, allowing the company to keep its costs low. A third practice that helps keep Ikea’s costs low is requiring customers to transport their own purchases rather than providing delivery service.

Although it is a cost leader, Ikea also offers some differentiated features that appeal to its target customers, including in-store playrooms for children, wheelchairs for customer use, and extended hours. Stores outside those in the home country have “Sweden Shops” that sell Swedish specialties, such as herring, crisp bread, Swedish caviar, and gingerbread biscuits. Ikea believes that these services and products “are uniquely aligned with the needs of [its] customers, who are young, are not wealthy, are likely to have children (but no nanny), and, because they work for a living, have a need to shop at odd hours.” Thus, Ikea’s focused cost leadership strategy finds the firm offering some differentiated features with its low-cost products.

**Focused Differentiation Strategy**

Other firms implement the focused differentiation strategy. As noted earlier, firms can differentiate their products in many ways. The Internet furniture venture Casketfurniture.com, for example, targets Generation X people who are interested in using the Internet as a shopping vehicle and who want to buy items with multiple purposes. The company considers itself to be “The Internet’s Leading Provider of Top Quality Furniture Products.” Casketfurniture.com offers a collection of products, including display cabinets, coffee tables, and entertainment centers, that can be easily converted into coffins if desired. The firm also makes custom casket products for customers.

Founded in 1993, Anne Fontaine is a firm specializing in designing, producing, and selling white shirts for women. The firms sells its products in over 70 of its own stores that are located in major cities across the world. CEO and chief designer Anne Fontaine focuses on white because the color “represents light and purity, like a breath of fresh air.” According to Fontaine, her design style is “eccentric, sensual, and above all feminine.” The firm’s shirt prices range from $165 to $550. Women desiring a “uniquely feminine” shirt that is made of the highest quality materials are Anne Fontaine’s target customer.

With its focus strategy, firms must be able to complete various primary and support activities in a competitively superior manner to develop and sustain a competitive advantage and earn above-average returns. The activities required to use the focused cost leadership strategy are virtually identical to those of the industry-wide cost leadership strategy (Figure 4.3), and activities required to use the focused differentiation strategy are largely identical to those of the industry-wide differentiation strategy (Figure 4.4). Similarly, the manner in which each of the two focus strategies allows a firm to deal successfully with the five competitive forces parallels those of the two broad strategies. The only difference is in the competitive scope, from an industry-wide market to a narrow industry segment. Thus, Figures 4.3 and 4.4 and the text regarding the five competitive forces also describe the relationship between each of the two focus strategies and competitive advantage.

**Competitive Risks of Focus Strategies**

With either focus strategy, the firm faces the same general risks as does the company using the cost leadership or the differentiation strategy, respectively, on an industry-wide basis. However, focus strategies have three additional risks.
First, a competitor may be able to focus on a more narrowly defined competitive segment and "outfocus" the focuser. For example, Confederate Motor Co. is producing a highly differentiated motorcycle that might appeal to some of Harley Davidson’s customers. Obsessed with making a "fiercely American motorcycle" (one that is even more American than are Harley’s products), Confederate’s motorcycles are produced entirely by hand labor. In fact, a full week is required to make a single bike. Digital technology is used to design Confederate’s products, which have a radical appearance. At a price of $62,000 or above, the firm’s products will appeal only to customers wanting to buy a truly differentiated product such as the F113 Hellcat (which is receiving "rave reviews in the motorcycling press").

Second, a company competing on an industry-wide basis may decide that the market segment served by the focus strategy firm is attractive and worthy of competitive pursuit. Consider the possibility that other manufacturers and marketers of women’s clothing might determine that the profit potential in the narrow segment being served by Anne Fontaine is attractive. Gap Inc., for example, announced in spring 2005 that it was launching Forth & Towne, a new women’s apparel retail concept, to "offer fashionable apparel and accessories targeting women over the age of 35." If the Forth & Towne concept proves successful, Gap might begin to offer upscale, highly differentiated shirts that would compete against Anne Fontaine’s.

The third risk involved with a focus strategy is that the needs of customers within a narrow competitive segment may become more similar to those of industry-wide customers as a whole. As a result, the advantages of a focus strategy are either reduced or eliminated. At some point, for example, the needs of Ikea’s customers for stylish furniture may dissipate, although their desire to buy relatively inexpensive furnishings may not. If this change in needs were to happen, Ikea’s customers might buy from large chain stores that sell somewhat standardized furniture at low costs. It is possible that the ability of competitors from other nations (especially from China) to inexpensively produce lamps with some levels of differentiation contributed to the decline in the size of Frederick Cooper Lamp’s target market as illustrated in the Opening Case.

**Integrated Cost Leadership/Differentiation Strategy**

As stated earlier, many of today’s customers have high expectations when purchasing a good or service. In a strategic context, this means that increasingly, customers want to purchase low-priced, differentiated products. Because of these expectations, a number of firms are trying to perform primary and support activities in ways that allow them to simultaneously pursue low cost and differentiation. Firms seeking to develop this type of activity map use the integrated cost leadership/differentiation strategy. The objective of using this strategy is to efficiently produce products with some differentiated attributes. Efficient production is the source of keeping costs low while some differentiation is the source of unique value. Firms that successfully use the integrated cost leadership/differentiation strategy have learned to quickly adapt to new technologies and rapid changes in their external environments. The reason for this is that simultaneously concentrating on developing two sources of competitive advantage (cost and differentiation) increases the number of primary and support activities in which the firm must become competent. In turn, having skills in a larger number of activities makes a firm more flexible.

Concentrating on the needs of its core customer group (higher-income, fashion-conscious discount shoppers), Target Stores uses an integrated cost leadership/differentiation strategy. The company’s annual report describes this strategy: "Through careful nurturing and an intense focus on consistency and coordination throughout our organization, Target has built a strong, distinctive brand. At the core of our brand is our
commitment to deliver the right balance of differentiation and value through our ‘Expect More. Pay Less’ brand promise.

Target relies on its relationships with, among others, Sonia Kashuk in cosmetics, Mossimo in apparel, Eddie Bauer in camping and outdoor gear, and Michael Graves in home, garden, and electronics products to offer differentiated products at discounted prices. Committed to presenting a consistent upscale image, the firm carefully studies trends to find new branded items that it believes can satisfy its customers’ needs.

Evidence suggests a relationship between successful use of the integrated strategy and above-average returns. Thus, firms able to produce relatively differentiated products at relatively low costs can expect to perform well. Indeed, a researcher found that the most successful firms competing in low-profit-potential industries were integrating the attributes of the cost leadership and differentiation strategies. Other researchers have discovered that “businesses which combined multiple forms of competitive advantage outperformed businesses that only were identified with a single form.” The results of another study showed that the highest-performing companies in the Korean electronics industry combined the value-creating aspects of the cost leadership and differentiation strategies. This finding suggests the usefulness of the integrated cost leadership/differentiation strategy in settings outside the United States.

Unlike Target, which uses the integrated cost leadership/differentiation strategy on an industry-wide basis, air-conditioning and heating-systems maker Aaon concentrates on a particular competitive scope. Thus, Aaon is implementing a focused integrated strategy. Aaon manufactures semicustomized rooftop air conditioning systems for large retailers, including Wal-Mart, Target, and Home Depot. Aaon positions its rooftop systems between low-priced commodity equipment and high-end customized systems. The firm’s innovative manufacturing capabilities allow it to tailor a production line for units with special heat-recovery options unavailable on low-end systems. Combining custom features with assembly-line production methods results in significant cost savings. Aaon’s prices are approximately 5 percent higher than low-end products but are only one-third the price of comparable customized systems. Thus, the firm’s narrowly defined target customers receive some differentiated features (e.g., special heat-recovery options) at a low, but not the lowest, cost.

Flexibility is required for firms to complete primary and support activities in ways that allow them to produce somewhat differentiated products at relatively low costs. Flexible manufacturing systems, information networks, and total quality management systems are three sources of flexibility that are particularly useful for firms trying to balance the objectives of continuous cost reductions and continuous enhancements to sources of differentiation as called for by the integrated strategy.

Flexible Manufacturing Systems
A flexible manufacturing system (FMS) increases the “flexibilities of human, physical, and information resources” that the firm integrates to create relatively differentiated products at relatively low costs. A significant technological advance, FMS is a computer-controlled process used to produce a variety of products in moderate, flexible quantities with a minimum of manual intervention.

The goal of an FMS is to eliminate the “low cost versus product variety” trade-off that is inherent in traditional manufacturing technologies. Firms use an FMS to change quickly and easily from making one product to making another. Used properly, an FMS allows the firm to respond more effectively to changes in its customers’ needs, while retaining low-cost advantages and consistent product quality. Because an FMS also enables the firm to reduce the lot size needed to manufacture a product efficiently, the firm increases its capacity to serve the unique needs of a narrow competitive scope.

The effective use of an FMS is linked with a firm’s ability to understand the constraints these systems may create (in terms of materials handling and the flow of sup-
porting resources in scheduling, for example) and to design an effective mix of machines, computer systems, and people. In industries of all types, effective mixes of the firm’s tangible assets (e.g., machines) and intangible assets (e.g., people’s skills) facilitate implementation of complex competitive strategies, especially the integrated cost leadership/differentiation strategy.

**Information Networks**

By linking companies with their suppliers, distributors, and customers, information networks provide another source of flexibility. Among other outcomes, these networks, when used effectively, facilitate the firm’s efforts to satisfy customer expectations in terms of product quality and delivery speed.

Earlier, we discussed the importance of managing the firm’s relationships with its customers in order to understand their needs. Customer relationship management (CRM) is one form of an information-based network process that firms use to do this. An effective CRM system provides a 360-degree view of the company’s relationship with customers, encompassing all contact points, business processes, and communication media and sales channels. The firm can then use this information to determine the trade-offs its customers are willing to make between differentiated features and low cost, which is vital for companies using the integrated cost leadership/differentiation strategy.

In addition to determining customers’ product needs in terms of cost and differentiated features, effective information networks improve the flow of work and communications among employees producing a firm’s good or service. Better work flow and more effective communications allow workers to quickly identify problems and find flexible ways of dealing with them.

**Total Quality Management Systems**

Total quality management (TQM) is a “managerial innovation that emphasizes an organization’s total commitment to the customer and to continuous improvement of every process through the use of data-driven, problem-solving approaches based on empowerment of employee groups and teams.” Firms develop and use TQM systems in order to (1) increase customer satisfaction, (2) cut costs, and (3) reduce the amount of time required to introduce innovative products to the marketplace. Ford Motor Company is relying on TQM to help “root out” its quality flaws, while General Motors is “scrambling to narrow the quality gap that its executives say is the main reason consumers shy away from GM.” The focus by these firms on TQM to improve product and service quality is appropriate, in that while U.S. auto manufacturers have made progress, “the Big Three still lag behind some foreign competitors, primarily the Japanese, by most quality measures.”

Firms able to simultaneously cut costs while enhancing their ability to develop innovative products increase their flexibility, an outcome that is particularly helpful to firms implementing the integrated cost leadership/differentiation strategy. Exceeding customers’ expectations regarding quality is a differentiating feature, and eliminating process inefficiencies to cut costs allows the firm to offer that quality to customers at a relatively low price. Thus, an effective TQM system helps the firm develop the flexibility needed to spot opportunities to simultaneously increase differentiation and reduce costs.

**Competitive Risks of the Integrated Cost Leadership/Differentiation Strategy**

The potential to earn above-average returns by successfully using the integrated cost leadership/differentiation strategy is appealing. However, this is a risky strategy, as it is
difficult for firms to perform primary and support activities in ways that allow them to produce relatively inexpensive products with levels of differentiation that create value for the target customer. Moreover, to properly use this strategy across time, firms must be able to simultaneously reduce costs incurred to produce products (as required by the cost leadership strategy) while increasing products’ differentiation (as required by the differentiation strategy).

Firms that fail to perform the primary and support activities in an optimum manner become “stuck in the middle.”

Firms that fail to perform the primary and support activities in an optimum manner become “stuck in the middle.” Being stuck in the middle means that the firm’s cost structure is not low enough to allow it to attractively price its products and that its products are not sufficiently differentiated to create value for the target customer. When this happens, the firm will not earn above-average returns and will earn average returns only when the structure of the industry in which it competes is highly favorable. Thus, companies implementing the integrated cost leadership/differentiation strategy must be able to perform the primary and support activities in ways that allow them to produce products that offer the target customer some differentiated features at a relatively low cost/price. As explained earlier, Southwest Airlines is able to do this and has avoided becoming stuck in the middle.

Firms can also become stuck in the middle when they fail to successfully implement either the cost leadership or the differentiation strategy. In other words, industry-wide competitors too can become stuck in the middle. Some speculate that this may be what happened at Hewlett-Packard under former CEO Carly Fiorina’s leadership. Hewlett-Packard (HP) is competing against Dell with a strong low cost position and against IBM which has a strong differentiation strategy based on service. One analyst suggested that HP was “competing on price one week, service the next, while trying to sell through often conflicting, high-cost channels.” As explained in the Strategic Focus, Maytag Corporation is another firm that suffered from being stuck in the middle. As you will read, becoming stuck in the middle reduced the firm’s ability to earn above-average returns and caused it to become a takeover target. You will learn more about Maytag’s fate in a Strategic Focus in Chapter 6.

**SUMMARY**

- A business-level strategy is an integrated and coordinated set of commitments and actions the firm uses to gain a competitive advantage by exploiting core competencies in specific product markets. Five business-level strategies (cost leadership, differentiation, focused cost leadership, focused differentiation, and integrated cost leadership/differentiation) are examined in the chapter.

- Customers are the foundation of successful business-level strategies. When considering customers, a firm simultaneously examines three issues: who, what, and how. These issues, respectively, refer to the customer groups to be served, the needs those customers have that the firm seeks to satisfy, and the core competencies the firm will use to satisfy customers’ needs. Increasing segmentation of markets throughout the global economy creates opportunities for firms to identify increasingly unique customer needs they can try to serve by using one of the business-level strategies.

- Firms seeking competitive advantage through the cost leadership strategy produce no-frills, standardized products for an industry’s typical customer. However, these low-cost products must be offered with competitive levels of differentiation. Above-average returns are earned when firms continuously drive their costs lower than those of their competitors, while providing customers with products that have low prices and acceptable levels of differentiated features.

- Competitive risks associated with the cost leadership strategy include (1) a loss of competitive advantage to newer technologies, (2) a failure to detect changes in customers’ needs, and (3) the ability of competitors to imitate the cost leader’s competitive advantage through their own unique strategic actions.

- Through the differentiation strategy, firms provide customers with products that have different (and valued) features. Differentiated products must be sold at a cost that customers believe
Maytag Corporation: A Cost Leader? A Differentiator?

“For the better part of a century, Maytag brand appliances have been synonymous with dependability and quality." Appearing on the Maytag Corporation's Web site, this statement suggests that Maytag believes that dependability (or reliability) and product quality are competitive advantages for the firm. As competitive advantages, reliability and product quality are associated with use of a differentiation strategy rather than a cost leadership strategy for firms targeting a broad competitive scope.

It is arguably difficult in today's global appliance market to develop competitive advantages on the basis of reliability and quality. Lower-cost competitors have learned how to produce products that provide customers with years of solid, reliable service (because of this, repairmen for Maytag's competitors are also "lonely guys"). Global competitors from Korean, LG Electronics and Samsung, and China's Qingdao Haier Ltd. (more commonly referred to as the Haier Group), produce appliances with reliability levels close if not equal to Maytag's. Reliability is no longer a source of competitive advantage—it is the price of market entry. In the words of an analyst talking about Maytag's efforts to outperform competitors: "Reliable products or service is the table stakes. You've either got that or you aren't playing." The same can be said about product quality. For a host of products, including appliances, quality is increasingly becoming a necessary but not sufficient condition to attract customers' purchases. This means that without quality, customers won't consider buying a good or service. However, because virtually all firms are producing products with acceptable to high levels of quality, it is difficult for a firm to outperform competitors on the basis of the quality of its product.

If Maytag isn't able to differentiate its offerings in terms of reliability and quality as the basis for successfully using a differentiation strategy, might it have the ability to earn above-average returns through the cost leadership strategy? The evidence isn't encouraging here either. Maytag has high labor costs. Moreover, it is losing the battle to establish a firm position in low-cost distribution channels. Maytag recently exited Best Buy and is losing space to LG Electronics and Samsung at Home Depot. Relying on higher-cost distribution channels such as full-line department stores and independent retailers makes it difficult for Maytag to keep its costs low. In combination, then, Maytag has a host of operational issues: "High labor costs, lack of innovation, and Asia-based rivals." Stated very directly, Maytag's costs are too high to allow it to compete as the low-cost leader, and it lacks the innovation needed to consistently produce differentiated features that will create unique value for customers on an industry-wide basis.

But Maytag Corporation does own valuable brands such as Jenn-Air, Amana, and Hoover in addition to the core Maytag brand. Some competitors believe that there is hidden value in those brands and have launched bids to purchase the firm. In August 2005, Whirlpool Corp. offered the highest bid to purchase Maytag. If the transaction is completed, analysts expected that Whirlpool would be able to "drive significant efficiencies to help repair Maytag's overburdened cost structure [and] could better extend Maytag's pipeline of innovation." As part of another corporation such as Whirlpool, Maytag might be able to successfully implement the differentiation strategy and avoid being stuck in the middle.

is competitive given the product’s features as compared with the cost/feature combination available through competitors’ offerings. Because of their uniqueness, differentiated goods or services are sold at a premium price. Products can be differentiated along any dimension that some customer group values. Firms using this strategy seek to differentiate their products from competitors’ goods or services along as many dimensions as possible. The less similarity with competitors’ products, the more buffered a firm is from competition with its rivals.

- Risks associated with the differentiation strategy include (1) a customer group’s decision that the differences between the differentiated product and the cost leader’s good or service are no longer worth a premium price, (2) the inability of a differentiated product to create the type of value for which customers are willing to pay a premium price, (3) the ability of competitors to provide customers with products that have features similar to those associated with the differentiated product, but at a lower cost, and (4) the threat of counterfeiting, whereby firms produce a cheap “knockoff” of a differentiated good or service.

- Through the cost leadership and the differentiated focus strategies, firms serve the needs of a narrow competitive segment (e.g., a buyer group, product segment, or geographic area). This strategy is successful when firms have the core competencies required to provide value to a narrow competitive segment that exceeds the value available from firms serving customers on an industry-wide basis.

- The competitive risks of focus strategies include (1) a competitor’s ability to use its core competencies to “outfocus” the focuser by serving an even more narrowly defined competitive segment, (2) decisions by industry-wide competitors to focus on a customer group’s specialized needs, and (3) a reduction in differences of the needs between customers in a narrow competitive segment and the industry-wide market.

- Firms using the integrated cost leadership/differentiation strategy strive to provide customers with relatively low-cost products that have some valued differentiated features. Flexibility is required for the firm to learn how to use primary and support activities in ways that allow them to produce somewhat differentiated products at relatively low costs. The primary risk of this strategy is that a firm might produce products that do not offer sufficient value in terms of either low cost or differentiation. When this occurs, the company is “stuck in the middle.” Firms stuck in the middle compete at a disadvantage and are unable to earn more than average returns.

**REVIEW QUESTIONS**

1. What is a business-level strategy?
2. What is the relationship between a firm's customers and its business-level strategy in terms of who, what, and how? Why is this relationship important?
3. What are the differences among the cost leadership, differentiation, focused cost leadership, focused differentiation, and integrated cost leadership/differentiation business-level strategies?
4. How can each one of the business-level strategies be used to position the firm relative to the five forces of competition in a way that helps the firm earn above-average returns?
5. What are the specific risks associated with using each business-level strategy?

**EXPERIENTIAL EXERCISES**

**Differentiation in a Low-Cost World**

One of the competitive realities of the market in the 21st century is that very few firms can succeed by emphasizing only cost or differentiation. When considering the value chain tool developed by Michel Porter, it is important to remember that the capabilities in each activity have the goal of widening the profit margin whether by positively affecting the cost to produce a good or service or by the ability to differentiate a good or service from competitors’ offerings in ways that customers value. Thus, it is important for firms pursuing differentiation to determine where costs
can be cut without damaging the ability to meaningfully differentiate their good or service in ways that will allow them to sell products at a high price. Similarly, low-cost firms need to look for opportunities to add differentiation where they can without increasing average unit costs. In this exercise, you will examine the latter situation.

To complete this exercise, you should visit the firms involved. You are likely familiar with the firms listed below and you probably have some well-developed ideas about what each firm does to find some differentiation opportunities in a low-cost competitive environment. As the first step in this exercise, select one of the industries listed below and conduct the associated research.

**Discount Merchandising**

Visit a Wal-Mart, preferably a Supercenter, and a “dollar store” such as Family Dollar, Dollar General, or the Dollar Store. Assess how each of these discount merchandisers pursues differentiation as part of the means of implementing its cost leadership business-level strategy. How does what you observe about these stores’ attempts to offer some differentiated features match with the assumptions you had before entering each store? If so, what are the changes? After setting out the ways in which you see these firms differentiating their product offerings and their store presentations, assess and explain how and why these elements make sense.

**Fast-Food Hamburgers**

Visit a Wendy’s, a Burger King, and a Hardee’s. Assess how each of these fast-food restaurants pursues differentiation elements as a key part of successfully implementing its cost leadership business-level strategy. Check your assumptions going in about the differentiation approaches of each restaurant. How have you changed them or added to them? After setting out the ways in which you see these firms differentiating their offerings and store presentations, assess and explain how and why these elements have the potential to help firms create value for customers.

**Blockbuster and Carl Icahn**

Disagreements about the business-level strategy a firm’s managers have chosen to implement is one of the often cited reasons stockholders decide to launch a proxy battle. One of the benefits for observers and students of business is that these public battles provide a clear debate regarding the superior benefits of one strategy compared to another. Many times, the differences of opinion revolve around the effects of the five forces on a firm’s ability to earn above-average returns. In this exercise, you will study a set of recent activities that is grounded in these realities. The battle to be considered involves two stars: (1) a company that was a great entrepreneurial success just two decades ago, Blockbuster Video, and (2) Carl Icahn, a corporate raider.

The battle at Blockbuster surfaced in part because of the changing nature of the five forces of competition in the video rental industry. Those forces seemed to be changing in ways that created entrepreneurial opportunities for the two firms mentioned below to compete against Blockbuster. That is, the competitive advantage that Blockbuster had built to effectively position itself relative to the industry’s five forces of competition was beginning to deteriorate.

**Part One**

Using the Internet or a library’s resources, research the proxy battle that Carl Icahn waged against Blockbuster CEO John Antioco over the future of the company in 2005. When completing this research, also examine two other firms: Netflix (NFLX) and Comcast (CMCSA). To assess Icahn’s and Antioco’s views, you need to develop an understanding of the changing nature of competition in the entertainment industry (as indicated by an analysis of the five forces) that confronts Blockbuster, Netflix, and Comcast.

**Part Two**

Using the information gained from Part One, systematically assess the effects of the changing five forces of competition on each of the three firms’ business-level strategies. Given the changes with respect to the five forces and in light of the emerging competition Blockbuster faces from Netflix and Comcast, do you think that CEO Antioco or corporate raider Icahn better understood the effects of changes to the five forces of competition when it comes to Blockbuster’s ability to defend itself against the newly emerging nature of the five forces?

**NOTES**


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49. S. N. Mehta, 2001, What Lucent can learn from IBM, Fortune, June 25, 40–44.


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57. Porter, What is strategy?


60. Porter, What is strategy?, 62.


Chapter 5

Competitive Rivalry and Competitive Dynamics

**Knowledge Objectives**

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define competitors, competitive rivalry, competitive behavior, and competitive dynamics.
2. Describe market commonality and resource similarity as the building blocks of a competitor analysis.
3. Explain awareness, motivation, and ability as drivers of competitive behavior.
4. Discuss factors affecting the likelihood a competitor will take competitive actions.
5. Discuss factors affecting the likelihood a competitor will respond to actions taken against it.
6. Explain competitive dynamics in slow-cycle, fast-cycle, and standard-cycle markets.

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Southwest Airlines owes its success in part to its excellent customer service.
Much has been written about Southwest Airlines but more should be said. It is arguably the best airline in the United States and among the best in the world. Most competitors and analysts focus on Southwest’s low-cost strategy. However, as we explained in Chapter 4, Southwest follows an integrated cost leadership/differentiation strategy. It differentiates its service with excellent human capital. The firm has fewer customer complaints than most competitors and has high “on-time” performance, among other distinctions.

Southwest’s leadership in implementing the integrated strategy is changing the airline industry. Many of the “full service” airlines have tried to imitate Southwest’s strategy but have been unable to manage costs effectively and/or offer comparable levels of service. Southwest continues to best most of its competitors such that they will have to change or die. In other words, Southwest is literally killing its competition. In the second quarter of 2005, Southwest announced a record increase in profits of 41 percent. Such an increase would be impressive enough under normal business conditions; coming at a time when the price of fuel is at record levels, causing most other airlines to announce major net losses, it is almost incredible. How was Southwest Airlines able to make such profits? It is effective in managing its costs, particularly through its hedging program. Gary Kelly, the CEO of Southwest Airlines, has suggested that no airline can make a profit when the price of oil is above $50 a barrel. As a result, Southwest has negotiated hedging agreements that extend through 2009 to pay no more than $35 a barrel for at least 25 percent of its fuel needs. It holds options for approximately 85 percent of its oil for $26 a barrel. It has been hedging the cost of its fuel since 2001, when the price of a barrel of oil was only $17. In recent times, the cost for a barrel of oil has been greater than $70. These types of decisions have helped Southwest to achieve 57 straight profitable quarters and allow the executives the flexibility to never lay off employees (even following September 11, 2001, when many large companies and most other airlines experienced major employee layoffs).

Southwest has also become increasingly aggressive in competitive actions. For example, it acquired an interest in AirTran Airways, thereby obtaining access to six additional gates at Midway Airport in Chicago. At a time when most of Southwest’s competitors are reducing capacity, Southwest plans to add 29 planes to its fleet, bringing the total to 417, in order to increase its capacity for flights and passengers by 10 percent. “I feel very good about our competitive position as long as we continue to improve,” Southwest’s CEO Kelly said, adding that if Southwest’s growth hurts a competitor, it is a byproduct of the growth. Most of his competitors, Kelly suggested, will have to manage their cost structure more effectively or they will be unlikely to survive.

Firms operating in the same market, offering similar products, and targeting similar customers are competitors. Southwest Airlines, Delta, United, Continental, and JetBlue are competitors, as are PepsiCo and Coca-Cola Company. Firms interact with their competitors as part of the broad context within which they operate while attempting to earn above-average returns. The decisions firms make about their interactions with their competitors significantly affect their ability to earn above-average returns. Because 80 to 90 percent of new firms fail, learning how to select the markets in which to compete and how to best compete within them is highly important.

Competitive rivalry is the ongoing set of competitive actions and competitive responses that occur between competitors as they compete against each other for an advantageous market position. Especially in highly competitive industries, firms constantly jockey for advantage as they launch strategic actions and respond or react to rivals’ moves. It is important for those leading organizations to understand competitive rivalry, in that “the central, brute empirical fact in strategy is that some firms outperform others,” meaning that competitive rivalry influences an individual firm’s ability to gain and sustain competitive advantages.

A sequence of firm-level moves, rivalry results from firms initiating their own competitive actions and then responding to actions taken by competitors. Competitive behavior is the set of competitive actions and competitive responses the firm takes to build or defend its competitive advantages and to improve its market position. Through competitive behavior, the firm tries to successfully position itself relative to the five forces of competition (see Chapter 2) and to defend current competitive advantages while building advantages for the future (see Chapter 3). Increasingly, competitors engage in competitive actions and responses in more than one market. Firms competing against each other in several product or geographic markets are engaged in multimarket competition. All competitive behavior—that is, the total set of actions and responses taken by all firms competing within a market—is called competitive dynamics. The relationships among these key concepts are shown in Figure 5.1.

This chapter focuses on competitive rivalry and competitive dynamics. The essence of these important topics is that a firm’s strategies are dynamic in nature. Actions taken by one firm elicit responses from competitors that, in turn, typically result in responses from the firm that took the initial action. To the extent possible, other airlines will need to react to Southwest’s acquisition of additional gates in Chicago, as described in the Opening Case. In particular, America West and AirTran also wanted those gates. Southwest now controls 25 of the 43 gates at Chicago’s Midway airport.

Another way of highlighting competitive rivalry’s effect on the firm’s strategies is to say that a strategy’s success is determined not only by the firm’s initial competitive actions but also by how well it anticipates competitors’ responses to them and by how well the firm anticipates and responds to its competitors’ initial actions (also called attacks). Although competitive rivalry affects all types of strategies (for example, corporate-level, acquisition, and international), its most dominant influence is on the firm’s business-level strategy or strategies. Indeed, firms’ actions and responses to those of their rivals are the basic building block of business-level strategies. Recall from Chapter 4 that business-level strategy is concerned with what the firm does to successfully use its competitive advantages in specific product markets. In the global economy, competitive rivalry is intensifying, meaning that the significance of its effect on firms’ business-level strategies is increasing. However, firms that develop and use effective business-level strategies tend to outperform competitors in individual product markets, even when experiencing intense competitive rivalry.

An expanding geographic scope contributes to the increasing intensity in the competitive rivalry between firms. Many firms from different parts of the world are beginning to emerge as formidable global competitors. Wipro, the Indian technology firm to which many activities have been outsourced in recent years, entered the global manage-
ment consulting market in competition with many major firms in this industry. Major Chinese firms made acquisition bids for large U.S. firms in 2005. For example, the Haier Group bid to acquire Maytag, and China’s state-owned oil company, CNOOC, made a bid to acquire Unocal. 17

A Model of Competitive Rivalry

Over time, firms take many competitive actions and responses. 18 As noted earlier, competitive rivalry evolves from this pattern of actions and responses as one firm’s competitive actions have noticeable effects on competitors, eliciting competitive responses from them. 19 This pattern shows that firms are mutually interdependent, that they feel each other’s actions and responses, and that marketplace success is a function of both individual strategies and the consequences of their use. 20 Increasingly, too, executives recognize that competitive rivalry can have a major and direct effect on the firm’s financial performance. 21 Research shows that intensified rivalry within an industry results in decreased average profitability for the competing firms. 22

Figure 5.2 presents a straightforward model of competitive rivalry at the firm level but such rivalry is usually dynamic and complex. 23 The competitive actions and responses the firm takes are the foundation for successfully building and using its capabilities and

core competencies to gain an advantageous market position. The model in Figure 5.2 presents the sequence of activities commonly involved in competition between a particular firm and each of its competitors. Companies can use it to predict competitors’ behavior (actions and responses) and reduce the uncertainty associated with competitors’ actions. Being able to predict competitors’ actions and responses has a positive effect on the firm’s market position and its subsequent financial performance. The sum of all the individual rivalries modeled in Figure 5.2 that occur in a particular market reflects the competitive dynamics in that market.

The remainder of the chapter explains components of the model shown in Figure 5.2. We first describe market commonality and resource similarity as the building blocks of a competitor analysis. Next, we discuss the effects of three organizational characteristics—awareness, motivation, and ability—on the firm’s competitive behavior. We then examine competitive rivalry between firms, or interfirm rivalry, in detail by describing the factors that affect the likelihood a firm will take a competitive action and the factors that affect the likelihood a firm will respond to a competitor’s action. In the chapter’s final section, we turn our attention to competitive dynamics to describe how market characteristics affect competitive rivalry in slow-cycle, fast-cycle, and standard-cycle markets.

**Competitor Analysis**

As previously noted, a competitor analysis is the first step the firm takes to be able to predict the extent and nature of its rivalry with each competitor. Recall that a competitor is a firm operating in the same market, offering similar products, and targeting similar customers. The number of markets in which firms compete against each other (called market commonality, defined below) and the similarity in their resources (called resource similarity, also defined below) determine the extent to which the firms are competitors. Firms with high market commonality and highly similar resources are
“clearly direct and mutually acknowledged competitors.” However, being direct competitors does not necessarily mean that the rivalry between the firms will be intense. The drivers of competitive behavior—as well as factors influencing the likelihood that a competitor will initiate competitive actions and will respond to its competitor’s competitive actions—influence the intensity of rivalry, even for direct competitors.

In Chapter 2, we discussed competitor analysis as a technique firms use to understand their competitive environment. Together, the general, industry, and competitive environments comprise the firm’s external environment. We also described how competitor analysis is used to help the firm understand its competitors. This understanding results from studying competitors’ future objectives, current strategies, assumptions, and capabilities (see Figure 2.3). In this chapter, the discussion of competitor analysis is extended to describe what firms study to be able to predict competitors’ behavior in the form of their competitive actions and responses. The discussions of competitor analysis in Chapter 2 and in this chapter are complementary in that firms must first understand competitors (Chapter 2) before their competitive actions and competitive responses can be predicted (this chapter).

Market Commonality

Each industry is composed of various markets. The financial services industry has markets for insurance, brokerage services, banks, and so forth. To concentrate on the needs of different, unique customer groups, markets can be further subdivided. The insurance market, for example, could be broken into market segments (such as commercial and consumer), product segments (such as health insurance and life insurance), and geographic markets (such as Western Europe and Southeast Asia). In general, the capabilities generated by the Internet’s technology help to shape the nature of industries’ markets along with the competition among firms operating in them. For example, widely available electronic news sources affect how traditional print news distributors such as newspapers conduct their business.

In general, competitors agree about the different characteristics of individual markets that form an industry. For example, in the transportation industry, there is an understanding that the commercial air travel market differs from the ground transportation market, which is served by such firms as Yellow Freight System and J.B. Hunt Transport Services Inc. Although differences exist, most industries’ markets are somewhat related in terms of technologies used or core competencies needed to develop a competitive advantage. For example, different types of transportation companies need to provide reliable and timely service. Commercial air carriers such as Southwest and JetBlue must therefore develop service competencies to satisfy their passengers, while Yellow Freight System and J.B. Hunt Transport Services Inc. must develop such competencies to serve the needs of those using their fleets to ship goods.

Firms competing in several markets, some of which may be in different industries, are likely to come into contact with a particular competitor several times, a situation that involves the concept of market commonality. Market commonality is concerned with the number of markets with which the firm and a competitor are jointly involved and the degree of importance of the individual markets to each. Firms competing against one another in several or many markets engage in multimarket competition. McDonald’s and Burger King compete against each other in multiple geographic markets across the world, while Prudential and Cigna compete against each other in several market segments (such as institutional and retail) as well as product markets (such as life insurance and health insurance). Airlines, chemicals, pharmaceuticals, and consumer foods are examples of other industries in which firms often simultaneously engage each other in competition in multiple markets.
Firms competing in several markets have the potential to respond to a competitor’s actions not only within the market in which the actions are taken, but also in other markets where they compete with the rival. This potential creates a complicated competitive mosaic in which “the moves an organization makes in one market are designed to achieve goals in another market in ways that aren’t immediately apparent to its rivals.”37 This potential complicates the rivalry between competitors. In fact, research suggests that “a firm with greater multimarket contact is less likely to initiate an attack, but more likely to move (respond) aggressively when attacked.”38 Thus, in general, multimarket competition reduces competitive rivalry.39

Resource Similarity

Resource similarity is the extent to which the firm’s tangible and intangible resources are comparable to a competitor’s in terms of both type and amount.40 Firms with similar types and amounts of resources are likely to have similar strengths and weaknesses and use similar strategies.41 The competition between Sony and Toshiba to establish the standard format for high-definition DVDs demonstrates these expectations. It is similar to the original battle they fought in the 1990s on DVDs, which ended in a draw with each firm sharing in the royalties from DVD sales. In the current battle, Sony has considerable support from major consumer electronics firms such as Matsushita, Samsung, Apple, Dell, and entertainment giant Walt Disney. Toshiba has powerful support from Intel, NEC, and many of the movie studios such as Paramount and Warner Bros. Pictures. They could compromise and pool their patents, but each firm would prefer to win the battle because of the significant returns a victory would provide.42 Sony and Toshiba each serve only part of the market; yet establishing one standard requires that one firm wins and one firm loses. In other words, with one standard, one of the firms would serve the whole market. Additionally, they each have strong technological capabilities and the financial resources to develop the technology further as needed. In this case, intangible resources such as firm reputation could play a significant role in deciding the outcome of the competition between these companies.43

When performing a competitor analysis, a firm analyzes each of its competitors in terms of market commonality and resource similarity. The results of these analyses can be mapped for visual comparisons. In Figure 5.3, we show different hypothetical intersections between the firm and individual competitors in terms of market commonality and resource similarity. These intersections indicate the extent to which the firm and those with which it is compared are competitors.44 For example, the firm and its competitor displayed in quadrant I of Figure 5.3 have similar types and amounts of resources (that is, the two firms have a similar portfolio of resources). The firm and its competitor in quadrant I would use their similar resource portfolios to compete against each other in many markets that are important to each. These conditions lead to the conclusion that the firms modeled in quadrant I are direct and mutually acknowledged competitors (e.g., Sony and Toshiba). In contrast, the firm and its competitor shown in quadrant III share few markets and have little similarity in their resources, indicating that they aren’t direct and mutually acknowledged competitors. The firm’s mapping of its competitive relationship with rivals is fluid as firms enter and exit markets and as companies’ resources change in type and amount. Thus, the companies with which the firm is a direct competitor change across time.

Toyota Motor Corp. and General Motors (GM) have high market commonality, as they compete in many of the same global markets. In years past, the companies also had similar types and quantities of resources. This is changing, though, in that the companies’ resources are becoming dissimilar, especially in terms of profitability and sales revenue. In fact, the companies are moving in opposite directions—Toyota’s sales and
Profits are increasing while GM’s sales and profits are decreasing. Thus, quadrant II in Figure 5.3 captures the degree to which Toyota and GM are direct competitors. In the Strategic Focus, we suggest the possibility that some of Toyota’s recent competitive actions, such as moving into new international markets, are likely to increase the competition between Toyota and GM hastening GM’s decline.

How will GM respond to the possibility of increased competition from Toyota in the global market? The challenge is daunting, in that it is difficult if not impossible to “out-Toyota Toyota.” Yet Toyota’s chairman, Hiroshi Okuda, is worried about GM’s weakness. While Toyota has targeted becoming the world’s leading auto manufacturer, its managers are concerned that if GM is hurt too badly, there could be a public and political backlash in the United States, leading to restrictions on Toyota’s actions in the U.S. market. Most analysts argue, however, that protectionism will only make firms weaker; market competition forces them to strengthen their capabilities. In so doing they will become more competitive over time.

Drivers of Competitive Actions and Responses

As shown in Figure 5.2, market commonality and resource similarity influence the drivers (Awareness, motivation, and ability) of competitive behavior. In turn, the drivers influence the firm’s competitive behavior, as shown by the actions and responses it takes while engaged in competitive rivalry.

Awareness, which is a prerequisite to any competitive action or response taken by a firm, refers to the extent to which competitors recognize the degree of their mutual

interdependence that results from market commonality and resource similarity. Awareness tends to be greatest when firms have highly similar resources (in terms of types and amounts) to use while competing against each other in multiple markets. All U.S. airlines are aware of Southwest as a competitor, and certainly Wal-Mart and France’s Carrefour, the two largest supermarket groups in the world, are aware of each other as a primary competitor. The last two firms’ joint awareness has increased as they use similar resources to compete against each other for dominant positions in multiple European and South American markets. Awareness affects the extent to which the firm understands the consequences of its competitive actions and responses. A lack of awareness can lead to excessive competition, resulting in a negative effect on all competitors’ performance.

**Motivation**, which concerns the firm’s incentive to take action or to respond to a competitor’s attack, relates to perceived gains and losses. Thus, a firm may be aware of competitors but may not be motivated to engage in rivalry with them if it perceives that its position will not improve or that its market position won’t be damaged if it doesn’t respond.

Market commonality affects the firm’s perceptions and resulting motivation. For example, all else being equal, the firm is more likely to attack the rival with whom it has low market commonality than the one with whom it competes in multiple markets. The primary reason is that there are high stakes involved in trying to gain a more advantageous position over a rival with whom the firm shares many markets. As we mentioned earlier, multimarket competition can find a competitor responding to the firm’s action in a market different from the one in which the initial action was taken. Actions and responses of this type can cause both firms to lose focus on core markets and to battle each other with resources that had been allocated for other purposes. Because of the high stakes of competition under the condition of market commonality, there is a high probability that the attacked firm will respond to its competitor’s action in an effort to protect its position in one or more markets.

In some instances, the firm may be aware of the large number of markets it shares with a competitor and may be motivated to respond to an attack by that competitor, but it lacks the ability to do so. **Ability** relates to each firm’s resources and the flexibility they provide. Without available resources (such as financial capital and people), the firm lacks the ability to attack a competitor or respond to its actions. However, similar resources suggest similar abilities to attack and respond. When a firm faces a competitor with similar resources, careful study of a possible attack before initiating it is essential because the similarly resourced competitor is likely to respond to that action.

**Resource dissimilarity** also influences competitive actions and responses between firms, in that “the greater is the resource imbalance between the acting firm and competitors or potential responders, the greater will be the delay in response” by the firm with a resource disadvantage. For example, Wal-Mart initially used a focused cost leadership strategy to compete only in small communities (those with a population of 25,000 or less). Using sophisticated logistics systems and extremely efficient purchasing practices as advantages, among others, Wal-Mart created what was at that time a new type of value (primarily in the form of wide selections of products at the lowest competitive prices) for customers in small retail markets. Local competitors lacked the ability...
Is General Motors Stuck in the 1970s?

At times it seems that General Motors (GM) operates as if it is still in the 1970s, when its market share was over 50 percent. In 2005 GM remained the largest auto manufacturer in the world, but second-place Toyota is gaining fast. Its competitive actions in recent years to produce exceptionally high quality and differentiated automobiles, sell them in multiple product segments (e.g., luxury, small fuel efficient, and moderate cost) and expand sales all over the world (e.g., Europe, China) have increased its growth and enhanced its market share. GM’s annual sales are the fifth largest in the world across all industries, but the company is faltering. In 2005, its market share was only slightly above 25 percent and it was on track to have a net loss of billions of dollars.

GM’s problems are many. Importantly, managerial hubris led the firm to use tunnel vision in formulating its strategies, and the firm did not respond effectively (or at all) to major changes in the auto industry. One analyst commented that “GM has found itself stuck in second gear for a quarter of a century.” It did not respond quickly or effectively to the earlier popularity of compact cars or to the more recent trend toward hybrid vehicles. It has negotiated poorly with unions, incurring massive costs and future liabilities. Because of these contractual cost requirements, it has accepted compromises in car design and engineering. The result has been automobiles with outdated designs for the marketplace, unable to compete with more attractive designs from competitors. According to one analyst, “The bedrock principle upon which GM was built—offering a car to feed every market segment—has degraded into a series of contrived brands, most with little identity, and bland, overlapping product lines.”

GM has two major assets at present, a well-known brand name and cash. Unfortunately, the brand name has begun to suffer because of poor designs and weak quality relative to competitors and cash must be invested wisely if it is to be of value other than keeping a firm out of bankruptcy court. While the decline in sales and profits show the need to shut down plants and reduce production, GM cannot do so. Its union contracts require that all plants be operated at no less than 80 percent capacity.

GM’s executives have also shown a penchant for poor strategic decisions and an inability to capitalize on opportunities. For example, GM was an early mover into China. It has invested more than $1 billion in China since 1998, but due to intense competition in 2005, it experienced a 35 percent decline in sales in Shanghai, the largest auto market in the country. In contrast, Hyundai and a local company, Chery, had substantial sales increases in this market. Simply put, these competitors have done a better job of designing and manufacturing cars that Chinese consumers desire.

Addressing the continuing reductions in performance, GM’s CEO, Rick Wagoner, implied that the company was not making the progress needed, partly because of the “intense competitive conditions and pricing pressures.” Further, he suggests that GM must increase its efficiency and productivity.

to marshal needed resources at the pace required to respond quickly and effectively. However, even when facing competitors with greater resources (greater ability) or more attractive market positions, firms should eventually respond, no matter how daunting the task seems.55 Choosing not to respond can ultimately result in failure, as happened with at least some local retailers who didn’t respond to Wal-Mart’s competitive actions.

As explained in the Strategic Focus, GM was once the market leader but now is having trouble competing in the global auto market. In the near future, Toyota is likely to exceed GM as the largest auto maker in the world. Some speculate whether GM can survive and compete effectively over time. In a disadvantageous competitive position, firms might best try to serve a special niche in the market to avoid direct competition.56 Those serving market niches effectively often enjoy positive performance outcomes. Unfortunately, GM attempts to serve the broader market, and so is unlikely to have a positive future unless major changes are made.

**Competitive Rivalry**

The ongoing competitive action/response sequence between a firm and a competitor affects the performance of both firms;57 thus it is important for companies to carefully study competitive rivalry to select and implement successful strategies. Understanding a competitor’s awareness, motivation, and ability helps the firm to predict the likelihood of an attack by that competitor and the probability that a competitor will respond to actions taken against it.

As we described earlier, the predictions drawn from studying competitors in terms of awareness, motivation, and ability are grounded in market commonality and resource similarity. These predictions are fairly general. The value of the final set of predictions the firm develops about each of its competitors’ competitive actions and responses is enhanced by studying the “Likelihood of Attack” factors (such as first-mover incentives and organizational size) and the “Likelihood of Response” factors (such as the actor’s reputation) that are shown in Figure 5.2. Evaluating and understanding these factors allows the firm to refine the predictions it makes about its competitors’ actions and responses.

**Strategic and Tactical Actions**

Firms use both strategic and tactical actions when forming their competitive actions and competitive responses in the course of engaging in competitive rivalry.58 A **competitive action** is a strategic or tactical action the firm takes to build or defend its competitive advantages or improve its market position. A **competitive response** is a strategic or tactical action the firm takes to counter the effects of a competitor’s competitive action. A **strategic action or a strategic response** is a market-based move that involves a significant commitment of organizational resources and is difficult to implement and reverse. A **tactical action or a tactical response** is a market-based move that is taken to fine-tune a strategy; it involves fewer resources and is relatively easy to implement and reverse. Hyundai Motor Co.’s expenditures on research and development and plant expansion to support the firm’s desire to be one of the world’s largest carmakers by 2010, selling at least one million units annually in the United States,59 are strategic actions. Likewise, Boeing Corp.’s decision to commit the resources required to build the
super-efficient 787 midsized jetliner for delivery in 2008 demonstrates a strategic action. Changes in airfares are somewhat frequently announced by airlines. As tactical actions that are easily reversed, pricing decisions are often taken by these firms to increase demand in certain markets during certain periods.

Coca-Cola Company, PepsiCo Inc., and Nestlé SA are aware of one another as they compete in the bottled water market. Moreover, this awareness influences the competitive actions and responses these firms initiate as they engage in competitive rivalry. Of course, bottled water isn’t the only product category (outside of soft drinks) in which multimarket competitors Coca-Cola and PepsiCo compete against each other. Because of the degree of their market commonality and resource similarity and the fact that they engage in multimarket competition, Coca-Cola and PepsiCo will continue to carefully monitor each other’s competitive actions and responses in multiple product areas as part of their competitive rivalry.

**Likelihood of Attack**

In addition to market commonality, resource similarity, and the drivers of awareness, motivation, and ability, other factors affect the likelihood a competitor will use strategic actions and tactical actions to attack its competitors. Three of these factors—first-mover incentives, organizational size, and quality—are discussed next.

**First-Mover Incentives**

A *first mover* is a firm that takes an initial competitive action in order to build or defend its competitive advantages or to improve its market position. The first-mover concept has been influenced by the work of the famous economist Joseph Schumpeter, who argued that firms achieve competitive advantage by taking innovative actions (innovation is defined and described in detail in Chapter 13). In general, first movers “allocate funds for product innovation and development, aggressive advertising, and advanced research and development.”

The benefits of being a successful first mover can be substantial. Especially in fast-cycle markets (discussed later in the chapter), where changes occur rapidly and where it is virtually impossible to sustain a competitive advantage for any length of time, “a first mover may experience five to ten times the valuation and revenue of a second mover.” This evidence suggests that although first-mover benefits are never absolute, they are often critical to firm success in industries experiencing rapid technological developments and relatively short product life cycles. In addition to earning above-average returns until its competitors respond to its successful competitive action, the first mover can gain (1) the loyalty of customers who may become committed to the goods or services of the firm that first made them available and (2) market share that can be difficult for competitors to take during future competitive rivalry. The general evidence that first movers have greater survival rates than later market entrants is perhaps the culmination of first-mover benefits.

The firm trying to predict its competitors’ competitive actions might conclude that they will take aggressive strategic actions to gain first movers’ benefits. However, while a firm’s competitors might be motivated to be first movers, they may lack the ability to do so. First movers tend to be aggressive and willing to experiment with innovation and take higher, yet reasonable, levels of risk. To be a first mover, the firm must have readily
available the resources to significantly invest in R&D as well as to rapidly and successfully produce and market a stream of innovative products.  

Organizational slack makes it possible for firms to have the ability (as measured by available resources) to be first movers. Slack is the buffer or cushion provided by actual or obtainable resources that aren’t currently in use and are in excess of the minimum resources needed to produce a given level of organizational output. In 2005, many of the large oil companies, such as ExxonMobil, had considerable slack resources: With oil prices in excess of $70 per barrel, they had significant amounts of cash on hand.

As a liquid resource, slack can quickly be allocated to support the competitive actions, such as R&D investments and aggressive marketing campaigns that lead to first-mover benefits. This relationship between slack and the ability to be a first mover allows the firm to predict that a competitor who is a first mover likely has available slack and will probably take aggressive competitive actions to continuously introduce innovative products. Furthermore, the firm can predict that as a first mover, a competitor will try to rapidly gain market share and customer loyalty in order to earn above-average returns until its competitors are able to effectively respond to its first move.

Firms evaluating their competitors should realize that being a first mover carries risk. For example, it is difficult to accurately estimate the returns that will be earned from introducing product innovations to the marketplace. Additionally, the first mover’s cost to develop a product innovation can be substantial, reducing the slack available to it to support further innovation. Thus, the firm should carefully study the results a competitor achieves as a first mover. Continuous success by the competitor suggests additional product innovations, while lack of product acceptance over the course of the competitor’s innovations may indicate less willingness in the future to accept the risks of being a first mover.

A second mover is a firm that responds to the first mover’s competitive action, typically through imitation. More cautious than the first mover, the second mover studies customers’ reactions to product innovations. In the course of doing so, the second mover also tries to find any mistakes the first mover made so that it can avoid them and the problems they created. Often, successful imitation of the first mover’s innovations allows the second mover “to avoid both the mistakes and the huge spending of the pioneers [first movers].” Second movers also have the time to develop processes and technologies that are more efficient than those used by the first mover. Greater efficiencies could result in lower costs for the second mover. American Home Mortgage Holdings Inc. (AHMH) is a second mover with its Internet-based offering, MortgageSelect.com. In the words of the firm’s CEO, being the second mover allowed it “to see where other firms had failed.” Based on its observations of earlier Internet mortgage market entrants, AHMH decided not to brand its own services (instead providing mortgages for other companies) and has fine-tuned the offering of a “high-touch” call center to support its Web site. Overall, the outcomes of the first mover’s competitive actions may provide an effective blueprint for second and even late movers as they determine the nature and timing of their competitive responses.

Determining that a competitor is an effective second mover (based on its past actions) allows a first-mover firm to predict that the competitor will respond quickly to successful, innovation-based market entries. The first mover can expect a successful second-mover competitor to study its market entries and to respond with its own new entry into the market within a short time period. As a second mover, the competitor will try to respond with a product that provides greater customer value than does the first mover’s product. The most successful second movers are able to rapidly and meaningfully interpret market feedback to respond quickly, yet successfully, to the first mover’s successful innovations.
A late mover is a firm that responds to a competitive action a significant amount of time after the first mover’s action and the second mover’s response. Typically, a late response is better than no response at all, although any success achieved from the late competitive response tends to be considerably less than that achieved by first and second movers. Thus, the firm competing against a late mover can predict that the competitor will likely enter a particular market only after both the first and second movers have achieved success in that market. Moreover, on a relative basis, the firm can predict that the late mover’s competitive action will allow it to earn average returns only after the considerable time required for it to understand how to create at least as much customer value as that offered by the first and second movers’ products. Although exceptions exist, most of the late mover’s competitive actions will be ineffective relative to those initiated by first and second movers.

**Organizational Size**

An organization’s size affects the likelihood that it will take competitive actions as well as the types of actions it will take and their timing. In general, small firms are more likely than large companies to launch competitive actions and tend to do it more quickly. Smaller firms are thus perceived as nimble and flexible competitors who rely on speed and surprise to defend their competitive advantages or develop new ones while engaged in competitive rivalry, especially with large companies, to gain an advantageous market position. Small firms’ flexibility and nimbleness allow them to develop variety in their competitive actions; large firms tend to limit the types of competitive actions used.

Large firms, however, are likely to initiate more competitive actions along with more strategic actions during a given period. Thus, when studying its competitors in terms of organizational size, the firm should use a measurement such as total sales revenue or total number of employees. The competitive actions the firm likely will encounter from competitors larger than it is will be different than the competitive actions it will encounter from competitors that are smaller.

The organizational-size factor adds another layer of complexity. When engaging in competitive rivalry, the firm often prefers a large number of unique competitive actions. Ideally, the organization has the amount of slack resources held by a large firm to launch a greater number of competitive actions and a small firm’s flexibility to launch a greater variety of competitive actions. Herb Kelleher, cofounder and former CEO of Southwest Airlines, addressed this matter: “Think and act big and we’ll get smaller. Think and act small and we’ll get bigger.”

In the context of competitive rivalry, Kelleher’s statement can be interpreted to mean that relying on a limited number or types of competitive actions (which is the large firm’s tendency) can lead to reduced competitive success across time, partly because competitors learn how to effectively respond to the predictable. In contrast, remaining flexible and nimble (which is the small firm’s tendency) in order to develop and use a wide variety of competitive actions contributes to success against rivals.

Wal-Mart is a large firm that has the flexibility required to take many types of competitive actions. With almost $288 billion in sales revenue in 2004, Wal-Mart is the world’s largest company.
In less than a decade, Wal-Mart has become one of the largest grocery retailers in the United States. This accomplishment demonstrates Wal-Mart’s ability to successfully compete against its various rivals, even long-established grocers. Not far behind Wal-Mart in 2004 sales revenue were British Petroleum ($285 billion in sales), ExxonMobil ($271 billion in sales), and Royal Dutch Shell ($269 billion in sales), all large oil companies. Analysts believe that Wal-Mart’s tactical actions are as critical to its success as its strategic actions and that its tactical actions demonstrate a great deal of flexibility. For example, “every humble store worker has the power to lower the price on any Wal-Mart product if he spots it cheaper elsewhere.” Decision-making responsibility and authority have been delegated to the level of the individual worker to make certain that the firm’s cost leadership business-level strategy always results in the lowest prices for customers. Managers and employees both spend a good deal of time thinking about additional strategic and tactical actions, respectively, that might enhance the firm’s performance. Wal-Mart has met the expectation suggested by Kelleher’s statement, in that it is a large firm that “remains stuck to its small-town roots” in order to think and act like the small firm capable of using a wide variety of competitive actions. Wal-Mart is continuing to apply this type of thinking to its major expansion in China. In 2005, China is building 15 new stores, including supercenters in Beijing and Shanghai. Wal-Mart’s competitors might feel confident in predicting that the firm’s competitive actions will be a combination of the tendencies shown by small and large companies.

**Quality**

Quality has many definitions, including well-established ones relating it to the production of goods or services with zero defects and seeing it as a never-ending cycle of continuous improvement. From a strategic perspective, we consider quality to be an outcome of how the firm completes primary and support activities (see Chapter 3). Thus, quality exists when the firm’s goods or services meet or exceed customers’ expectations. Some evidence suggests that quality may be the most critical component in satisfying the firm’s customers. In the eyes of customers, quality is about doing the right things relative to performance measures that are important to them. Customers may be interested in measuring the quality of a firm’s goods and services against a broad range of dimensions. Sample quality dimensions in which customers commonly express an interest are shown in Table 5.1. Quality is possible only when top-level managers support it and when its importance is institutionalized throughout the entire organization. When quality is institutionalized and valued by all, employees and managers alike become vigilant about continuously finding ways to improve quality.

Quality is a universal theme in the global economy and is a necessary but not sufficient condition for competitive success. Without quality, a firm’s products lack credibility, meaning that customers don’t think of them as viable options. Indeed, customers won’t consider buying a product until they believe that it can satisfy at least their base-level expectations in terms of quality dimensions that are important to them. Quality is important for firm performance. For example, innovative new products lead to higher firm performance only when they are of high quality. Quality affects competitive rivalry. The firm evaluating a competitor whose products suffer from poor quality can predict that the competitor’s sales revenue will likely decline until the quality issues are resolved. In addition, the firm can predict that the competitor likely won’t be aggressive in its competitive actions until the quality problems are corrected in order to gain credibility with customers. However, after the problems are corrected, that competitor is likely to take more aggressive competitive actions. Hyundai Motor Co.’s experiences illustrate these expectations.
Immediately upon becoming CEO of Hyundai Motor Co. in March 1999, Mong Koo Chung started touring the firm’s manufacturing facilities. Appalled at what he saw, he told workers and managers alike, “The only way we can survive is to raise our quality to Toyota’s level.”

To dramatically improve quality, a quality-control unit was established, and significant resources (over $1 billion annually) were allocated to research and development (R&D) in order to build cars that could compete on price and deliver on quality. Today, quality is still viewed as the firm’s number one priority. In 2003, the director of automotive quality research at J.D. Power observed, “Since 1998, Hyundai is the most improved car in the initial quality survey. They have dropped their number of quality problems by 50 percent.”

Signaling a strong belief in its products’ quality, Hyundai offers a 10-year drive-train warranty in the United States, which the firm has selected as a key market. As noted in the earlier Strategic Focus, Hyundai is taking market share from GM in the Chinese market. Improvements to the quality of Hyundai’s products helped the firm to become a more aggressive competitor.
The success of a firm’s competitive action is affected by the likelihood that a competitor will respond to it as well as by the type (strategic or tactical) and effectiveness of that response. As noted earlier, a competitive response is a strategic or tactical action the firm takes to counter the effects of a competitor’s competitive action. In general, a firm is likely to respond to a competitor’s action when (1) the action leads to better use of the competitor’s capabilities to gain or produce stronger competitive advantages or an improvement in its market position, (2) the action damages the firm’s ability to use its capabilities to create or maintain an advantage, or (3) the firm’s market position becomes less defensible.95

In addition to market commonality and resource similarity and awareness, motivation, and ability, firms evaluate three other factors—type of competitive action, reputation, and market dependence—to predict how a competitor is likely to respond to competitive actions (see Figure 5.2).

Type of Competitive Action

Competitive responses to strategic actions differ from responses to tactical actions. These differences allow the firm to predict a competitor’s likely response to a competitive action that has been launched against it. In general, strategic actions receive strategic responses and tactical actions receive tactical responses.

In general, strategic actions elicit fewer total competitive responses because strategic responses, such as market-based moves, involve a significant commitment of resources and are difficult to implement and reverse.96 Moreover, the time needed for a strategic action to be implemented and its effectiveness assessed delays the competitor’s response to that action.97 In contrast, a competitor likely will respond quickly to a tactical action, such as when an airline company almost immediately matches a competitor’s tactical action of reducing prices in certain markets. Either strategic actions or tactical actions that target a large number of a rival’s customers are likely to elicit strong responses.98 In fact, if the effects of a competitor’s strategic action on the focal firm are significant (e.g., loss of market share, loss of major resources such as critical employees), a response is likely to be swift and strong.99

Actor’s Reputation

In the context of competitive rivalry, an actor is the firm taking an action or a response while reputation is “the positive or negative attribute ascribed by one rival to another based on past competitive behavior.”100 A positive reputation may be a source of above-average returns, especially for consumer goods producers.101 Thus, a positive corporate reputation is of strategic value102 and affects competitive rivalry. To predict the likelihood of a competitor’s response to a current or planned action, firms evaluate the responses that the competitor has taken previously when attacked—past behavior is assumed to a predictor of future behavior.

Competitors are more likely to respond to strategic or tactical actions when they are taken by a market leader.103 In particular, evidence suggests that commonly successful actions, especially strategic actions, will be quickly imitated. For example, although a second mover, IBM committed significant resources to enter the PC mar-
When IBM was immediately successful in this endeavor, competitors such as Dell, Compaq, and Gateway responded with strategic actions to enter the market. IBM’s reputation as well as its successful strategic action strongly influenced entry by these competitors. Today, though, Dell is the PC market leader and a strong performer (IBM is a much smaller force in the market); in 2005, Dell was chosen as Fortune’s “Most Admired Corporation” in the United States. Competitors now target Dell as the market leader.

In contrast to a firm with a strong reputation, such as IBM, competitors are less likely to take responses against a company with a reputation for competitive behavior that is risky, complex, and unpredictable. The firm with a reputation as a price predator (an actor that frequently reduces prices to gain or maintain market share) generates few responses to its pricing tactical actions because price predators, which typically increase prices once their market share objective is reached, lack credibility with their competitors.

**Dependence on the Market**

Market dependence denotes the extent to which a firm’s revenues or profits are derived from a particular market. In general, firms can predict that competitors with high market dependence are likely to respond strongly to attacks threatening their market position. Interestingly, the threatened firm in these instances may not always respond quickly, although an effective response to an attack on the firm’s position in a critical market is very important.

Boeing and Airbus each have significant shares of the global passenger airplane market. They also compete in another market, airplane defense contracts. When an opportunity is presented to one, the other is likely to be a competitor in the same market and for specific contracts. For example, in 2005 the U.S. Air Force was considering replacing its aging fleet of aerial tankers used for refueling aircraft in the air. Given that the Air Force has 540 of these aircraft, the contract is likely to be lucrative. Boeing and Airbus are aggressively competing for the opportunity to receive the contract for the new fleet because they depend greatly on the aircraft industry. These two firms are the primary competitors so that when one receives a contract, it normally means that the other one lost out. Similarly, there is significant competition in the luxury automobile market. A few years ago, Mercedes introduced a series of new “classes” of its luxury automobile. BMW, whose performance is similar to Mercedes’ and who is substantially dependent on its success in the luxury auto market, followed by introducing its own new series. Mercedes recently announced a new generation of its M-Class autos. Given that the new series of vehicles represents an upgrade, it will be interesting to see if BMW and other competitors (e.g., Lexus) respond.

Coca-Cola has been losing its competitive capabilities over the last few years. It seems unable to defend its market position against attacks made by PepsiCo, even though it is highly dependent on the beverage market. Since the death of its highly regarded CEO, Roberto Goizueta, in 1997, Coca-Cola has struggled through a series of CEOs and other top executives. As a result of this turmoil, and because PepsiCo made the right competitive moves by introducing valued new products, PepsiCo has gained in the market and is earning profits while Coke’s profits are falling along with its fortunes. Coke’s current CEO, Neville Isdell, is trying to meet the challenge by advertising heavily to support existing brands and by introducing new products. We must now observe how the competition between Coke and Pepsi plays out over time to see the results of the competitive actions and responses between these major competitors.
The Continuing Saga of Coke and Pepsi Competition: Has Coke Fizzled While Pepsi Popped the Top?

In 2004, the Coca-Cola Company named a new CEO, but some referred to it as another public spectacle by Coke. Procter & Gamble’s CEO, A.G. Lafley, called it one of the strangest processes he had observed. After the unsuccessful tenure of a couple of short-term CEOs and a controversial tenure, Neville Isdell was brought out of retirement to become Coke’s CEO in 2004. The once vaunted company had fallen on hard times.

In 1998 Coca-Cola was considered a crown jewel, one of the best-known brands in the world. Since that time, however, the company has experienced a number of unsettling dysfunctional actions (some would call them management blunders). The musical chairs in the top executive jobs and the “good old boys” on the board of directors, which one analyst refers to as the “Coca-Cola Keiretsu,” have added to the company’s problems. In the period 2000–2005, the 13 highest-level executives in the company all left their jobs, suggesting chaos at the top of the company.

Coca-Cola has gone flat and needs a new formula. In the first quarter of 2005, Coke reported an 11 percent decline in profits because of continuing weak sales in North America and Europe. In contrast, PepsiCo reported a 13 percent increase in profits for the second quarter of 2005. These results for PepsiCo exceeded predictions by Wall Street analysts. PepsiCo attributed the profits increase to continued aggressive investments in North American beverages and in its international business operations, and its plan to increase these investments still further in future quarters. This may spell further trouble for Coca-Cola. Both companies are heavily dependent on their beverage businesses, although PepsiCo has significant snack food operations as well. The increases in PepsiCo’s business in North American and international markets likely have come at least partly at the benefit of Coca-Cola losses. PepsiCo has reported strong increases in drinks and snack food sales in India, China, Russia, Turkey, Argentina, and the Middle East. It reported significant jumps in the sales of noncarbonated beverages. Neville Isdell, Coke’s CEO, recognizes the challenges ahead of him. He says the “system isn’t broken,” with which some analysts might quarrel. However, he is investing heavily in advertising to shore up Coke’s stronger brands and also investing in new drinks as well.

One analyst pointed out that Coca-Cola has not produced a successful new soda brand since 1982. Consultant Tom Pirko recommends that the company invest heavily in developing new brands and new icons. He believes the firm needs to take some risks again so that consumers will once more become excited about Coke products. Perhaps Isdell has been listening, because in 2005 Coke invested in the no-calorie market with Coca-Cola Zero; it acquired a majority stake in a milk drinks firm; it bought a stake in a Danone bottled-water venture; and it began distributing a new citrus-flavored drink and the Rockstar energy drink. Only time will tell if this is enough to overcome PepsiCo’s big push in new products such as Pepsi Lime, Pepsi One, and Propel fitness water.

Whereas competitive rivalry concerns the ongoing actions and responses between a firm and its competitors for an advantageous market position, competitive dynamics concerns the ongoing actions and responses taking place among all firms competing within a market for advantageous positions.

To explain competitive rivalry, we described (1) factors that determine the degree to which firms are competitors (market commonality and resource similarity), (2) the drivers of competitive behavior for individual firms (awareness, motivation, and ability) and (3) factors affecting the likelihood that a competitor will act or attack (first-mover incentives, organizational size, and quality) and respond (type of competitive action, reputation, and market dependence). Building and sustaining competitive advantages are at the core of competitive rivalry, in that advantages are the key to creating value for shareholders.

To explain competitive dynamics, we discuss the effects of varying rates of competitive speed in different markets (called slow-cycle, fast-cycle, and standard-cycle markets, defined below) on the behavior (actions and responses) of all competitors within a given market. Competitive behaviors as well as the reasons or logic for taking them are similar within each market type, but differ across market type. Thus, competitive dynamics differ in slow-cycle, fast-cycle, and standard-cycle markets. The sustainability of the firm’s competitive advantages differs across the three market types.

As noted in Chapter 1, firms want to sustain their competitive advantages for as long as possible, although no advantage is permanently sustainable. The degree of sustainability is affected by how quickly competitive advantages can be imitated and how costly it is to do so.

**Slow-Cycle Markets**

**Slow-cycle markets** are those in which the firm’s competitive advantages are shielded from imitation commonly for long periods of time and where imitation is costly. Thus, competitive advantages are sustainable in slow-cycle markets.

Building a unique and proprietary capability produces a competitive advantage and success in a slow-cycle market. This type of advantage is difficult for competitors to understand. As discussed in Chapter 3, a difficult-to-understand and costly-to-imitate resource or capability usually results from unique historical conditions, causal ambiguity, and/or social complexity. Copyrights, geography, patents, and ownership of an information resource are examples of resources. After a proprietary advantage is developed, the firm’s competitive behavior in a slow-cycle market is oriented to protecting, maintaining, and extending that advantage. Thus, the competitive dynamics in slow-cycle markets usually concentrate on competitive actions and responses that enable firms to protect, maintain, and extend their competitive advantage. Major strategic actions in these markets, such as acquisitions, usually carry less risk than in faster cycle markets.

Walt Disney Co. continues to extend its proprietary characters, such as Mickey Mouse, Minnie Mouse, and Goofy. These characters have a unique historical development as a result of Walt and Roy Disney’s creativity and vision for entertaining people. Products based on the characters seen in Disney’s animated films are sold through Disney’s theme park shops as well as freestanding retail outlets called Disney Stores. Because patents shield it, the proprietary nature of Disney’s advantage in terms of animated characters protects the firm from imitation by competitors.
Consistent with another attribute of competition in a slow-cycle market, Disney protects its exclusive rights to its characters and their use as shown by the fact that "the company once sued a day-care center, forcing it to remove the likeness of Mickey Mouse from a wall of the facility." As with all firms competing in slow-cycle markets, Disney’s competitive actions (such as building theme parks in France, Japan, and China) and responses (such as lawsuits to protect its right to fully control use of its animated characters) maintain and extend its proprietary competitive advantage while protecting it.

Patent laws and regulatory requirements such as those in the United States requiring FDA (Food and Drug Administration) approval to launch new products shield pharmaceutical companies’ positions. Competitors in this market try to extend patents on their drugs to maintain advantageous positions that the patents provide. However, after a patent expires, the firm is no longer shielded from competition, allowing generic imitations and usually leading to a loss of sales. As is true with Walt Disney Co., pharmaceutical companies aggressively pursue legal actions to protect their patents. This is demonstrated by recent actions taken by Pfizer Inc., the maker and seller of Lipitor, the world’s most prescribed cholesterol-lowering drug. Pfizer filed a suit asking a judge to prohibit Ranbaxy from making and marketing Lipitor before Pfizer’s 1987 U.S. patent expires in 2010. The stakes are high in these suits because Pfizer generates over $10 billion annually on Lipitor sales. But it is a continuous battle; Pfizer lost a case in 2005 when the Australian patent office eliminated Pfizer’s patent protection on Lipitor in a challenge filed by Ranbaxy. Also, in 2005, the U.S. Patent and Trademark Office ruled that one of Pfizer’s several patents on Lipitor was based on invalid arguments.

The competitive dynamics generated by firms competing in slow-cycle markets are shown in Figure 5.4. In slow-cycle markets, firms launch a product (e.g., a new drug) that has been developed through a proprietary advantage (e.g., R&D) and then exploit it for as long as possible while the product is shielded from competition. Eventually, competitors respond to the action with a counterattack. In markets for drugs, this counterattack commonly occurs as patents expire or are broken through legal means, creating the need for another product launch by the firm seeking a protected market position.

Fast-Cycle Markets

Fast-cycle markets are markets in which the firm’s competitive advantages aren’t shielded from imitation and where imitation happens quickly and perhaps somewhat inexpensively.

Fast-cycle markets are markets in which the firm’s capabilities that contribute to competitive advantages aren’t shielded from imitation and where imitation is often rapid and inexpensive. Thus, competitive advantages aren’t sustainable in fast-cycle markets. Firms competing in fast-cycle markets recognize the importance of speed; these companies appreciate that "time is as precious a business resource as money or head count—and that the costs of hesitation and delay are just as steep as going over budget or missing a financial forecast." Such high-velocity environments place considerable pressures on top managers to make strategic decisions quickly but they must also be effective. The often substantial competition and technology-based strategic focus make the strategic decision complex, increasing the need for a comprehensive approach integrated with decision speed, two often-conflicting characteristics of the strategic decision process.

Reverse engineering and the rate of technology diffusion in fast-cycle markets facilitate rapid imitation. A competitor uses reverse engineering to quickly gain the knowl-
edge required to imitate or improve the firm’s products. Technology is diffused rapidly in fast-cycle markets, making it available to competitors in a short period. The technology often used by fast-cycle competitors isn’t proprietary, nor is it protected by patents as is the technology used by firms competing in slow-cycle markets. For example, only a few hundred parts, which are readily available on the open market, are required to build a PC. Patents protect only a few of these parts, such as microprocessor chips.  

Fast-cycle markets are more volatile than slow-cycle and standard-cycle markets. Indeed, the pace of competition in fast-cycle markets is almost frenzied, as companies rely on innovations as the engines of their growth. Because prices fall quickly in these markets, companies need to profit quickly from their product innovations. Imitation of many fast-cycle products is relatively easy, as demonstrated by Dell Inc. and Hewlett-Packard, along with a host of local PC vendors, that have partly or largely imitated IBM’s PC design to create their products. Continuous declines in the costs of parts, as well as the fact that the information required to assemble a PC isn’t especially complicated and is readily available, make it possible for additional competitors to enter this market without significant difficulty.  

The fast-cycle market characteristics described above make it virtually impossible for companies in this type of market to develop sustainable competitive advantages. Recognizing this, firms avoid “loyalty” to any of their products, preferring to cannibalize their own before competitors learn how to do so through successful imitation. This emphasis creates competitive dynamics that differ substantially from those found in slow-cycle markets. Instead of concentrating on protecting, maintaining, and extending competitive advantages, as in slow-cycle markets, companies competing in fast-cycle markets focus on learning how to rapidly and continuously develop new competitive advantages that are superior to those they replace. Commonly, they search for fast and effective means of developing new products. For example, it is common in some industries for firms to use strategic alliances to gain access to new technologies and thereby develop and introduce more new products into the market.  

The competitive behavior of firms competing in fast-cycle markets is shown in Figure 5.5. As suggested by the figure, competitive dynamics in this market type entail taking
actions and responses that are oriented to rapid and continuous product introductions and the development of a stream of ever-changing competitive advantages. The firm launches a product to achieve a competitive action and then exploits the advantage for as long as possible. However, the firm also tries to develop another temporary competitive advantage before competitors can respond to the first one (see Figure 5.5). Thus, competitive dynamics in fast-cycle markets often result in rapid product upgrades as well as quick product innovations.124

As our discussion suggests, innovation plays a dominant role in the competitive dynamics in fast-cycle markets. For individual firms, this means that innovation is a key source of competitive advantage. Through innovation, the firm can cannibalize its own products before competitors successfully imitate them. As noted earlier, it is difficult for firms competing in fast-cycle markets to maintain a competitive advantage in terms of their products. Partly because of this, both IBM and Hewlett-Packard (HP) experienced problems in competing effectively over time. In fact, IBM sold its PC business to Lenovo, China’s largest PC manufacturer. Changes may be in store for HP’s PC business as well. Neither firm has been able to compete effectively with Dell, the current PC market leader.125

Standard-Cycle Markets

Standard-cycle markets are markets in which the firm’s competitive advantages are moderately shielded from imitation and where imitation is moderately costly. Competitive advantages are partially sustainable in standard-cycle markets, but only when the firm is able to continuously upgrade the quality of its capabilities, making the competitive advantages dynamic. The competitive actions and responses that form a standard-cycle market’s competitive dynamics are designed to seek large market shares, to gain customer loyalty through brand names, and to carefully control their operations in order to consistently provide the same positive experience for customers.126

![Diagram of Developing Temporary Advantages to Create Sustained Advantage](source: Adapted from I. C. MacMillan, 1988, Controlling competitive dynamics by taking strategic initiative, Academy of Management Executive, 11(2): 111–118.)
Standard-cycle companies serve many customers in competitive markets. Because the capabilities and core competencies on which their competitive advantages are based are less specialized, imitation is faster and less costly for standard-cycle firms than for those competing in slow-cycle markets. However, imitation is slower and more expensive in these markets than in fast-cycle markets. Thus, competitive dynamics in standard-cycle markets rest midway between the characteristics of dynamics in slow-cycle and fast-cycle markets. Imitation comes less quickly and is more expensive for standard-cycle competitors when a firm is able to develop economies of scale by combining coordinated and integrated design and manufacturing processes with a large sales volume for its products.

Because of large volumes, the size of mass markets, and the need to develop scale economies, the competition for market share is intense in standard-cycle markets. This form of competition is readily evident in the battles between Coca-Cola and PepsiCo, as discussed in the Strategic Focus. As noted, they compete in markets all over the world. In recent years, PepsiCo has been winning the battles in domestic and international markets. This outcome is partly due to effective strategic actions by PepsiCo and ineffective actions by Coca-Cola’s top management, which evidenced chaos in the period of 1998–2004.

Innovation can also drive competitive actions and responses in standard-cycle markets, especially when rivalry is intense. Some innovations in standard-cycle markets are incremental rather than radical in nature (incremental and radical innovations are discussed in Chapter 13). One of the reasons for PepsiCo’s success in competition against Coca-Cola has been the innovative new products it has introduced. As described in the Strategic Focus, Coke’s current CEO, Neville Isdell, is emphasizing heavy advertising to support its existing strong brand and to support the introduction of a variety of new beverage products in the market. Thus, both Coca-Cola and PepsiCo are emphasizing innovation in their competition.

In the final analysis, innovation has a substantial influence on competitive dynamics as it affects the actions and responses of all companies competing within a slow-cycle, fast-cycle, or standard-cycle market. We have emphasized the importance of innovation to the firm’s strategic competitiveness in earlier chapters and will do so again in Chapter 13. Our discussion of innovation in terms of competitive dynamics extends the earlier discussions by showing its importance in all types of markets in which firms compete.

**SUMMARY**

- Competitors are firms competing in the same market, offering similar products, and targeting similar customers. Competitive rivalry is the ongoing set of competitive actions and competitive responses occurring between competitors as they compete against each other for an advantageous market position. The outcomes of competitive rivalry influence the firm’s ability to sustain its competitive advantages as well as the level (average, below average, or above average) of its financial returns.
- For the individual firm, the set of competitive actions and responses it takes while engaged in competitive rivalry is called competitive behavior. Competitive dynamics is the set of actions and responses taken by all firms that are competitors within a particular market.
- Firms study competitive rivalry in order to be able to predict the competitive actions and responses that each of their competitors likely will take. Competitive actions are either strategic or
tactical in nature. The firm takes competitive actions to defend or build its competitive advantages or to improve its market position. Competitive responses are taken to counter the effects of a competitor's competitive action. A strategic action or a strategic response requires a significant commitment of organizational resources, is difficult to successfully implement, and is difficult to reverse. In contrast, a tactical action or a tactical response requires fewer organizational resources and is easier to implement and reverse. For an airline company, for example, entering major new markets is an example of a strategic action or a strategic response; changing its prices in a particular market is an example of a tactical action or a tactical response.

- A competitor analysis is the first step the firm takes to be able to predict its competitors' actions and responses. In Chapter 2, we discussed what firms do to understand competitors. This discussion is extended in this chapter as we described what the firm does to predict competitors' market-based actions. Thus, understanding precedes prediction. Market commonality (the number of markets with which competitors are jointly involved and their importance to each) and resource similarity (how comparable competitors' resources are in terms of type and amount) are studied to complete a competitor analysis. In general, the greater the market commonality and resource similarity, the more that firms acknowledge that they are direct competitors.

- Market commonality and resource similarity shape the firm's awareness (the degree to which it and its competitor understand their mutual interdependence), motivation (the firm's incentive to attack or respond), and ability (the quality of the resources available to the firm to attack and respond). Having knowledge of a competitor in terms of these characteristics increases the quality of the firm's predictions about that competitor's actions and responses.

- In addition to market commonality and resource similarity and awareness, motivation, and ability, three more specific factors affect the likelihood a competitor will take competitive actions. The first of these concerns first-mover incentives. First movers, those initiating an initial competitive action, often earn above-average returns until competitors can successfully respond to their action and gain loyal customers. Not all firms will be first movers in that they may lack the awareness, motivation, or ability required to engage in this type of competitive behavior. Moreover, some firms prefer to be a second mover (the firm responding to the first mover's action). One reason for this is that second movers, especially those acting quickly, can successfully compete against the first mover. By evaluating the first mover's product, customers' reactions to it, and the responses of other competitors to the first mover, the second mover can avoid the early entrant's mistakes and find ways to improve upon the value created for customers by the first mover's good or service. Late movers (those that respond a long time after the original action was taken) commonly are lower performers and are much less competitive.

- Organizational size, the second factor, tends to reduce the variety of competitive actions that large firms launch while it increases the variety of actions undertaken by smaller competitors. Ideally, the firm would like to initiate a large number of diverse actions when engaged in competitive rivalry. The third factor, quality, is a base denominator to successful competition in the global economy. It is a necessary prerequisite to achieve competitive parity. It is a necessary but insufficient condition for gaining an advantage.

- The type of action (strategic or tactical) the firm took, the competitor's reputation for the nature of its competitor behavior, and that competitor's dependence on the market in which the action was taken are studied to predict a competitor's response to the firm's action. In general, the number of tactical responses taken exceeds the number of strategic responses. Competitors respond more frequently to the actions taken by the firm with a reputation for predictable and understandable competitive behavior, especially if that firm is a market leader. In general, the firm can predict that when its competitor is highly dependent for its revenue and profitability in the market in which the firm took a competitive action, that competitor is likely to launch a strong response. However, firms that are more diversified across markets are less likely to respond to a particular action that affects only one of the markets in which they compete.

- Competitive dynamics concerns the ongoing competitive behavior occurring among all firms competing in a market for advantageous positions. Market characteristics affect the set of actions and responses firms take while competing in a given market as well as the sustainability of firms' competitive advantages. In slow-cycle markets, where competitive advantages can be maintained, competitive dynamics finds firms taking actions and responses that are intended to protect, maintain, and extend their proprietary advantages. In fast-cycle markets, competition is almost frenzied as firms concentrate on developing a series of temporary competitive advantages. This emphasis is necessary because firms' advantages in fast-cycle markets aren't proprietary and, as such, are subject to rapid and relatively inexpensive imitation. Standard-cycle markets experience competition between slow-cycle and fast-cycle markets; firms are moderately shielded from competition in these markets as they use capabilities that produce competitive advantages that are moderately sustainable. Competitors in standard-cycle markets serve mass markets and try to develop economies of scale to enhance their profitability. Innovation is vital to competitive success in each of the three types of markets. Companies should recognize that the set of competitive actions and responses taken by all firms differs by type of market.
Candy Fight Coming?

Confectionary is an interesting industry to study. This industry is made up of small firms (e.g., Tootsie Roll [TR]), chewing gum giant Wrigley (WLY), larger candy firms (e.g., M&M Mars [private], Hershey [HSY]), and major food companies such as Nestlé (NSRGK.PK) and Cadbury (CSG). As a private firm, M&M Mars is quite secretive about its operations and its financial performance. Traditionally, Hershey has held strong market positions in North America but weak positions in European markets. In terms of market positions, Cadbury and Nestlé are opposite to Hershey—they hold strong positions in Europe but weak ones in North America. In recent years, these four large firms (Wrigley, M&M Mars, Hershey, and Cadbury) have acquired a number of other companies with the purpose of broadening their product lines and becoming more diversified geographically. To learn about some of the acquisitions Wrigley has made, read the early parts of Chapter 6’s discussion of types of corporate-level strategies. These companies are also emphasizing using their own R&D labs to develop new products. Far more intense competition, in terms of product and geographic variety, is resulting from these efforts. A real “war” for market supremacy has yet to break out, and in fact it may not be in the larger firms’ interests to escalate competition. In the meantime, smaller firms such as Tootsie Roll are also growing by increasing the diversity of their product lines. Viewed collectively, these firms’ actions are increasing the intensity of rivalry among competitors in the confectionary industry.

In this exercise, you will examine the way in which the competitive scope of the firms mentioned above has changed through product line extensions and by increasing their geographic diversity. As a part of your analysis, you will be able to summarize how competitive dynamics are changing. Refresh your memory of the contents of Figure 5.1 to recognize the nature of competitive dynamics. Most importantly, to complete this exercise you will be asked to use this information to project future changes in the competitive environment. You will need to access several resources as part of your challenge is to analyze a private firm and two firms headquartered outside the United States. Standard reports to shareholders that firms with stock traded on U.S. exchanges provide will not be available to you for these three firms. Furthermore, some of these firms (e.g., Nestlé) are larger food companies of which confectionaries are but one segment. However, studying competitors such as the firms competing in the confectionary industry will demonstrate the complexity of competitive dynamics on a global scale or in a global context.

Part One—In Groups

Each member of a group should take two of the firms mentioned above. For each firm, each group member should use the Internet and other sources you find valuable to identify changes in the company’s confectionary product line that have occurred since 2000. Look for products that have been acquired as well as those launched from internal R&D. For the same firms, each group member should identify the different geographic areas in which the companies now compete (again using 2000 as the base year). This can be done by looking at changes in sales as well as in statements of managers’ intentions to increase positions in weak markets. At the end of this part of the exercise, each group member
should have a dynamic view of how the firms he or she is examining have changed their product and geographic profile in the confectionary market since 2000.

**Part Two—In Groups**

Assemble the members of your group and integrate each person’s company-specific information. Share the group’s collective information to recognize how the firms have increased their product and geographic diversity. Using the materials in the chapter, as graphically summarized in Figure 5.1, develop the group’s expectations about how the firms’ product and geographic decisions will affect competitive dynamics in the confectionary industry in the future. What future competitive actions do you think might be taken by a U.S.-based firm relative to firms headquartered outside the United States? What competitive responses might be launched by the firms headquartered outside the United States? Using your beginning year as a base, obtain sales revenues for each firm every third year. Prepare a list of the rankings of the firms for each observation year on the basis of sales volumes. What conclusions do you reach as you prepare your list?

**Part Three—Whole Class**

Present your results to the whole class (the investors) and be prepared to justify your observations.

**The Kings of Pill Hill**

The chapter’s Opening Case discusses Southwest Airlines’ performance in the highly competitive domestic passenger airline industry in the United States. While the U.S. airline industry has been greatly affected by Southwest Airlines, the relative position of firms in terms of sales and their competitive postures with each other have been slow to change. Since the Delta acquisition of Pan Am in 1991, the “big three”—American, United, and Delta—have held the top spots in passenger miles flown, despite the fact that two of them have drifted into bankruptcy protection over that time period.

The competitive dynamics in the pharmaceutical industry provide a good contrast to those experienced in the airline industry in that over the last 35 years, most firms competing in the U.S. pharmaceutical industry have generally earned above-average profits. However, the rivalry among competitors in this industry is quite intense. As consumers, though, we may miss the basis of this rivalry. The reason for this is that these firms engage in competitive rivalry on dimensions other than price. One way to see the level of competition that managers face is to look at the changes in the sales ranks of the firms over the years and to analyze the industry’s characteristics. Studying this information and data should yield a rich picture of the competitive dynamics that take place in this industry as well as an understanding of why firms’ success rates relative to their competitors vary across time.

The first three parts of this exercise can be completed as individuals, within assigned groups.

**Part One**

Use the Internet and/or library sources that are available to you to obtain the sales revenues of firms competing in the U.S. pharmaceutical industry. Begin with the year 1970 or the earliest year available to you to record sales revenues by firm. Be certain to obtain figures for firms headquartered in the United States as well as those headquartered outside the United States. Using your beginning year as a base, obtain sales revenues for each firm every third year. Prepare a list of the rankings of the firms for each observation year on the basis of sales volumes. What conclusions do you reach as you prepare your list?

**Part Two**

The purpose of this part of the exercise is for you to identify how each firm tries to compete in the U.S. pharmaceutical industry. Information about a firm’s strategy or sought-after industry position should appear in the company’s annual reports. In particular, assess the strategies of the firms during certain time periods as reflected below:

- Upjohn in the mid-1970s
- Pfizer and Marion Laboratories in the mid-1980s
- Eli Lilly and Merck in the mid-1990s

Each of these firms was among the sales leaders in the time period noted above. Note in each case how sales are driven by just a few drugs. Note specifically the key drugs in each case. What does the information you are finding suggest about competitive dynamics in the U.S. pharmaceutical industry?

**Part Three**

Your instructor will assign one of the following characteristics or conditions to you for analysis. Once assigned, use information sources that are available to you to identify the structural characteristics (e.g., entry barriers, power of suppliers, and so forth) that you believe are relatively unique to the U.S. pharmaceutical industry. Among the characteristics or conditions you should seek to understand are the following:

- The role of the “prescription-only” requirement for purchase in distorting head-to-head competition.
- The role of patents in protecting firms from identical-compound competition during the patent period.
- How different patent-protected drugs that treat the same malady or condition compete against each other.
- The nature of competition among products that are not covered by patents.
Be sure to obtain information about other structural characteristics that you believe affect or shape competitive dynamics in the U.S. pharmaceutical industry.

Part Four—Whole Class

Each group or individual will present to the class the information that they collected and the analysis that they did on the part they were assigned from the above list.

Part Five—Individually

Prepare and support an analysis as to why the pharmaceutical industry displays the pattern of leadership changes uncovered in Part One. In looking at the movement of specific firms, use the information you collected in Part Two. Finally, using the knowledge you gained from Part Three, generalize the patterns observed in Parts One and Two to explain the nature of competitive dynamics in the U.S. pharmaceutical industry.
PART 2 / Strategic Actions: Strategy Formulation

32. Young, Smith, Grimm, & Simon, Multimarket contact, 1219.
33. Chen, Competitor analysis, 106.
35. K. MacArthur, 2001, McDonald’s flips business strategy, Advertising Age, April 2, 1, 36.
38. Young, Smith, Grimm, & Simon, Multimarket contact, 1230.
44. Chen, Competitor analysis, 107–108.
47. Chen, Competitor analysis, 110.
52. Chen, Competitor analysis, 113.
70. 2001, Older, wiser, webbier, The Economist, June 30, 10.
77. Young, Smith, & Grimm, “Austrian” and industrial organization perspectives.
80. 2001, Wal around the world, 55.
91. Ihwan, Armstrong, & Kerwin, Hyundai gets hot, 84.
100. Smith, Ferrier, & Ndofor, Competitive dynamics research, 333.
105. Smith, Grimm, & Gannon, Dynamics of Competitive Strategy.
114. Ibid.
118. Williams, Renewable Advantage, 7.
Corporate-Level Strategy

Knowledge Objectives

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define corporate-level strategy and discuss its purpose.
2. Describe different levels of diversification with different corporate-level strategies.
3. Explain three primary reasons firms diversify.
4. Describe how firms can create value by using a related diversification strategy.
5. Explain the two ways value can be created with an unrelated diversification strategy.
6. Discuss the incentives and resources that encourage diversification.
7. Describe motives that can encourage managers to overdiversify a firm.

Of Brinker’s five concepts, Chili’s is the one responsible for most of the firm’s revenue—over 70 percent.
Brinker International is a diversified company using a portfolio of food-related concepts to compete in the casual dining segment of the restaurant industry. Casual dining is a segment in which firms offer moderately priced food in casual atmospheres. Analysts believe that demographic trends in the United States favor continuing growth in the casual dining segment.

Using its “diversified portfolio of casual dining concepts,” Brinker believes that it is able to offer customers dining options that will “suit almost any appetite and lifestyle.” As you will learn in Chapter 11, Outback Steakhouse Inc. is another food company using a corporate-level strategy of diversification as the foundation for its growth and profitability. Commenting about Brinker, an analyst recently observed that this firm’s “portfolio strategy is difficult to manage.” Discussions in this chapter will show that although they can help a firm earn above-average returns, diversification (portfolio) strategies are difficult to successfully use in all industries—not just in the restaurant industry or in the casual dining segment of that industry.

Although the number of concepts in Brinker’s portfolio changes in response to each unit’s success or lack of success, Brinker currently competes with five concepts—concepts that the firm believes are distinctive and that satisfy a wide range of dining tastes: Chili’s Grill & Bar, Romano’s Macaroni Grill, On the Border, Maggiano’s Little Italy, and Rockfish (Brinker owns a 43 percent interest in this company). These concepts compete in different parts of the casual dining segment: bar & grill (Chili’s); upscale Italian (Romano’s Macaroni Grill); Tex-Mex (On the Border); historical Italian settings (Maggiano’s Little Italy, whose atmosphere is intended to recall New York’s Little Italy in 1945); and seafood (Rockfish). Chili’s generates the largest percentage of Brinker’s revenue (over 70 percent). With just five concepts, Brinker is using a strategy of relatively low diversification—the dominant business corporate-level diversification strategy (this strategy is defined and discussed later in this chapter).

To successfully use the firm’s corporate-level strategy, personnel at Brinker’s headquarters office constantly evaluate the performance of each dining concept. A key corporate objective is to offer customers a set of dining options that are complementary rather than competitive. In this way, Brinker customers have a chance to “eat at a different Brinker restaurant every day of the week without overloading on any one cuisine.”

Concepts failing to satisfy various performance criteria, including financial expectations and the need to be complementary rather than competitive, are divested. In fiscal year 2004, for example, Brinker sold its Cozymel’s Coastal Mexi-can Grill chain. In fiscal year 2005, it divested its Big Bowl Asian Kitchen chain and expected to complete the sale of its Corner Bakery chain in 2006. Corner Bakery’s experiences demonstrate how Brinker uses its corporate-level strategy to find the best combination of dining concepts. Corner Bakery failed to successfully compete against fast-growing, highly profitable Panera Bread in the bakery café niche of the casual dining segment. Rather than invest further in a...
Our discussions of business-level strategies (Chapter 4) and the competitive rivalry and competitive dynamics associated with them (Chapter 5) concentrate on firms competing in a single industry or product market. In this chapter, we introduce you to corporate-level strategies, which are strategies firms use to diversify their operations from a single business competing in a single market into several product markets and most commonly, into several businesses. Thus, a corporate-level strategy specifies actions a firm takes to gain a competitive advantage by selecting and managing a group of different businesses competing in different product markets. Corporate-level strategies help companies select new strategic positions—positions that are expected to increase the firm’s value. As explained in the Opening Case, Brinker International competes in five different markets of the casual dining segment of the restaurant industry. Each of Brinker’s dining concepts (e.g., Chili’s, On the Border) represents a different business holding a different strategic position in the casual dining segment.

As is the case with Brinker International, firms use corporate-level strategies as a means to grow revenues and profits. But the decision to take actions to pursue growth is never a risk-free choice for firms to make. Indeed, effective firms carefully evaluate their growth options (including the different corporate-level strategies) before committing firm resources to any of them.

Because the diversified firm operates in several different and unique product markets and likely in several businesses, it forms two types of strategies: corporate level (or company-wide) and business level (or competitive). Corporate-level strategy is concerned with two key issues: in what product markets and businesses the firm should compete and how corporate headquarters should manage those businesses. For the diversified corporation, a business-level strategy (see Chapter 4) must be chosen for each of the businesses in which the firm has decided to compete. In this regard, each of Brinker’s dining concepts or businesses uses a differentiation business-level strategy.

As is the case with a business-level strategy, a corporate-level strategy is expected to help the firm earn above-average returns by creating value. Some suggest that few corporate-level strategies actually create value. This may have been the case at Morgan Stanley under former CEO Philip Purcell’s leadership, as some analysts contend that the corporate-level strategy he put into place lacked coherence and was poorly implemented. In fact, the degree to which corporate-level strategies create value beyond the sums of the value created by all of a firm’s business units remains an important research question.

Evidence suggests that a corporate-level strategy’s value is ultimately determined by the degree to which “the businesses in the portfolio are worth more under the management of the company than they would be under any other ownership.” Thus, an effective corporate-level strategy creates, across all of a firm’s businesses, aggregate...
returns that exceed what those returns would be without the strategy\textsuperscript{12} and contributes to the firm’s strategic competitiveness and its ability to earn above-average returns.\textsuperscript{13}

Product diversification, a primary form of corporate-level strategies, concerns the scope of the markets and industries in which the firm competes as well as “how managers buy, create and sell different businesses to match skills and strengths with opportunities presented to the firm.”\textsuperscript{14} Successful diversification is expected to reduce variability in the firm’s profitability as earnings are generated from different businesses. Brinker International executives have this expectation, in that they believe that “even when market factors or internal challenges impact one or more concepts, the other restaurants in our portfolio are there to balance our overall performance.”\textsuperscript{15} In another example, recent weakness in Boeing Co.’s defense business is being offset by increasing strength in its commercial plane business.\textsuperscript{16} Because firms incur development and monitoring costs when diversifying, the ideal portfolio of businesses balances diversification’s costs and benefits.\textsuperscript{17} CEOs and their top-management teams are responsible for determining the ideal portfolio for their company.

We begin this chapter by examining different levels of diversification (from low to high). After describing the different reasons firms diversify their operations, we focus on two types of related diversification (related diversification signifies a moderate to a high level of diversification for the firm). When properly used, these strategies help create value in the diversified firm, either through the sharing of resources (the related constrained strategy) or the transferring of core competencies across the firm’s different businesses (the related linked strategy). We then discuss unrelated diversification, which is another corporate-level strategy that can create value. The chapter then shifts to the topic of incentives and resources that may stimulate diversification, although the effects of this type of diversification tend to be value neutral. However, managerial motives to diversify, the final topic in the chapter, can actually destroy some of the firm’s value.

### Levels of Diversification

Diversified firms vary according to their level of diversification and the connections between and among their businesses. Figure 6.1 lists and defines five categories of businesses according to increasing levels of diversification. The single- and dominant-business categories denote relatively low levels of diversification; more fully diversified firms are classified into related and unrelated categories. A firm is related through its diversification when there are several links between its businesses; for example, businesses may share products (goods or services), technologies, or distribution channels. The more links among businesses, the more “constrained” is the relatedness of diversification. Unrelatedness refers to the absence of direct links between businesses.

#### Low Levels of Diversification

A firm pursuing a low level of diversification uses either a single- or a dominant-business corporate-level diversification strategy. A single-business diversification strategy is a
corporate-level strategy wherein the firm generates 95 percent or more of its sales revenue from its core business area. For example, Wm. Wrigley Jr. Company, the world’s largest producer of chewing and bubble gums, historically used a single-business strategy while operating in relatively few product markets. Wrigley’s trademark chewing gum brands include Spearmint, Doublemint, and Juicy Fruit, although the firm produces other products as well. Sugar-free Extra, which holds the largest share of the U.S. chewing gum market, was introduced in 1984. Alpine is a “throat relief” gum and in 2005 remained the only gum of this type in the market.

Wrigley is beginning to diversify its product portfolio to become an important player in the confectionery market. In 2005, Wrigley acquired certain confectionary assets from Kraft Foods Inc., including the well-known brands Life Savers and Altoids. The purpose of this diversification is to weave the firm’s “brands even deeper into the fabric of everyday life around the world.” With increasing diversification of its product lines, Wrigley may soon begin using the dominant-business corporate-level strategy.

With the dominant-business diversification strategy, the firm generates between 70 and 95 percent of its total revenue within a single business area. United Parcel Service (UPS) uses this strategy. Recently UPS generated 74 percent of its revenue from its U.S. package delivery business and 17 percent from its international package business, with the remaining 9 percent coming from the firm’s non-package busi-
ness.20 Though the U.S. package delivery business currently generates the largest percentage of UPS’s sales revenue, the firm anticipates that in the years to come its other two businesses will account for the majority of growth in revenues. This expectation suggests that UPS may become more diversified, both in terms of the goods and services it offers and the number of countries in which those goods and services are offered. If this were to happen, UPS would likely become a moderately diversified firm.

**Moderate and High Levels of Diversification**

A firm generating more than 30 percent of its revenue outside a dominant business and whose businesses are related to each other in some manner uses a related diversification corporate-level strategy. When the links between the diversified firm’s businesses are rather direct, a *related constrained diversification strategy* is being used. Campbell Soup, Procter & Gamble, Kodak, and Merck & Company all use a related constrained strategy, as do some large cable companies. With a related constrained strategy, a firm shares resources and activities between its businesses. Cable firms such as Comcast and Time Warner Inc., for example, share technology-based resources and activities across their television programming, high-speed Internet connection, and phone service businesses. Currently, Comcast and Time Warner are seeking to add another related product offering, wireless services, to their portfolios of businesses. For each firm, adding wireless would provide another opportunity to share resources and activities to create more value for stakeholders.21

The diversified company with a portfolio of businesses with only a few links between them is called a mixed related and unrelated firm and is using the *related linked diversification strategy* (see Figure 6.1). Johnson & Johnson, General Electric (GE), and Cendant use this corporate-level diversification strategy. Compared with related constrained firms, related linked firms share fewer resources and assets between their businesses, concentrating instead on transferring knowledge and core competencies between the businesses. As with firms using each type of diversification strategy, companies implementing the related linked strategy constantly adjust the mix in their portfolio of businesses as well as make decisions about how to manage their businesses. As explained in the Strategic Focus, GE recently reorganized its businesses in an effort to better manage them and to facilitate the firm’s transition from an industrial firm to a more technology-driven company. GE is seeking to create value through its corporate-level strategy both in terms of the choices made about the businesses in which the firm will compete and how to manage those businesses.

A highly diversified firm that has no relationships between its businesses follows an *unrelated diversification strategy*. United Technologies, Textron, Samsung, and Hutchison Whampoa Limited (HWL) are examples of firms using this type of corporate-level strategy. Commonly, firms using this strategy are called conglomerates.

HWL is a leading international corporation committed to innovation and technology with businesses spanning the globe.22 Ports and related services, telecommunications, property and hotels, retail and manufacturing, and energy and infrastructure are HWL’s five core businesses. These businesses are not related to each other, and the firm makes no efforts to share activities or to transfer core competencies between or among them. Each of these five businesses is quite large; for example,
What Is the Best Way to Manage Product Diversification at GE?

General Electric (GE) is a diversified technology, media, manufacturing, and financial services company. The firm feels that by providing “Imagination at Work,” it is able to produce goods and provide services that help its customers solve some of the world’s most difficult problems. In 2004, GE’s revenue reached $154 billion while its earnings exceeded $16.5 billion. An indicator of the firm’s stature is that it topped Fortune magazine’s “Global Most Admired Corporation” list in 2005. Jeffrey Immelt, the firm’s CEO, believes that becoming more of a high-technology company and strengthening GE’s positions in emerging markets such as China, India, and some Middle East countries are key to his firm’s efforts to increase revenue and profitability.

Using the related linked corporate-level strategy, GE was organized into 11 core businesses in 2004. As called for by the related linked strategy, very few resources and activities were shared between or among these 11 businesses. While there was little sharing between what were rather independent businesses, activities were shared between divisions housed within each business while corporate headquarters personnel worked to transfer corporate-level core competencies between or among the businesses.

In 2005, things changed in terms of the businesses in GE’s portfolio as well as how those businesses were managed. In mid-2005, Immelt announced that he was reorganizing GE into six, rather than 11, core businesses: Infrastructure, Industrial, Commercial Financial Services, NBC Universal, Healthcare, and Consumer Finance. According to Immelt, “[T]he changes will accelerate GE’s growth in key industries.” In addition, the reorganization is expected to help GE become a more “customer-focused” organization—one capable of delivering increasingly effective solutions to problems that customers want to solve.

Changes in how GE would manage its portfolio of businesses followed decisions about what businesses would be in the portfolio. The changes in GE’s portfolio that have taken place under Immelt’s leadership demonstrate his intention of making GE even more of a high-technology company rather than an industrial firm. In only four years under Immelt’s leadership, GE spent over $60 billion to acquire technology-based assets and divested approximately $15 billion of non-technology assets. The newly acquired assets were coupled with GE’s remaining assets to batch the firm’s operations into six major, technology-oriented businesses. Immelt and his top management team will help to manage these six businesses from the corporate headquarters office. The focus of these managerial efforts will be on transferring core competencies in different types of technologies from one business to one or more of the remaining five businesses. As in all firms, at GE the skills of top-level managers influence the degree to which the transfers of corporate-level core competencies create value.23

In general, analysts responded positively to GE’s new mix of businesses and its reorganization, agreeing that it was occurring at a time when the firm was strong and had opportunities to strengthen its standing in international markets. In addition, analysts responded positively to the announcement that GE would report key financial data for significant units in each of the six businesses, increasing the overall transparency of the firm’s operations.

the retailing arm of the retail and manufacturing business has more than 6,200 stores in 31 countries. Groceries, cosmetics, electronics, wine, and airline tickets are some of the product categories featured in these stores. This firm’s size and diversity suggest the challenge of successfully managing the unrelated diversification strategy.

Reasons for Diversification

There are many reasons firms use a corporate-level diversification strategy (see Table 6.1). Typically, a diversification strategy is used to increase the firm’s value by improving its overall performance. Value is created either through related diversification or through unrelated diversification when the strategy allows a company’s businesses to increase revenues or reduce costs while implementing their business-level strategies.

Other reasons for using a diversification strategy may have nothing to do with increasing the firm’s value; in fact, diversification can have neutral effects or even reduce a firm’s value. Value-neutral reasons for diversification include those of a desire to match and thereby neutralize a competitor’s market power (such as to neutralize another firm’s advantage by acquiring a similar distribution outlet). Decisions to expand a firm’s portfolio of businesses to reduce managerial risk can have a negative

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effect on the firm’s value. Greater amounts of diversification reduce managerial risk in that if one of the businesses in a diversified firm fails, the top executive of that business remains employed by the corporation. In addition, because diversification can increase a firm’s size and thus managerial compensation, managers have motives to diversify a firm to a level that reduces its value. Diversification rationales that may have a neutral or negative effect on the firm’s value are discussed later in the chapter.

Operational relatedness and corporate relatedness are two ways diversification strategies can create value (see Figure 6.2). Study of these independent relatedness dimensions shows the importance of resources and key competencies. The figure’s vertical dimension depicts opportunities to share operational activities between businesses (operational relatedness) while the horizontal dimension suggests opportunities for transferring corporate-level core competencies (corporate relatedness). The firm with a strong capability in managing operational synergy, especially in sharing assets between its businesses, falls in the upper left quadrant, which also represents vertical sharing of assets through vertical integration. The lower right quadrant represents a highly developed corporate capability for transferring one or more core competencies across businesses. This capability is located primarily in the corporate headquarters office. Unrelated diversification is also illustrated in Figure 6.2 in the lower left quadrant. Financial economies (discussed later), rather than either operational or corporate relatedness, are the source of value creation for firms using the unrelated diversification strategy.
Value-Creating Diversification: Related Constrained and Related Linked Diversification

With the related diversification corporate-level strategy, the firm builds upon or extends its resources and capabilities to create value.27 The company using the related diversification strategy wants to develop and exploit economies of scope between its businesses.28 Available to companies operating in multiple product markets or industries,29 economies of scope are cost savings that the firm creates by successfully sharing some of its resources and capabilities or transferring one or more corporate-level core competencies that were developed in one of its businesses to another of its businesses.

As illustrated in Figure 6.2, firms seek to create value from economies of scope through two basic kinds of operational economies: sharing activities (operational relatedness) and transferring corporate-level core competencies (corporate relatedness). The difference between sharing activities and transferring competencies is based on how separate resources are jointly used to create economies of scope. To create economies of scope, tangible resources, such as plant and equipment or other business-unit physical assets, often must be shared. Less tangible resources, such as manufacturing know-how, also can be shared.30 However, know-how transferred between separate activities with no physical or tangible resource involved is a transfer of a corporate-level core competence, not an operational sharing of activities.

Operational Relatedness: Sharing Activities

Firms can create operational relatedness by sharing either a primary activity (such as inventory delivery systems) or a support activity (such as purchasing practices)—see Chapter 3’s discussion of the value chain. Firms using the related constrained diversification strategy share activities in order to create value. Procter & Gamble (P&G) uses this corporate-level strategy, P&G’s paper towel business and baby diaper business both use paper products as a primary input to the manufacturing process. The firm’s paper production plant produces inputs for both businesses and is an example of a shared activity. In addition, because they both produce consumer products, these two businesses are likely to share distribution channels and sales networks.

P&G recently acquired Gillette Co. Although the exact nature of the sharing of activities that will be possible after these firms combine their operations is to be determined, there is little doubt that the innovation capabilities of the two firms will be integrated to facilitate activity sharing.31 In one analyst’s words, here is an example of what might happen: “P&G prides itself on what it calls its ’technology transfer’ ability, mainly its drive to take technology from one brand and use it in another. For example, it potentially could apply some of its Olay skin-care ability to Gillette’s women’s razors, since razors are increasingly trying to include skin-care features.”32 Early reactions to the value-creating possibilities of the transaction between P&G and Gillette were quite favorable, with one analyst saying that that the combination of the two firms was “likely to be a match made in heaven.”33 The ability to share technology from one part of the firm to another may be a cause of the analyst’s optimism. If the newly formed P&G becomes more innovative, this is a positive outcome, in that increasingly, “innovation is the driving force behind value creation and competitive advantage.”34

Firms expect activity sharing among units to result in increased strategic competitiveness and improved financial returns.35 For example, Fidelity Investments has established a money-management unit, called Pyramis Global Advisors. This unit of the
A giant financial services powerhouse is responsible for overseeing all of Fidelity’s equity accounts for institutional investors. At the time of Pyramis’s launching, Fidelity was a minor player in the market to manage money for large institutions. Although Pyramis is to operate separately from Fidelity’s other businesses, some activities such as the work of financial analysts will be shared to reduce costs and to generate economies of scope.36

Other issues affect the degree to which activity sharing creates positive outcomes. For example, managers of other businesses in the firm may feel that a newly created business is unfairly receiving assets. This could be the case at Fidelity where in the short run at least, Robert J. Haber will serve as the chief investment officer for the new business. The issue here is that Haber will also continue managing Fidelity’s Focused Stock Fund, which was up 13 percent toward the end of the third quarter in 2005 (a performance that was superior to most of its peer funds). Thus, analysts working in the successful Focused Stock Fund group may feel that Haber’s simultaneously serving as the chief investment office for a newly formed business within Fidelity could reduce his effectiveness with their group.37

Activity sharing is also risky because ties among a firm’s businesses create links between outcomes. For instance, if demand for one business’s product is reduced, there may not be sufficient revenues to cover the fixed costs required to operate the facilities being shared. Organizational difficulties such as these can reduce activity sharing success.38

Although activity sharing across business businesses isn’t risk free, research shows that it can create value. For example, studies that examined acquisitions of firms in the same industry (horizontal acquisitions), such as the banking industry, have found that sharing resources and activities and thereby creating economies of scope contributed to postacquisition increases in performance and higher returns to shareholders.39 Additionally, firms that sold off related units in which resource sharing was a possible source of economies of scope have been found to produce lower returns than those that sold off businesses unrelated to the firm’s core business.40 Still other research discovered that firms with very closely related businesses had lower risk.41 These results suggest that gaining economies of scope by sharing activities across a firm’s businesses may be important in reducing risk and in creating value. Further, more attractive results are obtained through activity sharing when a strong corporate headquarters office facilitates it.42

Corporate Relatedness: Transferring of Core Competencies

Over time, the firm’s intangible resources, such as its know-how, become the foundation of core competencies. Corporate-level core competencies are complex sets of resources and capabilities that link different businesses, primarily through managerial and technological knowledge, experience, and expertise.43 The ability to successfully price new products in all of the firm’s businesses is an example of what research has shown to be a value-creating, corporate-level competence.44 Firms seeking to create value through corporate relatedness use the related linked diversification strategy.

There are at least two ways the related linked diversification strategy helps firms to create value.45 First, because the expense of developing a core competence has been incurred in one of the firm’s businesses, transferring it to a second business eliminates the need for that second business to allocate resources to develop it. This is the case at Henkel KGaA, where the firm intends to transfer its competence in nanotechnology from its commercial adhesives business to its industrial adhesives business.46 Resource intangibility is a second source of value creation through corporate relatedness. Intangible resources are difficult for competitors to understand and imitate. Because of this difficulty, the unit receiving a transferred corporate-level competence often gains an immediate competitive advantage over its rivals.47
A number of firms have successfully transferred one or more corporate-level core competencies across their businesses. Virgin Group Ltd. transfers its marketing core competence across travel, cosmetics, music, drinks, mobile phones, health clubs, and a number of other businesses.48 Thermo Electron uses its entrepreneurial core competence to start new ventures and maintain a new-venture network.49 Honda has developed and transferred its competence in engine design and manufacturing to its businesses making products such as motorcycles, lawnmowers, and cars and trucks. With respect to smaller engines, for example, these transfers of the corporate-level competence in terms of engine design and manufacturing have been very successful, in that company officials believe that “Honda has become known as the leader in creating four-stroke engines that are reliable, technologically advanced and easy to start.”50

One way managers facilitate the transfer of corporate-level core competencies is by moving key people into new management positions.51 However, the manager of an older business may be reluctant to transfer key people who have accumulated knowledge and experience critical to the business’s success. Thus, managers with the ability to facilitate the transfer of a core competence may come at a premium, or the key people involved may not want to transfer. Additionally, the top-level managers from the transferring business may not want the competencies transferred to a new business to fulfill the firm’s diversification objectives. This could be the case at Fidelity Investments, where managers of the firm’s other businesses (e.g., its 401(k) business) may not want one or more of their competencies transferred to the newly established Pyramis Global Advisors business. Research partly supports some hesitancy on managers’ parts when it comes to transfers, in that those studying this activity have found that transferring expertise in manufacturing-based businesses often does not result in improved performance.52 Moreover, it seems that businesses in which performance does improve often demonstrate a corporate-wide passion for pursuing skill transfer and appropriate coordination mechanisms for realizing economies of scope.

**Market Power**

Firms using a related diversification strategy may gain market power when successfully using their related constrained or related linked strategy. Market power exists when a firm is able to sell its products above the existing competitive level or to reduce the costs of its primary and support activities below the competitive level, or both.53 Federated Department Stores Inc. (parent of Macy’s) acquired May Department Stores Co. (parent of Foley’s) in part to give the combined company the clout it needs to reduce various costs such as purchasing and distribution below those of competitors.54 Having market power helps firms successfully use their related diversification strategy.

As explained in the Strategic Focus, market power is one of the forces driving Whirlpool Corp.’s proposed acquisition of Maytag Corp. The transaction between these two firms may face regulatory challenges, primarily because the combined company would have a large part of certain U.S. markets (e.g., washing machines). If approved, though, Whirlpool and Maytag may have complementary resources and capabilities that, when integrated, could result in increased market power. The combined firm might have the clout to reduce costs (through global purchasing and strategic restructurings, for example)55 and to increase product sales by using compatible design and innovation skills to crisply differentiate products from competitors’ offerings.56 Achieving one or both outcomes would increase Whirlpool’s market power relative to its competitors. However, increasing its market power is challenging, because competitors are not standing still. China’s Haier Group (a large conglomerate), for example, is seeking to establish a global brand name for its array of products.57

In addition to efforts to gain scale as a means of increasing market power, as Whirlpool is attempting to do by acquiring Maytag, firms can create market power through multipoint competition58 and vertical integration. Multipoint competition exists when two or more diversified firms simultaneously compete in the same product areas or geographic markets.
Adding Maytag's Products to Whirlpool's: An Effort to Develop Market Power

With sales exceeding $13 billion, over 68,000 employees, and approximately 50 manufacturing and technology centers located across the globe at the end of 2004, Whirlpool Corp. was a leading maker and seller of major home appliances. Offering products for the kitchen (refrigerators, cooktops, freezers, icemakers, microwaves), laundry room (washers and dryers), and whole home (air treatment, water treatment, central heating and cooling) businesses, Whirlpool makes products for virtually every aspect of home life.

Product innovation is critical to Whirlpool's efforts to successfully use its related constrained corporate-level strategy. Making items almost exclusively for homes, Whirlpool's products are grouped into businesses called Kitchen (refrigerators, ranges, etc.), Laundry Room (washers and dryers), and Whole Home (air purifiers and water treatment units, etc.). The sharing of innovation-based technologies and distribution channels among these businesses is critical to the firm's efforts to develop market power.

The new Duet washer is a recent product innovation. Compared with standard units, this washer uses 70 percent less water and 61 percent less electricity. Another Duet advantage is that certain wool fabrics can be washed in the Duet, eliminating the cost of dry cleaning. According to the company, the “Duet became the first appliance in North America to be certified by The Woolmark Company, the world’s leading wool textile organization, to safely clean washable wool.”

But not everything is well for Whirlpool. As is the case for many manufacturers, the firm's growth and profitability are being threatened by global competitors such as South Korea’s LG Electronics and Samsung and China’s Haier Group. In addition to reducing its internal costs, Whirlpool decided that increasing the size of its operations would give it the scale it needs to lower costs still further, perhaps even below those of its low-cost competitors. In slightly different words, Whirlpool wanted to reduce costs as a means of increasing its market power.

After watching others bid for Maytag Corporation (the third-largest American maker of home appliances, following Whirlpool and GE), Whirlpool entered the competition and received word in August 2005 that Maytag's board of directors had approved its $1.68 billion acquisition offer. At the end of the third quarter of 2005, the deal was waiting for regulatory approval. If approved, the transaction would result in the newly created company having about 72 percent of the U.S. washing machine market in unit sales, 81 percent of gas dryers, 74 percent of electric dryers, and 31 percent of refrigerators. It is the sheer size of these market shares that caused some to conclude that the proposed transaction may face regulatory challenges.

Assuming the acquisition moves forward, Whirlpool intends to use its global purchasing power and its manufacturing operations located in China and other low-cost facilities to develop “significant efficiencies” as the foundation for reducing Maytag's overburdened cost structure. Whirlpool also intends to share its innovation-based skills with Maytag's operations as the source for developing new products for the still well-recognized and valuable Maytag brand name. If these innovation efforts are successful, the newly formed firm might also be able to gain market power by selling truly innovative products at prices above those of competitors.

exists when two or more diversified firms simultaneously compete in the same product areas or geographic markets.\textsuperscript{59} The actions taken by United Parcel Service (UPS) and FedEx in two markets, overnight delivery and ground shipping, illustrate multipoint competition. UPS has moved into overnight delivery, FedEx’s stronghold; FedEx has been buying trucking and ground shipping assets to move into ground shipping, UPS’s stronghold. Moreover, there is geographic competition for markets as DHL, the strongest shipping company in Europe, tries to move into the U.S. market.\textsuperscript{60} All three competitors (UPS, FedEx and DHL) are trying to move into large foreign markets to either gain a stake in a market or to expand their existing share of a market. For instance, because China was allowed into the World Trade Organization (WTO) and government officials have declared the market more open to foreign competition, the battle for global market share among these three top shippers is raging in China and other countries throughout the world.\textsuperscript{61} If one of these firms successfully gains strong positions in several markets while competing against its rivals, its market power may increase.

Some firms using a related diversification strategy engage in vertical integration to gain market power. \textit{Vertical integration} exists when a company produces its own inputs (backward integration) or owns its own source of output distribution (forward integration). In some instances, firms partially integrate their operations, producing and selling their products by using company businesses as well as outside sources.\textsuperscript{62}

Vertical integration is commonly used in the firm’s core business to gain market power over rivals. Market power is gained as the firm develops the ability to save on its operations, avoid market costs, improve product quality, and, possibly, protect its technology from imitation by rivals.\textsuperscript{63} Market power also is created when firms have strong ties between their assets for which no market prices exist. Establishing a market price would result in high search and transaction costs, so firms seek to vertically integrate rather than remain separate businesses.\textsuperscript{64}

There are limits to vertical integration. For example, an outside supplier may produce the product at a lower cost. As a result, internal transactions from vertical integration may be expensive and reduce profitability relative to competitors. Also, bureaucratic costs may occur with vertical integration. And, because vertical integration can require substantial investments in specific technologies, it may reduce the firm’s flexibility, especially when technology changes quickly. Finally, changes in demand create capacity balance and coordination problems. If one business is building a part for another internal business, but achieving economies of scale requires the first division to manufacture quantities that are beyond the capacity of the internal buyer to absorb, it would be necessary to sell the parts outside the firm as well as to the internal business. Thus, although vertical integration can create value, especially through market power over competitors, it is not without risks and costs.\textsuperscript{65}

For example, Merck, the pharmaceutical company, previously owned a pharmacy-benefits management company called Medco Health. Medco acts as a middleman between patients, insurers, and drugmakers, which led to conflicts of interest with its parent company. By revenue, Medco was 50 percent larger than Merck, but had a much smaller profit margin. Because of the legal headaches caused by the conflicts of interest, as well as the small profit margin and a desire to focus more attention on its own underlying profitability, Merck spun off Medco in mid-2003. This decision indicates that the benefits Merck expected from vertical integration did not fully materialize.\textsuperscript{66}

Many manufacturing firms no longer pursue vertical integration as a means of gaining market power.\textsuperscript{67} In fact, deintegration is the focus of most manufacturing firms, such as Intel and Dell, and even some large auto companies, such as Ford and General Motors, as they develop independent supplier networks.\textsuperscript{68} Solectron Corp., a contract manufacturer, represents a new breed of large contract manufacturers that is helping to foster this revolution in supply-chain management.\textsuperscript{69} Such firms often manage their customers’ entire product lines and offer services ranging from inventory management to delivery and after-sales service. Conducting business through e-commerce also allows
vertical integration to be changed into “virtual integration.” Thus, closer relationships are possible with suppliers and customers through virtual integration or electronic means of integration, allowing firms to reduce the costs of processing transactions while improving their supply-chain management skills and tightening the control of their inventories. This evidence suggests that virtual integration rather than vertical integration may be a more common source of market power gains for today’s firms.

Simultaneous Operational Relatedness and Corporate Relatedness

As Figure 6.2 suggests, some firms simultaneously seek operational and corporate relatedness to create economies of scope. Although difficult, the ability to simultaneously create economies of scope by sharing activities (operational relatedness) and transferring core competencies (corporate relatedness) is very hard for competitors to understand and learn how to imitate. However, firms that fail in their efforts to simultaneously obtain operational and corporate relatedness may create the opposite of what they seek—namely, diseconomies of scope instead of economies of scope.

Walt Disney Co. uses a related diversification strategy to simultaneously create economies of scope through operational and corporate relatedness. Within the firm’s Studio Entertainment business, for example, Disney can gain economies of scope by sharing activities among its different movie distribution companies such as Touchstone Pictures, Hollywood Pictures, and Dimension Films, among others. Broad and deep knowledge about its customers is a capability on which Disney relies to develop corporate-level core competencies in terms of advertising and marketing. With these competencies, Disney is able to create economies of scope through corporate relatedness as it cross-sells products that are highlighted in its movies through the distribution channels that are part of its Parks and Resorts and Consumer Products businesses. Thus, characters created in movies (think of those in The Lion King) become figures that are marketed through Disney’s retail stores (which are part of the Consumer Products business). In addition, themes established in movies become the source of new rides in the firm’s theme parks, which are part of the Parks and Resorts business.

As we have described, Walt Disney Co. successfully uses related diversification as a corporate-level strategy through which it creates economies of scope by sharing some activities and by transferring core competencies. However, it is difficult for investors to actually observe the value created by a firm (such as Walt Disney Co.) as it shares activities and transfers core competencies. Because of this, the value of the assets of a firm using a diversification strategy to create economies of scope in these manners tend to be discounted by investors. In general, the reason for this discount is that investors face a “lingering question [about] whether multiple revenue streams will outpace multiple-platform overhead.”
Unrelated Diversification

Firms do not seek either operational relatedness or corporate relatedness when using the unrelated diversification corporate-level strategy. An unrelated diversification strategy (see Figure 6.2) can create value through two types of financial economies. Financial economies are cost savings realized through improved allocations of financial resources based on investments inside or outside the firm.75

Efficient internal capital allocations can lead to financial economies. Efficient internal capital allocations reduce risk among the firm’s businesses—for example, by leading to the development of a portfolio of businesses with different risk profiles. The second type of financial economy concerns the purchasing of other corporations and then the restructuring of their assets. Here, the diversified firm buys another company, restructures that company’s assets in ways that allow it to operate more profitably, and then sells the company for a profit in the external market.76 Next, we discuss the two types of financial economies in greater detail.

Efficient Internal Capital Market Allocation

In a market economy, capital markets are thought to efficiently allocate capital. Efficiency results as investors take equity positions (ownership) with high expected future cash-flow values. Capital is also allocated through debt as shareholders and debtholders try to improve the value of their investments by taking stakes in businesses with high growth and profitability prospects.

In large diversified firms, the corporate headquarters office distributes capital to its businesses to create value for the overall corporation. The nature of these distributions may generate gains from internal capital market allocations that exceed the gains that would accrue to shareholders as a result of capital being allocated by the external capital market.77 This happens because while managing the firm’s portfolio of businesses, those in a firm’s corporate headquarters may gain access to detailed and accurate information regarding those businesses’ actual and prospective performance.

Compared with corporate office personnel, investors have relatively limited access to internal information and can only estimate the performances of individual businesses as well as their future prospects. Moreover, although businesses seeking capital must provide information to potential suppliers (such as banks or insurance companies), firms with internal capital markets may have at least two informational advantages. First, information provided to capital markets through annual reports and other sources may not include negative information, instead emphasizing positive prospects and outcomes. External sources of capital have limited ability to understand the operational dynamics of large organizations. Even external shareholders who have access to information have no guarantee of full and complete disclosure.78 Second, although a firm must disseminate information, that information also becomes simultaneously available to the firm’s current and potential competitors. With insights gained by studying such information, competitors might attempt to duplicate a firm’s value-creating strategy. Thus, an ability to efficiently allocate capital through an internal market may help the firm protect the competitive advantages it develops while using its corporate-level strategy as well as its various business-unit level strategies.

If intervention from outside the firm is required to make corrections to capital allocations, only significant changes are possible, such as forcing the firm into bankruptcy or changing the top management team. Alternatively, in an internal capital market, the corporate headquarters office can fine-tune its corrections, such as choosing to adjust managerial incentives or suggesting strategic changes in one of the firm’s businesses.

Financial economies are cost savings realized through improved allocations of financial resources based on investments inside or outside the firm.
Thus, capital can be allocated according to more specific criteria than is possible with external market allocations. Because it has less accurate information, the external capital market may fail to allocate resources adequately to high-potential investments. The corporate headquarters office of a diversified company can more effectively perform such tasks as disciplining underperforming management teams through resource allocations.79

Research suggests, however, that in efficient capital markets, the unrelated diversification strategy may be discounted.80 “For years, stock markets have applied a ‘conglomerate discount’: they value diversified manufacturing conglomerates at 20 percent less, on average, than the value of the sum of their parts. The discount still applies, in good economic times and bad. Extraordinary manufacturers (like GE) can defy it for a while, but more ordinary ones (like Philips and Siemens) cannot.”81 One reason for this discount could be that firms sometimes substitute acquisitions for innovation. In these instances, too many resources are allocated to analyzing and completing acquisitions to further diversify a firm instead of allocating an appropriate amount of resources to nurture internal innovations. This happened for some Japanese drug firms between 1975 and 1995, a time period during which “corporate diversification was a strategic substitute for significant innovation.”82

In spite of the challenges associated with it, a number of corporations continue to use the unrelated diversification strategy.83 This is certainly the case in Europe, where the use of unrelated diversification is increasing,84 and in emerging markets as well. The Achilles’ heel for firms using the unrelated diversification strategy in a developed economy is that competitors can imitate financial economies more easily than they can replicate the value gained from the economies of scope developed through operational relatedness and corporate relatedness. This is less of a problem in emerging economies, where the absence of a “soft infrastructure” (including effective financial intermediaries, sound regulations, and contract laws) supports and encourages use of the unrelated diversification strategy.85 In fact, in emerging economies such as those in India and Chile, diversification increases the performance of firms affiliated with large diversified business groups.86 The increasing skill levels of people working in corporations located in emerging markets may support the successful use of the unrelated diversification strategy.87

Restructuring of Assets

Financial economies can also be created when firms learn how to create value by buying, restructuring, and then selling other companies’ assets in the external market.88 As in the real estate business, buying assets at low prices, restructuring them, and selling them at a price exceeding their cost generates a positive return on the firm’s invested capital.89 In recent years, Blackstone Group, a private equity firm, has bought and restructured hotel assets. Blackstone acquired Wyndham International Inc. in 2005 with the intention of building the brand name as the foundation for positively restructuring the chain’s assets. Previously, Blackstone bought and then restructured the assets of the 143-hotel AmeriSuites chain before profitably selling the chain to Hyatt Corp.90

Creating financial economies by acquiring and restructuring other companies’ assets requires an understanding of significant trade-offs. Success usually calls for a focus on mature, low-technology businesses because of the uncertainty of demand for high-technology products. In high-technology businesses, resource allocation decisions become too complex, creating information-processing overload on the small corporate headquarters offices that are common in unrelated diversified firms. High-technology businesses are often human-resource dependent; these people can leave or demand higher pay and thus appropriate or deplete the value of an acquired firm.91
Buying and then restructuring service-based assets so they can be profitably sold in the external market is also difficult. Here, sales often are a product of close personal relationships between a client and the representative of the firm being restructured. Thus, for both high-technology firms and service-based companies, relatively few tangible assets can be restructured to create value that can be profitably sold. It is difficult to restructure intangible assets such as human capital and effective relationships that have evolved over time between buyers (customers) and sellers (firm personnel).

**Value-Neutral Diversification: Incentives and Resources**

The objectives firms seek when using related diversification and unrelated diversification strategies all have the potential to help the firm create value by using a corporate-level strategy. However, these strategies, as well as single- and dominant-business diversification strategies, are sometimes used with value-neutral rather than value-creating objectives in mind. As we discuss next, different incentives to diversify sometimes surface, and the quality of the firm’s resources may permit only diversification that is value neutral rather than value creating.

**Incentives to Diversify**

Incentives to diversify come from both the external environment and a firm’s internal environment. External incentives include antitrust regulations and tax laws. Internal incentives include low performance, uncertain future cash flows, and the pursuit of synergy and reduction of risk for the firm.

**Antitrust Regulation and Tax Laws**

Government antitrust policies and tax laws provided incentives for U.S. firms to diversify in the 1960s and 1970s. Antitrust laws prohibiting mergers that created increased market power (via either vertical or horizontal integration) were stringently enforced during that period. Merger activity that produced conglomerate diversification was encouraged primarily by the Celler-Kefauver Antimerger Act (1950), which discouraged horizontal and vertical mergers. As a result, many of the mergers during the 1960s and 1970s were “conglomerate” in character, involving companies pursuing different lines of business. Between 1973 and 1977, 79.1 percent of all mergers were conglomerate.

During the 1980s, antitrust enforcement lessened, resulting in more and larger horizontal mergers (acquisitions of target firms in the same line of business, such as a merger between two oil companies). In addition, investment bankers became more open to the kinds of mergers facilitated by regulation changes; as a consequence, takeovers increased to unprecedented numbers. The conglomerates, or highly diversified firms, of the 1960s and 1970s became more “focused” in the 1980s and early 1990s as merger constraints were relaxed and restructuring was implemented.

In the late 1990s and early 2000s, antitrust concerns emerged again with the large volume of mergers and acquisitions (see Chapter 7). Mergers are now receiving more scrutiny than they did in the 1980s and through the early 1990s. As we noted in a Strategic Focus, the proposed transaction between Whirlpool and Maytag is expected to be carefully examined by regulators.
The tax effects of diversification stem not only from corporate tax changes but also from individual tax rates. Some companies (especially mature ones) generate more cash from their operations than they can reinvest profitably. Some argue that free cash flows (liquid financial assets for which investments in current businesses are no longer economically viable) should be redistributed to shareholders as dividends. However, in the 1960s and 1970s, dividends were taxed more heavily than were capital gains. As a result, before 1980, shareholders preferred that firms use free cash flows to buy and build companies in high-performance industries. If the firm’s stock value appreciated over the long term, shareholders might receive a better return on those funds than if the funds had been redistributed as dividends, because returns from stock sales would be taxed more lightly than dividends would.

Under the 1986 Tax Reform Act, however, the top individual ordinary income tax rate was reduced from 50 to 28 percent, and the special capital gains tax was changed to treat capital gains as ordinary income. These changes created an incentive for shareholders to stop encouraging firms to retain funds for purposes of diversification. These tax law changes also influenced an increase in divestitures of unrelated business units after 1984. Thus, while individual tax rates for capital gains and dividends created a shareholder incentive to increase diversification before 1986, they encouraged less diversification after 1986, unless it was funded by tax-deductible debt. The elimination of personal interest deductions, as well as the lower attractiveness of retained earnings to shareholders, might prompt the use of more leverage by firms, for which interest expense is tax deductible.

Corporate tax laws also affect diversification. Acquisitions typically increase a firm’s depreciable asset allowances. Increased depreciation (a non-cash-flow expense) produces lower taxable income, thereby providing an additional incentive for acquisitions. Before 1986, acquisitions may have been the most attractive means for securing tax benefits, but the 1986 Tax Reform Act diminished some of the corporate tax advantages of diversification. The recent changes recommended by the Financial Accounting Standards Board—eliminating the “pooling of interests” method for accounting for the acquired firm’s assets and eliminating the write-off for research and development in process—reduce some of the incentives to make acquisitions, especially acquisitions in related high-technology industries (these changes are discussed further in Chapter 7).

Although there was a loosening of federal regulations in the 1980s and a retightening in the late 1990s, a number of industries have experienced increased merger activity due to industry-specific deregulation activity, including banking, telecommunications, oil and gas, and electric utilities. Regulations changes have also affected convergence between media and telecommunications industries, which has allowed a number of mergers, such as the successive Time Warner and AOL Time Warner mergers. The Federal Communications Commission (FCC) has made a highly contested ruling “allowing broadcasters to own TV stations that reach 45 percent of U.S. households, up from 35 percent, own three stations in the largest markets (up from two) and own a TV station and newspaper in the same town.” Critics argued that the change in regulations would allow “an orgy of mergers and acquisitions” and that “it is a victory for free enterprise, but it is not a victory for free speech.” Although the FCC has put forth new rules, those rule revisions were found to be substantially unjustified by Congress, which remanded them to the FCC for further deliberation. Also, Congress is considering legislation that may affect regulation of broadcasting, including ownership restrictions. Because of the impending regulatory change, a number of firms have considered potential acquisitions. For example, the FCC has allowed cable companies to get into local phone service. In Orange County, California, cable TV companies now provide 25 percent of local phone service. Phone companies have also been moving into selling TV service, although technology has been hindered until recently because high
frequencies, which TV signals use, fade out on thin copper wires. At one point, to overcome this problem, SBC, a large local telephone operator, considered acquiring DirecTV, a satellite TV market leader. Thus, regulatory changes such as the ones we have described create incentives for diversification.

**Low Performance**

Some research shows that low returns are related to greater levels of diversification. If “high performance eliminates the need for greater diversification,” then low performance may provide an incentive for diversification. Poor performance may lead to increased diversification, as it did with the formerly independent Sears, Roebuck and Co., especially if resources exist to do so.

During the 1990s and early into the 21st century, Sears struggled and teetered on the edge of bankruptcy. During these times, Sears endured competitive threats from a number of fronts, including Home Depot and Lowe’s strong movements into appliances (which were high-margin items for Sears).

One of Sears’ responses to the threats it faced was to diversify its operations. The purchase of Lands’ End in 2002, for example, moved Sears into a different type of clothing. However, in total, the efforts Sears undertook to improve its performance, including diversification-related decisions, weren’t successful. In November 2004, Sears and Kmart merged to form what the firms called “a major new retail company.” The newly created firm, Sears Holdings Company, is widely diversified and is the third largest retailer in the United States. Time will tell if creating a widely diversified corporation will be the pathway to the strategic success that eluded both Sears and Kmart when they were independent companies.

Research evidence and the experience of a number of firms suggest that an overall curvilinear relationship, as illustrated in Figure 6.3, may exist between diversification
The German media company Bertelsmann was led by then CEO Thomas Middelhoff into a variety of new ventures, especially Internet ones, that have proved to be a drag on the company’s resources and have provided very little return on investment. The current CEO, Gunter Thielen, is emphasizing a return to basics by getting rid of non-core businesses, such as the Internet ventures. “The course has been pretty clear since Middelhoff left,” says a German consultant: “Focus on the businesses that they understand and dominate.” These businesses include producing books, magazines, music, and TV shows. Under Thielen’s leadership, Bertelsmann has regrouped and refocused on what it does best.

**Uncertain Future Cash Flows**

As a firm’s product line matures or is threatened, diversification may be taken as an important defensive strategy. Small firms and companies in mature or maturing industries sometimes find it necessary to diversify for long-term survival. For example, uncertainty was one of the dominant reasons for diversification among railroad firms during the 1960s and 1970s. Railroads diversified primarily because the trucking industry was thought to have the capability to have substantially negative effects on the rail business. The trucking industry created uncertainty for railroad operators regarding the future levels of demand for their services.

Diversifying into other product markets or into other businesses can reduce the uncertainty about a firm’s future cash flows. Competing in five parts of the casual dining segment helps to reduce demand uncertainty for Brinker International, for example. In this instance, while the demand for one of Brinker’s dining concepts might decline at a point in time, demand for one or more of its other concepts might increase at the same moment. The uncertainty of cash flows is one of the reasons Brinker has diversified into different parts of the casual dining segment of the restaurant industry.

**Synergy and Firm Risk Reduction**

Diversified firms pursuing economies of scope often have investments that are too inflexible to realize synergy between business units. As a result, a number of problems may arise. **Synergy** exists when the value created by business units working together exceeds the value that those same units create working independently. But as a firm increases its relatedness between business units, it also increases its risk of corporate failure, because synergy produces joint interdependence between businesses that constrains the firm’s flexibility to respond. This threat may force two basic decisions.

First, the firm may reduce its level of technological change by operating in environments that are more certain. This behavior may make the firm risk averse and thus uninterested in pursuing new product lines that have potential, but are not proven. Alternatively, the firm may constrain its level of activity sharing and forgo synergy’s potential benefits. Either or both decisions may lead to further diversification. The former would lead to related diversification into industries in which more certainty exists. The latter may produce additional, but unrelated, diversification. Research suggests that a firm using a related diversification strategy is more careful in bidding for new businesses, whereas a firm pursuing an unrelated diversification strategy may be more likely to overprice its bid, because an unrelated bidder may not have full information about the acquired firm. However, firms using either a related or an unrelated diversification strategy must understand the consequences of paying large premiums. For example, even though the P&G and Gillette transaction is being viewed positively, as we previously noted, the annual growth rate of Gillette’s product lines in the newly created company will need to average 12.1 percent or more for P&G’s shareholders to benefit financially from the additional diversification resulting from this merger.
Resources and Diversification

As we have discussed, there are several value-neutral incentives for firms to diversify as well as value-creating incentives (such as the ability to create economies of scope). However, even when incentives to diversify exist, a firm must have the types and levels of resources and capabilities needed to successfully use a corporate-level diversification strategy. Although both tangible and intangible resources facilitate diversification, they vary in their ability to create value. Indeed, the degree to which resources are valuable, rare, difficult to imitate, and nonsubstitutable (see Chapter 3) influence their ability to create value through diversification. For instance, free cash flows are a tangible, financial resource that may be used to diversify the firm. However, compared with diversification that is grounded in intangible resources, diversification based on financial resources only is more visible to competitors and thus more imitable and less likely to create value on a long-term basis.

Tangible resources usually include the plant and equipment necessary to produce a product and tend to be less-flexible assets. Any excess capacity often can be used only for closely related products, especially those requiring highly similar manufacturing technologies. Excess capacity of other tangible resources, such as a sales force, can be used to diversify more easily. Again, excess capacity in a sales force is more effective with related diversification, because it may be utilized to sell similar products. The sales force would be more knowledgeable about related-product characteristics, customers, and distribution channels. Tangible resources may create resource interrelationships in production, marketing, procurement, and technology, defined earlier as activity sharing. Intangible resources are more flexible than tangible physical assets in facilitating diversification. Although the sharing of tangible resources may induce diversification, intangible resources such as tacit knowledge could encourage even more diversification.

Sometimes, however, the benefits expected from using resources to diversify the firm for either value-creating or value-neutral reasons are not gained. For example, Wendy’s International decided to sell up to 18 percent of its Tim Horton’s doughnut chain through an initial public offering (IPO) that was to be completed by the end of the first quarter of 2006. Influencing this decision was the fact that the doughnut chain had “posted break-even results over the past three years.” Thus, Wendy’s resources were being used for value-neutral purposes through its diversification into the doughnut business. Wendy’s expected to use the resources generated through the IPO to focus on product development improvements in its core restaurants and perhaps to pursue other diversification possibilities that would create value rather than being only value neutral. Similarly, Sara Lee Corporation is “embarking on an aggressive strategic plan that will transform the entire enterprise into a tightly focused food, beverage and household products company.” Through these efforts, Sara Lee intends to eliminate both the value-creating and value-neutral diversification choices that were not helping the firm substantially improve its financial performance. Under the direction of the firm’s new CEO, resources generated by selling off assets were to be redeployed toward strategic acquisitions and product innovation.

Sara Lee Corporation will sell off diversification choices that were not profitable enough and focus instead on food, beverage and household products.
Managerial motives to diversify can exist independently of value-neutral reasons (i.e., incentives and resources) and value-creating reasons (e.g., economies of scope). The desire for increased compensation and reduced managerial risk are two motives for top-level executives to diversify their firm beyond value-creating and value-neutral levels. In slightly different words, top-level executives may diversify a firm in order to diversify their own employment risk, as long as profitability does not suffer excessively.

Diversification provides additional benefits to top-level managers that shareholders do not enjoy. Research evidence shows that diversification and firm size are highly correlated, and as firm size increases, so does executive compensation. Because large firms are complex, difficult-to-manage organizations, top-level managers commonly receive substantial levels of compensation to lead them. Greater levels of diversification can increase a firm’s complexity, resulting in still more compensation for executives to lead an increasingly diversified organization. Governance mechanisms, such as the board of directors, monitoring by owners, executive compensation practices, and the market for corporate control, may limit managerial tendencies to overdiversify. These mechanisms are discussed in more detail in Chapter 10.

In some instances, though, a firm’s governance mechanisms may not be strong, resulting in a situation in which executives may diversify the firm to the point that it fails to earn even average returns. The loss of adequate internal governance may result in poor relative performance, thereby triggering a threat of takeover. Although takeovers may improve efficiency by replacing ineffective managerial teams, managers may avoid takeovers through defensive tactics, such as “poison pills,” or may reduce their own exposure with “golden parachute” agreements. Therefore, an external governance threat, although restraining managers, does not flawlessly control managerial motives for diversification.

Most large publicly held firms are profitable because the managers leading them are positive stewards of firm resources, and many of their strategic actions, including those related to selecting a corporate-level diversification strategy, contribute to the firm’s success. As mentioned, governance mechanisms should be designed to deal with exceptions to the managerial norms of making decisions and taking actions that will increase the firm’s ability to earn above-average returns. Thus, it is overly pessimistic to assume that managers usually act in their own self-interest as opposed to their firm’s interest.

Top-level executives’ diversification decisions may also be held in check by concerns for their reputation. If a positive reputation facilitates development and use of managerial power, a poor reputation may reduce it. Likewise, a strong external market for managerial talent may deter managers from pursuing inappropriate diversification. In addition, a diversified firm may police other firms by acquiring those that are poorly managed in order to restructure its own asset base. Knowing that their firms could be acquired if they are not managed successfully encourages executives to use value-creating, diversification strategies.

As shown in Figure 6.4, the level of diversification that can be expected to have the greatest positive effect on performance is based partly on how the interaction of resources, managerial motives, and incentives affects the adoption of particular diversification strategies. As indicated earlier, the greater the incentives and the more flexible the resources, the higher the level of expected diversification. Financial resources (the most flexible) should have a stronger relationship to the extent of diversification than either tangible or intangible resources. Tangible resources (the most inflexible) are useful primarily for related diversification.

As discussed in this chapter, firms can create more value by effectively using diversification strategies. However, diversification must be kept in check by corporate gover-
Appropriate strategy implementation tools, such as organizational structures, are also important (see Chapter 11). We have described corporate-level strategies in this chapter. In the next one, we discuss mergers and acquisitions as prominent means for firms to diversify and to grow profitably while doing so.138 These trends toward more diversification through acquisitions, which have been partially reversed due to restructuring (see Chapter 7), indicate that learning has taken place regarding corporate-level diversification strategies.139 Accordingly, firms that diversify should do so cautiously, choosing to focus on relatively few, rather than many, businesses.140 In fact, research suggests that although unrelated diversification has decreased, related diversification has increased, possibly due to the restructuring that continued into the 1990s and early 21st century.141 This sequence of diversification followed by restructuring is now taking place in Europe and other places such as Korea, mirroring actions of firms in the United States and the United Kingdom.142 Firms can improve their strategic competitiveness when they pursue a level of diversification that is appropriate for their resources (especially financial resources) and core competencies and the opportunities and threats in their country’s institutional and competitive environments.143

SUMMARY

• The primary reason a firm uses a corporate-level strategy to become more diversified is to create additional value. Using a single- or dominant-business corporate-level strategy may be preferable to seeking a more diversified strategy, unless a corporation can develop economies of scope or financial economies between businesses, or unless it can obtain market power through additional levels of diversification. Economies of scope and market power are the main sources of value creation when the firm diversifies by using a corporate-level strategy with moderate to high levels of diversification.

• The corporate-level strategy of related diversification helps the firm to create value by sharing activities or transferring competencies between different businesses in the company’s portfolio of businesses.

• Sharing activities usually involves sharing tangible resources between businesses. Transferring core competencies involves transferring core competencies developed in one business to another one. It also may involve transferring competencies between the corporate headquarters office and a business unit.

• Sharing activities is usually associated with the related constrained diversification corporate-level strategy. Activity sharing is costly to implement and coordinate, may create unequal benefits for the divisions involved in the sharing, and may lead to fewer managerial risk-taking behaviors.

• Transferring core competencies is often associated with related linked (or mixed related and unrelated) diversification, although firms pursuing both sharing activities and transferring core competencies can also use the related linked strategy.

• Efficiently allocating resources or restructuring a target firm’s assets and placing them under rigorous financial controls are two ways to accomplish successful unrelated diversification. Firms using the unrelated diversification strategy focus on creating financial economies to generate value.

• Diversification is sometimes pursued for value-neutral reasons. Incentives from tax and antitrust government policies, performance disappointments, or uncertainties about future cash flow are examples of value-neutral reasons that firms may choose to become more diversified.

• Managerial motives to diversify (including to increase compensation) can lead to overdiversification and a subsequent reduction in a firm’s ability to create value. Evidence suggests, however, that certainly the majority of top-level executives seek to be good stewards of the firm’s assets and to avoid diversifying the firm in ways and amounts that destroy value.

• Managers need to pay attention to their firm’s internal environment and its external environment when making decisions about the optimum level of diversification for their company. Of course, internal resources are important determinants of the direction that diversification should take. However, conditions in the firm’s external environment may facilitate additional levels of diversification, as might unexpected threats from competitors.

REVIEW QUESTIONS

1. What is corporate-level strategy and why is it important?
2. What are the different levels of diversification firms can pursue by using different corporate-level strategies?
3. What are three reasons causing firms to diversify their operations?
4. How do firms create value when using a related diversification strategy?
5. What are the two ways to obtain financial economies when using an unrelated diversification strategy?
6. What incentives and resources encourage diversification?
7. What motives might encourage managers to overdiversify their firm?
Vertical Integration in Beef Production

A company called Iowa Beef Products (IBP) revolutionized the value chain that linked America’s ranches with the meat counter at the local supermarket in the 1970s. As a result of how it created value by creatively using activities in the value chain, IBP’s success found well-established firms such as Swift and Hormel deciding to exit the beef-producing business. Prior to IBP, studying the value chain used by most competitors would find the following activities taking place. Cattle were sent by railcar to feedlots in big cities such as Chicago. After being fattened in the feedlot, the “meat packing” companies slaughtered the cattle and then sent the whole beef carcass by refrigerated railcar to the store butcher. The skilled store butcher then cut the beef for sale to end customers in the store.

IBP modernized the slaughtering process and moved the packing plants much closer to the ranch. They also revolutionized the value chain by adding a second, economically distinctive step: “boxing” the beef. Boxing the beef essentially meant that the carcass was cut into salable cuts of meat in a mass-production process rather than by the local butcher to order. The cut meat was then efficiently boxed and shipped directly to the retailer, who could quickly put much of it on the shelf without the aid of a skilled butcher. The efficiencies of these new processes allowed IBP to operate at substantially reduced costs compared to its competitors using the traditional set of processes described above. Indeed, IBP’s successful adaptation of activities in the value chain contributed to the fact that this firm was the best-performing stock on the New York Stock Exchange at the end of the 1970s for two years running.

To recombine activities in the value chain, IBP made a number of decisions about vertical integration. Using the discussion about vertical integration in this chapter, address the following questions.

Part One

What is the vertical integration logic behind each of the following moves that Iowa Beef made?

- Even though they were economically distinct activities and had different desirable efficient sizes, IBP ran both slaughterhouses and boxing plants, and they located them next to each other when they could. If these were distinct activities, why did IBP locate them physically adjacent to each other?
- The boxing plants had larger ideal-efficiency capacity than the slaughterhouses, so IBP had to bring in beef carcasses to supplement those produced at an adjacent slaughterhouse they owned. Some of the shipped-in carcasses came from IBP slaughterhouses and some came from other firms’ slaughterhouses. Why did IBP mix their sourcing for the boxing plants?
- IBP used its own refrigerated trucks to move carcasses from distant slaughterhouses to boxing plants in the Great Plains states. Why did they not hire trucking firms that specialized in trucking when they needed this service or rent trucks as needed?
- When IBP sourced cattle from feedlots in the Great Plains states, the firm bought on the spot market using their cost advantage to ensure that they could bid whatever was needed to get the cattle to keep the plants running at ideal capacity. When they went into the state of Idaho, however, they changed their approach to sourcing cattle. In this area, there were fewer cattle in general; as a result, IBP purchased a minority interest in a feedlot. Why did the firm acquire this upstream interest in Idaho and not in other states in the Great Plains?

Part Two

In the 1990s and early 21st century, several meat packing firms sought to transfer the vertical integration techniques perfected by IBP in beef to the pork industry. Using the Internet, develop a flow chart of the activities in an economic system that takes a pig from its pen to the supermarket meat case. Once you have done this, continue your research so that you can answer the following question: Which activities have become vertically integrated in the pork business in the last 15 years and why?

Dover’s Diversity

Hoovers.com starts its overview of Dover Corporation (DOV) as follows: “The ‘D’ in Dover could stand for diversity.” Hoovers.com is referring to the more than 45 businesses that Dover owns. On its Web site, Dover says that the firm’s mission is as follows: “Dover Corporation is a world-wide, diversified manufacturer of industrial products. Our goal is to be the leader in every market we serve, to the benefit of our customers and our shareholders.” Yahoo Finance lists Dover as a “conglomerate” on its Web site. In this exercise, you will determine for yourself what kind of firm Dover is and what you think about the ability of its corporate office to create value for the firm’s shareholders.
Part One
First, go to Dover’s Web site at www.dovercorporation.com and download the firm’s most recent annual report. Using the classification scheme set out in Figure 6.1 in this chapter, how do you classify Dover?

Part Two
Examine the explanation that Dover’s management gives for how its corporation creates more value for the firm’s business units as part of Dover Corporation than those would be able to create when operating as stand-alone companies. Follow this up by checking out Dover in the Value Line Investment Survey and with analysts’ reports that you can obtain from the library or a brokerage office. Compare how these independent sources evaluate Dover’s ability to create value through its diversified portfolio with that of management. Are the analysts’ arguments consistent with the logic advanced by Dover’s top-level managers? Why or why not? Provide as much objective evidence as you can to support your assertion.

Part Three
Look at the other conglomerates that are listed with Dover on the Yahoo Finance site. Is this a good classification scheme when it produces a collection of firms such as those listed here? Why or why not?

Part Four
Based on all of your work in this exercise would you list Dover Corporation as a “buy,” “sell,” or “hold” if you were a financial analyst? Justify your recommendation.

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KNOWLEDGE OBJECTIVES

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Explain the popularity of acquisition strategies in firms competing in the global economy.
2. Discuss reasons why firms use an acquisition strategy to achieve strategic competitiveness.
3. Describe seven problems that work against developing a competitive advantage using an acquisition strategy.
4. Name and describe attributes of effective acquisitions.
5. Define the restructuring strategy and distinguish among its common forms.
6. Explain the short- and long-term outcomes of the different types of restructuring strategies.

Edward E. Whitacre, Jr. of SBC and David W. Dorman of AT&T on February 1, 2005; SBC acquired AT&T’s long distance business.
Domestic and Cross-Border Acquisitions: Meeting Competitive Challenges and Acquiring Critical Resources

As a firm analyzes its external environment and assesses its internal resources and capabilities to meet environmental challenges, acquisitions as well as adjustments to the firm’s set of businesses are often considered. Domestically, a number of U.S. firms have found that horizontal acquisitions (acquisitions of potential competitors) meet their needs to handle these environmental challenges and resource considerations. For example, Sears and Kmart merged in order to meet the competitive challenge by Wal-Mart and other large discount retailers. Likewise, consumer product firms Gillette and Procter & Gamble merged. Phone companies have partially met aggressive challenges from cable companies offering local phone service by making acquisitions in the long distance area. For instance, SBC Communications acquired AT&T’s long distance business. In response to this move, Verizon and Quest have been battling over the opportunity to acquire MCI, a long distance service company. Most of these horizontal acquisitions have been directed at obtaining more efficiency and market power. Others have been directed at diversifying into new areas of business where the competitive challenge is not as significant as it is in the telecommunications acquisitions.

Still other horizontal acquisitions have been undertaken in order to respond to industry overcapacity. For instance, the proposed acquisition of America West Airlines by U.S. Airways will create more critical mass for the merged airline to compete with larger legacy carriers as well as with discounters such as Southwest Airlines and AirTran Airways. Once the merger is complete, this combination will allow these airlines to reduce some of the overcapacity in the industry.

There have also been a number of cross-border acquisitions announced, especially from Chinese firms seeking to obtain opportunities and especially critical resources allowing them to compete in the important U.S. market. Many of these acquisitions appear to be horizontal. In 2005, Lenovo Group, the largest personal computer manufacturer in China, acquired the PC assets of IBM and is allowed to use the IBM brand label for five years following the acquisition. Lenovo plans to introduce its own brand in association with IBM during this five-year period to build up brand equity in the U.S. market, a critical resource necessary to compete globally. Similarly, the Haier Group, the largest manufacturer of appliances in China, proposed (but later withdrew its offer) to purchase Maytag Corp. in order to build its presence in the United States through the Maytag brand. Chinese National Offshore Oil Corporation (CNOOC), a major oil and natural gas producer in the Chinese domestic market, sought to break up a deal between Chevron and Unocal Corp. by offering a higher takeover bid for Unocal.

Although many of these acquisition attempts appear to be horizontal, much of the impetus for these proposed deals is to obtain brand equity to allow opportunities for distribution. In addition to intangible brand opportunities, the acquiring companies also gain tangible outlets and relationships with distributors, which are necessary to market products in consolidating distribution channels. The CNOOC bid for Unocal would have allowed more sourcing opportunities to produce oil and gas. Thus, these acquisitions also have a vertical acquisition objective.

Cross-border acquisition activity is also taking place in services. For instance, Bank of America,
which purchased Fleet Boston Financial Corporation in 2004 in the United States, is now building its share of China Construction Bank, headquartered in Beijing. (Foreign investors can buy up to 20 percent of a Chinese bank.) This deal will give Bank of America a seat on Construction Bank’s board of directors. Europe has lagged the United States as far as acquiring other banks across borders. However, in 2005 Italy’s UniCredito Italiano SpA established an agreement with Germany’s HVB Group AG to create Europe’s biggest cross-border banking deal. This will give UniCredito branches across a large portion of Western Europe and the former Soviet bloc nations. Both banks have been making acquisitions in Eastern Europe. To preserve the brand names, each bank will maintain its own brand identity in the short term.

As shown above and as will be explained further in this chapter, acquisition strategies are undertaken for a variety of objectives, including creating efficiencies, gaining market power, improving resources necessary to be more competitive, and overcoming entry barriers. A major question, however, is what the net benefits are after the costs of integration are considered. Many acquisitions have led to increased costs and thus have failed, ending in restructuring divestures. It will be interesting to see which of the acquisitions illustrated above are successful and which create problems for the acquiring firm.

In Chapter 6 we studied corporate-level strategies, focusing on types and levels of product diversification strategies that can build core competencies and create competitive advantage. As noted in that chapter, diversification allows a firm to create value by productively using excess resources. In this chapter, we explore mergers and acquisitions, often combined with a diversification strategy, as a prominent strategy employed by firms throughout the world. The acquisition of AT&T’s long distance service by SBC Communications is a diversifying acquisition that allows SBC to offer its business customers more phone service options while AT&T can develop its local phone service options. As described in the Opening Case, combining the two firms creates an opportunity for complementarity but also allows SBC to meet the competitive challenge of cable companies offering local phone service. This objective is achieved much faster by using this approach than by developing a new business internally.

In the latter half of the 20th century, acquisition became a prominent strategy used by major corporations to achieve growth and meet competitive challenges. Even smaller and more focused firms began employing acquisition strategies to grow and to enter new markets. However, acquisition strategies are not without problems; a number of acquisitions fail. Thus, we focus on how acquisitions can be used to produce value for the firm’s stakeholders. Before describing attributes associated with effective acquisitions, we examine the most prominent problems companies experience when using an acquisition strategy. For example, when acquisitions contribute to poor performance, a firm may deem it necessary to restructure its operations. Closing the chapter are descriptions of three restructuring strategies, as well as the short- and long-term outcomes resulting from their use. Setting the stage for these topics is an examination of the popularity of mergers and acquisition and a discussion of the differences among mergers, acquisitions, and takeovers.

The Popularity of Merger and Acquisition Strategies

The acquisition strategy has been a popular strategy among U.S. firms for many years. Some believe that this strategy played a central role in an effective restructuring of U.S. businesses during the 1980s and 1990s and into the 21st century. Increasingly, acquisition strategies are becoming more popular with firms in other nations and economic regions, including Europe. In fact, about 40 to 45 percent of the acquisitions in recent years have been made across country borders (i.e., a firm headquartered in one country acquiring a firm headquartered in another country). For example, 40 percent of Wal-Mart’s international growth has come through acquisitions, “and management remains open to further acquisitions.”

Five waves of mergers and acquisitions took place in the 20th century, with the last two occurring in the 1980s and 1990s. There were 55,000 acquisitions valued at $1.3 trillion in the 1980s, and acquisitions in the 1990s exceeded $11 trillion in value. World economies, particularly the U.S. economy, slowed in the new millennium, reducing the number of mergers and acquisitions completed. The annual value of mergers and acquisitions peaked in 2000 at about $3.4 trillion and fell to about $1.75 trillion in 2001. However, as the worldwide economy improved, the global volume of announced acquisition agreements was up 41 percent from 2003 to $1.95 trillion for 2004, the highest level since 2000, and the pace in 2005 was significantly above the level of 2004.
Although the frequency of acquisitions has slowed, their number remains high. In fact, an acquisition strategy is sometimes used because of the uncertainty in the competitive landscape. A firm may make an acquisition to increase its market power because of a competitive threat, to enter a new market because of the opportunity available in that market, or to spread the risk due to the uncertain environment. In addition, as volatility brings undesirable changes to its primary markets, a firm may acquire other companies to shift its core business into different markets. Such options may arise because of industry or regulatory changes. For instance, Clear Channel Communications built its business by buying radio stations in many geographic markets when the Telecommunications Act of 1996 changed the regulations regarding such acquisitions. However, more recently Clear Channel has been suggested to have too much market power and is now likely to split into three different businesses (see the Strategic Focus later in the chapter).

The strategic management process (see Figure 1.1) calls for an acquisition strategy to increase a firm’s strategic competitiveness as well as its returns to shareholders. Thus, an acquisition strategy should be used only when the acquiring firm will be able to increase its value through ownership of an acquired firm and the use of its assets. However, evidence suggests that, at least for the acquiring firms, acquisition strategies may not always result in these desirable outcomes. Researchers have found that shareholders of acquired firms often earn above-average returns from an acquisition, while shareholders of acquiring firms are less likely to do so, typically earning returns from the transaction that are close to zero. In the latest acquisition boom between 1998 and 2000, acquiring firm shareholders experienced significant losses relative to the losses in all of the 1980s. Acquiring firm shareholders lost $0.12 on average for the acquisitions between 1998 and 2000 whereas in the 1980s shareholders lost $0.016 per dollar spent. This may suggest that for large firms, it is now more difficult to create sustainable value by using an acquisition strategy to buy publicly traded companies. In approximately two-thirds of all acquisitions, the acquiring firm’s stock price falls immediately after the intended transaction is announced. This negative response is an indication of investors’ skepticism about the likelihood that the acquirer will be able to achieve the synergies required to justify the premium.

Mergers, Acquisitions, and Takeovers: What Are the Differences?

A merger is a strategy through which two firms agree to integrate their operations on a relatively coequal basis. There are few true mergers, because one party is usually dominant in regards to market share or firm size. DaimlerChrysler AG was termed a “merger of equals” and, although Daimler-Benz was the dominant party in the automakers’ transaction, Chrysler managers would not allow the business deal to be completed unless it was termed a merger.

An acquisition is a strategy through which one firm buys a controlling, or 100 percent, interest in another firm with the intent of making the acquired firm a subsidiary business within its portfolio. In this case, the management of the acquired firm reports to the management of the acquiring firm. While most mergers are friendly transactions, acquisitions can be friendly or unfriendly.

A takeover is a special type of an acquisition strategy wherein the target firm does not solicit the acquiring firm’s bid. The number of unsolicited takeover bids increased in the economic downturn of 2001–2002, a common occurrence in economic recessions, because the poorly managed firms that are undervalued relative to their assets are more easily identified. Many takeover attempts are not desired by the target firm’s managers and are referred to as hostile. In a few cases, unsolicited offers may come from parties familiar and possibly friendly to the target firm.

On a comparative basis, acquisitions are more common than mergers and takeovers. Accordingly, this chapter focuses on acquisitions.
Reasons for Acquisitions

In this section, we discuss reasons that support the use of an acquisition strategy. Although each reason can provide a legitimate rationale for an acquisition, the acquisition may not necessarily lead to a competitive advantage.

Increased Market Power

A primary reason for acquisitions is to achieve greater market power.\(^{21}\) Defined in Chapter 6, market power exists when a firm is able to sell its goods or services above competitive levels or when the costs of its primary or support activities are below those of its competitors. Market power usually is derived from the size of the firm and its resources and capabilities to compete in the marketplace.\(^{22}\) It is also affected by the firm’s share of the market. Therefore, most acquisitions that are designed to achieve greater market power entail buying a competitor, a supplier, a distributor, or a business in a highly related industry to allow the exercise of a core competence and to gain competitive advantage in the acquiring firm’s primary market. One goal in achieving market power is to become a market leader.\(^{23}\) In 2005, Federated Department Stores, Inc. completed an acquisition of May Department Stores Co. This represents a horizontal acquisition in the large department store retail segment of the “big box” retail store industry. Both Federated and May have been squeezed at the discount end by Wal-Mart and at the high luxury end by firms such as Neiman Marcus. This acquisition represents Federated’s hope that by increasing the size of the firm it can maintain enough efficiency to be competitive. Federated is the parent of Macy’s and Bloomingdale’s, while May’s chains include Lord & Taylor, Marshall Field’s, and Filene’s. These two firms are a good match geographically and across concept (e.g., high quality versus cost conscious), but some malls will probably lose stores because of the overlap in store concepts. This will, however, improve local market power and reduce costs for these businesses.\(^{24}\) Research in marketing suggests that performance of the merged firm increases if marketing-related issues are involved. The performance improvement of the merged firm subsequent to a horizontal acquisition is even more significant than the average potential cost savings if marketing of the combined firms improves economies of scope.\(^{25}\) To increase their market power, firms often use horizontal, vertical, and related acquisitions.

Horizontal Acquisitions

The acquisition of a company competing in the same industry as the acquiring firm is referred to as a horizontal acquisition. Horizontal acquisitions increase a firm’s market power by exploiting cost-based and revenue-based synergies.\(^{26}\) Research suggests that horizontal acquisitions result in higher performance when the firms have similar characteristics.\(^{27}\) Examples of important similar characteristics include strategy, managerial styles, and resource allocation patterns. Similarities in these characteristics make the integration of the two firms proceed more smoothly.\(^{28}\) Horizontal acquisitions are often most effective when the acquiring firm integrates the acquired firm’s assets with its assets, but only after evaluating and divesting excess capacity and assets that do not complement the newly combined
firm's core competencies.29 As the acquisition of May by Federated illustrates, the merged firm will likely have to divest itself of some stores in order to reduce costs associated with the acquisition.

**Vertical Acquisitions**

A *vertical acquisition* refers to a firm acquiring a supplier or distributor of one or more of its goods or services.30 A firm becomes vertically integrated through this type of acquisition in that it controls additional parts of the value chain (see Chapters 3 and 6). Kodak’s acquisition of Creo, a Canadian producer of devices that “convert computer-generated print files directly to plates used for printing,” represents a vertical acquisition. Because Kodak’s sales of traditional film and developing have been declining as more people turn to digital photography, Kodak has been acquiring firms that move it into the “filmless imaging” area. These acquisitions have included digital printing (as in the Creo acquisition), health-care imaging, and consumer photography markets. Although the Creo acquisition is primarily focused on a corporate market, other acquisitions will allow Kodak to sell imaging products across a range of specialty (e.g., health care) and consumer markets.31

Vertical acquisitions also occur in service and entertainment businesses. Sony’s acquisition of Columbia Pictures in the late 1980s was a vertical acquisition in which Columbia’s movie content could be used by Sony’s hardware devices. Sony’s additional acquisition of CBS Records, a music producer, and development of the PlayStation hardware have formed the bases for more vertical integration. The spread of broadband and the technological shift from analog to digital hardware require media firms to find new ways to sell their content to consumers. Sony’s former CEO, Nobuyuki Idei, believed that this shift created a new opportunity to sell hardware that integrates this change by selling “televisions, personal computers, game consoles and handheld devices through which all of that wonderful content will one day be streaming.”32

However, this vision has not functioned well, and Idei was replaced by Howard Stringer as CEO, the first American CEO in Sony’s history. Sony’s businesses were quite autonomous and the coordination proved difficult to establish between them to realize Idei’s vision. Furthermore, the lack of coordination caused a slowdown in innovation such that “Sony’s reputation as an innovator” has suffered as “the snazziest gadgets from competitors, like the iPod and the TiVo digital video recorder, increasingly depend on the specific juggling act that Sony can’t do well: integrating hardware, software and services.”33

**Related Acquisitions**

The acquisition of a firm in a highly related industry is referred to as a related acquisition. Sun Microsystems Inc.’s main business has been selling computer workstations and servers. However, Sun’s performance has suffered because its server business is highly competitive. Because of increased storage needs that are readily accessible by servers, servers and disk storage devices (versus tapes, which are not as accessible) are more often now sold together. In order to take advantage of this growing opportunity, Sun agreed to acquire Storage Technology Corp. for $4.1 billion. “The purchase also will add about 1,000 Storage Technology’s sales representatives to sell Sun’s disk-based storage systems against tough rivals such as EMC Corp., Hewlett-Packard Co. and International Business Machines Corp.”34 However, because of the difficulty in achieving synergy, related acquisitions are often difficult to value.35

Acquisitions intended to increase market power are subject to regulatory review as well as to analysis by financial markets.36 For example, as noted in the Opening Case, the takeover attempt of Gillette by Procter & Gamble received a significant amount of government scrutiny as well as close examination by financial analysts. Although European
regulators did not approve GE’s acquisition of Honeywell, Procter & Gamble’s acquisition of Gillette was approved. Thus, firms seeking growth and market power through acquisitions must understand the political/legal segment of the general environment (see Chapter 2) in order to successfully use an acquisition strategy.

Overcoming Entry Barriers

Barriers to entry (introduced in Chapter 2) are factors associated with the market or with the firms currently operating in it that increase the expense and difficulty faced by new ventures trying to enter that particular market. For example, well-established competitors may have substantial economies of scale in the manufacture or service of their products. In addition, enduring relationships with customers often create product loyalties that are difficult for new entrants to overcome. When facing differentiated products, new entrants typically must spend considerable resources to advertise their goods or services and may find it necessary to sell at prices below competitors’ to entice customers.

Facing the entry barriers created by economies of scale and differentiated products, a new entrant may find acquiring an established company to be more effective than entering the market as a competitor offering a good or service that is unfamiliar to current buyers. In fact, the higher the barriers to market entry, the greater the probability that a firm will acquire an existing firm to overcome them. Although an acquisition can be expensive, it provides the new entrant with immediate market access.

For example, Nortel Networks Corp., a Canadian telecom producer, recently purchased PEC Solutions for $448 million. Through this acquisition, the new subsidiary, called Nortel PEC Solutions, inherited government contracts in the growing market pertaining to homeland security, intelligence, and defense. This gives Nortel a stronger stake in the federal computer networks market. Although other federal programs have been cut, the budget for information technology has increased from the proposed $60 billion in 2005 to $65 billion in 2006. Before the purchase, only 40 of Nortel’s 30,000 employees worldwide had security clearances from the U.S. government. Nortel’s purchase of PEC significantly increased this number, allowing Nortel to overcome considerable barriers to entry in this growing market. Furthermore, the combined company allows Nortel PEC to compete with the nation’s largest contractors such as Lockheed Martin and Northrup Grumman. The acquisition has allowed Nortel to transition into this government service market much more rapidly than it would have been able to without buying a current player in the market. It also has given Nortel improved access to a market for its “large-scale telecommunications equipment.”

As in the Nortel example, firms trying to enter international markets often face steep entry barriers. However, acquisitions are commonly used to overcome those barriers. At least for large multinational corporations, another indicator of the importance of entering and then competing successfully in international markets is the fact that five emerging markets (China, India, Brazil, Mexico, and Indonesia) are among the 12 largest economies in the world, with a combined purchasing power that is already one-half that of the Group of Seven industrial nations (United States, Japan, Britain, France, Germany, Canada, and Italy). Furthermore, the emerging markets are among the fastest growing economies in the world.

Cross-Border Acquisitions

Acquisitions made between companies with headquarters in different countries are called cross-border acquisitions. These acquisitions are often made to overcome entry barriers. In Chapter 9, we examine cross-border alliances and the reason for their use. Compared with a cross-border alliance, a cross-border acquisition gives a firm more control over its international operations.
Mittal Steel Becomes the Largest Worldwide Steel Producer through a Strategy of Cross-Border Acquisitions

Mittal Steel Company was formed in 2004 through the combination of Ispat/LNM Holdings and International Steel Group (ISG). At the close of these deals, Lakshmi N. Mittal became CEO of the largest steel company in the world. The company has the capacity to ship 60 million metric tons annually and predicts annual revenues of over $32 billion. With this combination it will outpace its closest rival, Arcelor SA, which was formed in 2002 by a merger among Arbed SA of Luxembourg, Usinor SA of France, and Aceraliasa SA of Spain. Early in 2004 Arcelor SA invested $1.2 billion to obtain a 60 percent interest in Companhia Siderurgica de Tubarao, Brazil’s second largest crude-steel producer. Thus, significant consolidation in the industry is taking place through cross-border horizontal acquisitions.

Mittal Steel has the current lead as the largest firm, at least for now. LNM Holdings, privately held by the Mittal family, was acquired by Ispat, a publicly traded firm. Ispat was then combined with ISG to form the Mittal Steel Company. Upon the announcement of the deal, Ispat stock jumped 27 percent. Through ISG, Mittal Steel now has about 40 percent of the U.S. market in the flat-rolled-steel used in automobiles.

ISG, a combination of LTV Steel, Acme Steel, Bethlehem Steel, Weirton Steel, and Georgetown Steel, was created through deals put together by Wilbur Ross, a private equity investor. Most of these ventures had been bankrupt and Ross picked them up rather cheaply during the steel industry downturn of 1999–2000. The bankrupt firms did not have large pension fund liabilities, which would be a drag on earnings. Even though Mittal Steel and Arcelor produce, respectively, 60 million and 44 million metric tons of steel annually, together they account for less than 10 percent of the total capacity in this global industry. There is still significant room for additional cross-border and domestic horizontal acquisitions to build more concentration in the globalized steel industry.

Mittal Steel’s predecessor company, LNM Holdings, had bought many steel businesses in emerging market countries, especially in Eastern Europe, and sought to consolidate and invest significant amounts to improve productivity in the steel firms. Mittal is similarly looking for deals in Turkey, India and China.

Arcelor has been using a cross-border strategy to reduce costs by moving much of its higher-cost European capacity to lower-cost countries such as Brazil, hence the 2004 deal with Siderurgica de Tubarao. Brazil is a great place to manufacture steel because it has plentiful raw materials for steel making and also a surging demand for products that use steel, such as autos. Because the raw product is cheaper to manufacture there, Brazil has become the world’s ninth-largest producer of crude steel. Arcelor is seeking to build more value-added products in Brazil but now can also ship steel at a lower price where Arcelor’s European rolling mills can convert them into higher quality steel. Thus, the Brazilian operations provide a significant center of cost advantage for Arcelor through its cross-border acquisition in Brazil.

All of this activity has been supported by high steel prices, a result of the high demand for steel created by the hyper growth in China and other emerging market countries. However, China was
recently identified as a net exporter, suggesting that the country’s domestic demand is slowing. This implies that steel-making capacity around the world may soon grow into oversupply and signal decreasing prices and difficult times in the years ahead. This would be even more problematic because many nations have supported subsidies and loan guarantees to increase production around the world. Thus, besides the consolidation through acquisitions, a significant increase in productive capacity is also being projected. Although the stock gain by Mittal Steel is well earned in the present time, it may be that in the future, as overcapacity is realized in the industry, larger firms may have a difficult time unless they are much more productive than their competitors and can reduce costs as the price comes down. However, such competition may also lead to further consolidation and additional cross-border acquisitions of companies that are not competitive.


Historically, U.S. firms have been the most active acquirers of companies outside their domestic market. However, in the global economy, companies throughout the world are choosing this strategic option with increasing frequency. In recent years, cross-border acquisitions have represented as much as 45 percent of the total number of annual acquisitions. Because of relaxed regulations, the amount of cross-border activity among nations within the European community also continues to increase. The fact that many large European corporations have approached the limits of growth within their domestic markets and thus seek growth in other markets is what some analysts believe accounts for the growth in the range of cross-border acquisitions. Research has indicated that many European and U.S. firms participated in cross-border acquisitions across Asian countries that experienced a financial crisis due to significant currency devaluations in 1997. These acquisitions, it is argued, facilitated the survival and restructuring of many large Asian companies such that these economies recovered more quickly than they would have without the cross-border acquisitions.

As illustrated in the Strategic Focus, firms in the steel industry are completing a number of large cross-border acquisitions. Although cross-border acquisitions are taking place across a wide variety of industries to overcome entry barriers (see the Opening Case), such acquisitions can be difficult to negotiate and operate because of the differences in foreign cultures.

Cost of New Product Development and Increased Speed to Market

Developing new products internally and successfully introducing them into the marketplace often require significant investments of a firm’s resources, including time, making it difficult to quickly earn a profitable return. Also of concern to firms’ managers is achieving adequate returns from the capital invested to develop and commercialize new products—an estimated 88 percent of innovations fail to achieve adequate returns. Perhaps contributing to these less-than-desirable rates of return is the successful imitation
of approximately 60 percent of innovations within four years after the patents are obtained. Because of outcomes such as these, managers often perceive internal product development as a high-risk activity.47

Acquisitions are another means a firm can use to gain access to new products and to current products that are new to the firm. Compared with internal product development processes, acquisitions provide more predictable returns as well as faster market entry. Returns are more predictable because the performance of the acquired firm’s products can be assessed prior to completing the acquisition.48 For these reasons, extensive bidding wars and acquisitions are more frequent in high-technology industries.49

Acquisition activity is also extensive throughout the pharmaceutical industry, where firms frequently use acquisitions to enter markets quickly, to overcome the high costs of developing products internally, and to increase the predictability of returns on their investments. The cost of bringing a new drug to market in 2005 was “pushing $900 million and the average time to launch stretched to 12 years.” Interestingly, there was one large deal between pharmaceutical firms in 2004, the merger between French firms Sanofi Synthelabo and Avenus that created Sanofi-Avenus. This $67 billion deal accounted for most of the $77.5 billion total value of deals between pharmaceutical firms. Although merger activity continued in 2005, most deals were smaller, as many companies targeted small acquisitions to supplement market power and reinvigorate or create innovative drug pipelines. Usually it is larger biotech or pharmaceutical firms acquiring smaller biotech firms that have drug opportunities close to market entry.50

As indicated previously, compared with internal product development, acquisitions result in more rapid market entries.51 Acquisitions often represent the fastest means to enter international markets and help firms overcome the liabilities associated with such strategic moves.52 Acquisitions provide rapid access both to new markets and to new capabilities. Using new capabilities to pioneer new products and to enter markets quickly can create advantageous market positions.53 Pharmaceutical firms, for example, access new products through acquisitions of other drug manufacturers. They also acquire biotechnology firms both for new products and for new technological capabilities. Pharmaceutical firms often provide the manufacturing and marketing capabilities to take the new products developed by biotechnology firms to the market.54 In early 2005, Pfizer, for example, agreed to acquire Angiosyn, Inc., a smaller biotech company, which has developed a promising drug to avoid blindness. The deal, valued near $527 million, could extend Pfizer’s lead in drugs for eye diseases. This deal “spotlights the interest among the largest pharmaceutical makers to purchasing fledgling biotech concerns.”55

Lower Risk Compared to Developing New Products

Because the outcomes of an acquisition can be estimated more easily and accurately than the outcomes of an internal product development process, managers may view acquisitions as lowering risk.56 The difference in risk between an internal product development process and an acquisition can be seen in the results of Pfizer’s strategy and that of its competitors described above.57

As with other strategic actions discussed in this book, the firm must exercise caution when using a strategy of acquiring new products rather than developing them internally. While research suggests that acquisitions have become a common means of avoiding risky internal ventures (and therefore risky R&D investments), they may also become a substitute for innovation.58 Thus, acquisitions are not a risk-free alternative to entering new markets through internally developed products.
Increased Diversification

Acquisitions are also used to diversify firms. Based on experience and the insights resulting from it, firms typically find it easier to develop and introduce new products in markets currently served by the firm. In contrast, it is difficult for companies to develop products that differ from their current lines for markets in which they lack experience. Therefore, it is uncommon for a firm to develop new products internally to diversify its product lines. Using acquisitions to diversify a firm is the quickest and, typically, the easiest way to change its portfolio of businesses. For example, since 2002 Advanced Medical Optics Inc. (AMO) has used an acquisition strategy to develop a set of products and services that focus on the “vision care lifecycle.” AMO provides contact lenses to customers in their teens, laser surgery to patients in their 30s and 40s, and post-cataract-surgery implantable lenses to seniors. In 2004 AMO acquired Pfizer’s surgical ophthalmology business. In early 2005, the firm acquired Quest Vision Technologies, Inc., which focuses on developing lenses for presbyopia, or farsightedness, a common condition among people in their 40s that causes them to wear bifocals or reading glasses. Finally, in 2005 they closed a deal to acquire Visx, Inc., the leader in laser surgery treatment machines based on sales volume. For the present, it appears that AMO’s related diversification strategy is creating value as the market has valued its acquisitions positively.

Both related diversification and unrelated diversification strategies can be implemented through acquisitions. For example, United Technologies Corp. (UTC) has used acquisitions to build a conglomerate. Since the mid-1970s it has been building a portfolio of stable and noncyclical businesses, including Otis Elevator Co. and Carrier Corporation (air conditioners), in order to reduce its dependence on the volatile aerospace industry. Its main businesses have been Pratt & Whitney (jet engines), Sikorsky (helicopters), and Hamilton Sundstrand (aerospace parts). UTC has also acquired a hydrogen-fuel-cell business. Perceiving an opportunity in security caused by problems at airports and because security has become a top concern both for governments and for corporations, United Technologies in 2003 acquired Chubb PLC, a British electronic-security company, for $1 billion. With its acquisition of Kidde PLC, in the same general business, in 2004 for $2.84 billion, UTC will have obtained 10 percent of the world’s market share in electronic security. All businesses UTC purchases are involved in manufacturing industrial and commercial products. However, many are relatively low technology (e.g., elevators and air conditioners).

Research has shown that the more related the acquired firm is to the acquiring firm, the greater the probability is that the acquisition will be successful. Thus, horizontal acquisitions (through which a firm acquires a competitor) and related acquisitions tend to contribute more to the firm’s strategic competitiveness than would the acquisition of a company that operates in product markets quite different from those in which the acquiring firm competes.

Reshaping the Firm’s Competitive Scope

As discussed in Chapter 2, the intensity of competitive rivalry is an industry characteristic that affects the firm’s profitability. To reduce the negative effect of an intense rivalry on their financial performance, firms may use acquisitions to lessen their dependence on one or more products or markets. Reducing a company’s dependence on specific markets alters the firm’s competitive scope.
As the Opening Case illustrates, SBC is acquiring AT&T to help it shift its scope toward corporate long distance customers to help it compete against cable firms, which are increasingly entering SBC’s local phone service business. Similarly, GE reduced its emphasis in the electronics market many years ago by making acquisitions in the financial services industry. Today, GE is considered a service firm because a majority of its revenue now comes from services instead of from industrial products. However, as we noted in Chapter 6, GE is now attempting to become more of a high-technology company, allowing it to take advantage of opportunities in a number of domestic and international markets.

**Learning and Developing New Capabilities**

Some acquisitions are made to gain capabilities that the firm does not possess. For example, acquisitions may be used to acquire a special technological capability. Research has shown that firms can broaden their knowledge base and reduce inertia through acquisitions. Therefore, acquiring a firm with skills and capabilities that differ from its own helps the acquiring firm to gain access to new knowledge and remain agile. For example, research suggests that firms increase the potential of their capabilities when they acquire diverse talent through cross-border acquisitions. When this is done, greater value is created through the international expansion versus a simple acquisition without such diversity and resource creation potential. Of course, firms are better able to learn these capabilities if they share some similar properties with the firm’s current capabilities. Thus, firms should seek to acquire companies with different but related and complementary capabilities in order to build their own knowledge base.

One of Cisco Systems’ primary goals in its early acquisitions was to gain access to capabilities that it needed to compete in the fast-changing networking equipment industry that connects the Internet. Cisco developed an intricate process to quickly integrate the acquired firms and their capabilities (knowledge). Cisco’s processes accounted for its phenomenal success in the latter half of the 1990s. However, the goal is now more internal cooperation to “avoid the diving catch.” Although Cisco continues to pursue acquisitions that build new capabilities, it completed only 10 acquisitions from January 2001 through July 2003, including four companies that Cisco cultivated through prior alliance relationships, versus 23 acquisitions in 2000 alone. It picked up the pace in 2004 with 12 acquisitions, but none were more than $200 million, although Cisco acquired Airespace in 2005 for $450 million. With this recent acquisition Cisco is trying to build up its capability for wireless transmission of data inside a corporation.

**Problems in Achieving Acquisition Success**

Acquisition strategies based on reasons described in this chapter can increase strategic competitiveness and help firms earn above-average returns. However, acquisition strategies are not risk-free. Reasons for the use of acquisition strategies and potential problems with such strategies are shown in Figure 7.1.

Research suggests that perhaps 20 percent of all mergers and acquisitions are successful, approximately 60 percent produce disappointing results, and the remaining 20 percent are clear failures. Successful acquisitions generally involve having a well-conceived strategy for selecting the target, not paying too high a premium, and
employing an effective integration process. As shown in Figure 7.1, several problems may prevent successful acquisitions.

**Integration Difficulties**

Integrating two companies following an acquisition can be quite difficult. Integration challenges include melding two disparate corporate cultures, linking different financial and control systems, building effective working relationships (particularly when management styles differ), and resolving problems regarding the status of the newly acquired firm’s executives.
The importance of a successful integration should not be underestimated. Without it, an acquisition is unlikely to produce positive returns. Thus, as suggested by a researcher studying the process, "managerial practice and academic writings show that the post-acquisition integration phase is probably the single most important determinant of shareholder value creation (and equally of value destruction) in mergers and acquisitions." Integration is complex and involves a large number of activities, which if overlooked can lead to significant difficulties. For instance, HealthSouth Corporation developed into a major power in the hospital and health-care industries through an aggressive acquisition strategy. However, the strategy's success was based primarily on generous government Medicare reimbursements. When Congress slashed the budget for such reimbursements, HealthSouth was not in a position to take advantage of its scale because the managers had not sought possible improved cost savings through integration. In fact, the CEO was accused of fraudulent reporting to make up for the significant losses, which went unreported. "Acquisition covered up a lot of sins," said one health-care analyst. "It allowed the company to layer on a lot of growth without necessarily digesting any of its purchases."

It is important to maintain the human capital of the target firm after the acquisition. Much of an organization's knowledge is contained in its human capital. Turnover of key personnel from the acquired firm can have a negative effect on the performance of the merged firm. The loss of key personnel, such as critical managers, weakens the acquired firm's capabilities and reduces its value. If implemented effectively, the integration process can have a positive effect on target firm managers and reduce the probability that they will leave.

### Inadequate Evaluation of Target

*Due diligence* is a process through which a potential acquirer evaluates a target firm for acquisition. In an effective due-diligence process, hundreds of items are examined in areas as diverse as the financing for the intended transaction, differences in cultures between the acquiring and target firm, tax consequences of the transaction, and actions that would be necessary to successfully meld the two workforces. Due diligence is commonly performed by investment bankers, accountants, lawyers, and management consultants specializing in that activity, although firms actively pursuing acquisitions may form their own internal due-diligence team.

The failure to complete an effective due-diligence process may easily result in the acquiring firm paying an excessive premium for the target company. In fact, research shows that without due diligence, "the purchase price is driven by the pricing of other 'comparable' acquisitions rather than by a rigorous assessment of where, when, and how management can drive real performance gains. [In these cases], the price paid may have little to do with achievable value." Analysts have questioned whether Nortel, for instance, paid too much for PEC Solutions mentioned earlier; PEC's stock price increased by $4.01 to close at $15.32 on the day the acquisition was announced, suggesting the size of the premium Nortel paid.

Many firms once used investment banks to perform their due diligence, but in the post-Enron era the process is increasingly performed in-house. While investment bankers such as Credit Suisse First Boston and Citibank still play a large role in due diligence for large mergers and acquisitions, their role in smaller mergers and acquisitions seems to be decreasing. A growing number of companies are building their own internal operations to offer advice about and to finance mergers. However, although investment banks are playing a lesser role, there will always be the need for an outside opinion for a company’s board of directors—to reassure them about a planned merger and reduce their liability.
**Large or Extraordinary Debt**

To finance a number of acquisitions completed during the 1980s and 1990s, some companies significantly increased their levels of debt. A financial innovation called junk bonds helped make this increase possible. Junk bonds are a financing option through which risky acquisitions are financed with money (debt) that provides a large potential return to lenders (bondholders). Because junk bonds are unsecured obligations that are not tied to specific assets for collateral, interest rates for these high-risk debt instruments sometimes reached between 18 and 20 percent during the 1980s. Some prominent financial economists viewed debt as a means to discipline managers, causing them to act in the shareholders’ best interests.

Junk bonds are now used less frequently to finance acquisitions, and the conviction that debt disciplines managers is less strong. Nonetheless, some firms still take on significant debt to acquire companies. For example, when Time Warner acquired AOL, it increased its total debt to $26 billion. Although current CEO Dick Parsons has spent three years cutting Time Warner’s debt in half, the market has still not lifted its stock price. The firm may ultimately need to break up and sell off some of its businesses (especially its Internet asset, AOL) to remain appealing to investors given its diverse businesses in cable TV, filmed entertainment, network TV, music, and publishing.

High debt can have several negative effects on the firm. For example, because high debt increases the likelihood of bankruptcy, it can lead to a downgrade in the firm’s credit rating by agencies such as Moody’s and Standard and Poor’s. In addition, high debt may preclude needed investment in activities that contribute to the firm’s long-term success, such as R&D, human resource training, and marketing. Still, leverage can be a positive force in a firm’s development, allowing it to take advantage of attractive expansion opportunities. However, too much leverage (such as extraordinary debt) can lead to negative outcomes, including postponing or eliminating investments, such as R&D expenditures, that are necessary to maintain strategic competitiveness over the long term.

**Inability to Achieve Synergy**

Derived from synergos, a Greek word that means “working together,” synergy exists when the value created by units working together exceeds the value those units could create working independently (see Chapter 6). That is, synergy exists when assets are worth more when used in conjunction with each other than when they are used separately. For shareholders, synergy generates gains in their wealth that they could not duplicate or exceed through their own portfolio diversification decisions. Synergy is created by the efficiencies derived from economies of scale and economies of scope and by sharing resources (e.g., human capital and knowledge) across the businesses in the merged firm.

A firm develops a competitive advantage through an acquisition strategy only when a transaction generates private synergy. Private synergy is created when the combination and integration of the acquiring and acquired firms’ assets yields capabilities and core competencies that could not be developed by combining and integrating either firm’s assets with another company. Private synergy is possible when firms’ assets are complementary in unique ways; that is, the unique type of asset complementarity is not possible by combining either company’s assets with another firm’s assets. Because of its uniqueness, private synergy is difficult for competitors to understand and imitate. However, private synergy is difficult to create.

A firm’s ability to account for costs that are necessary to create anticipated revenue- and cost-based synergies affects the acquisition’s success. Firms experience several expenses when trying to create private synergy through acquisitions. Called
transaction costs, these expenses are incurred when firms use acquisition strategies to create synergy.\textsuperscript{97} Transaction costs may be direct or indirect. Direct costs include legal fees and charges from investment bankers who complete due diligence for the acquiring firm. Indirect costs include managerial time to evaluate target firms and then to complete negotiations, as well as the loss of key managers and employees following an acquisition.\textsuperscript{98} Firms tend to underestimate the sum of indirect costs when the value of the synergy that may be created by combining and integrating the acquired firm’s assets with the acquiring firm’s assets is calculated.

Monsanto is one of the leading firms in developing strains of seed for basic food sources such as corn and soy beans. To pursue additional opportunities it purchased Seminis for $1.4 billion.\textsuperscript{99} This deal “marks Monsanto’s entry into the market for non-genetically modified fruits and vegetable seeds.” Seminis has significant market share in these basic seed areas. For example, it has 36 percent of cucumber, 34 percent of hot pepper, and 23 percent of the tomato seed market shares. However, Monsanto’s stock fell 10 percent in the few days after announcement of the deal. Analysts indicated "the acquisition could pose integration problems and results in few immediate synergies."\textsuperscript{100} The concern is that more direct biotechnology shaping of fruits and vegetables sold in grocery stores will not be accepted by the public, although consumers have accepted indirect shaping of corn and soy bean seeds.

\textbf{Too Much Diversification}

As explained in Chapter 6, diversification strategies can lead to strategic competitiveness and above-average returns. In general, firms using related diversification strategies outperform those employing unrelated diversification strategies. However, conglomerates, formed by using an unrelated diversification strategy, also can be successful, as demonstrated by United Technologies Corp.

At some point, however, firms can become overdiversified. The level at which overdiversification occurs varies across companies because each firm has different capabilities to manage diversification. Recall from Chapter 6 that related diversification requires more information processing than does unrelated diversification. Because of this additional information processing, related diversified firms become overdiversified with a smaller number of business units than do firms using an unrelated diversification strategy.\textsuperscript{101} Regardless of the type of diversification strategy implemented, however, overdiversification results in declines in performance, after which business units are often divested.\textsuperscript{102} The pattern of excessive diversification followed by divestments of underperforming business units acquired earlier is currently taking place in the media industry. We discuss this later in a Strategic Focus. Many firms in the media industry have been seeking to divest businesses bought in the boom era of the late 1990s through 2001, when the Internet economy collapsed.\textsuperscript{103} These cycles were also frequent among U.S. firms during the 1960s through the 1980s.\textsuperscript{104}

Even when a firm is not overdiversified, a high level of diversification can have a negative effect on the firm’s long-term performance. For example, the scope created by additional amounts of diversification often causes managers to rely on financial rather than strategic controls to evaluate business units’ performances (financial and strategic controls are defined and explained in Chapters 11 and 12). Top-level executives often rely on financial controls to assess the performance of business units when they do not have a rich understanding of business units’ objectives and strategies. Use of financial controls, such as return on investment (ROI), causes individual business-unit managers to focus on short-term outcomes at the expense of long-term investments. When long-term investments are reduced to increase short-term profits, a firm’s overall strategic competitiveness may be harmed.\textsuperscript{105}
Another problem resulting from too much diversification is the tendency for acquisitions to become substitutes for innovation. Typically, managers do not intend acquisitions to be used in that way. However, a reinforcing cycle evolves. Costs associated with acquisitions may result in fewer allocations to activities, such as R&D, that are linked to innovation. Without adequate support, a firm’s innovation skills begin to atrophy. Without internal innovation skills, the only option available to a firm to gain access to innovation is to complete still more acquisitions. Evidence suggests that a firm using acquisitions as a substitute for internal innovations eventually encounters performance problems.\textsuperscript{106}

\section*{Managers Overly Focused on Acquisitions}

Typically, a considerable amount of managerial time and energy is required for acquisition strategies to contribute to the firm’s strategic competitiveness. Activities with which managers become involved include (1) searching for viable acquisition candidates, (2) completing effective due-diligence processes, (3) preparing for negotiations, and (4) managing the integration process after the acquisition is completed.

Top-level managers do not personally gather all of the data and information required to make acquisitions. However, these executives do make critical decisions on the firms to be targeted, the nature of the negotiations, and so forth. Company experiences show that participating in and overseeing the activities required for making acquisitions can divert managerial attention from other matters that are necessary for long-term competitive success, such as identifying and taking advantage of other opportunities and interacting with important external stakeholders.\textsuperscript{107}

Both theory and research suggest that managers can become overly involved in the process of making acquisitions.\textsuperscript{108} One observer suggested: “The urge to merge is still like an addiction in many companies: doing deals is much more fun and interesting than fixing fundamental problems. So, as in dealing with any other addiction or temptation, maybe it is best to just say no.”\textsuperscript{109} The overinvolvement can be surmounted by learning from mistakes and by not having too much agreement in the board room. Dissent is helpful to make sure that all sides of a question are considered (see Chapter 10).\textsuperscript{110} When failure does occur, leaders may be tempted to blame the failure on others and on unforeseen circumstances rather than on their excessive involvement in the acquisition process.\textsuperscript{111}

A strong example of being overly focused on making a deal is the acquisition of Compaq Computer Corporation by Hewlett Packard Company (HP). Carly Fiorina, CEO at the time of the acquisition, waged a highly controversial battle with other significant shareholders over whether these two firms should merge (see the Opening Case in Chapter 12). Fiorina won the battle and the deal was carried out in 2002. In the process, both HP and Compaq employees and managers became overly consumed with the deal and in the course of time lost significant focus on ongoing operations. In the end, “HP’s shareholders

\begin{figure}[h]
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\includegraphics[width=\textwidth]{carly_fiorina.png}
\caption{Carly Fiorina was the CEO of Hewlett Packard at the time of its unsuccessful acquisition of Compaq.}
\end{figure}
paid $24 billion in stock to buy Compaq and in exchange got relatively little value.” Fiorina lost her job and Mark Hurd, the new CEO, has a major job retrenching and reorganizing HP’s businesses.

**Too Large**

Most acquisitions create a larger firm, which should help increase its economies of scale. These economies can then lead to more efficient operations—for example, the two sales organizations can be integrated using fewer sales reps because a sales rep can sell the products of both firms (particularly if the products of the acquiring and target firms are highly related).

Many firms seek increases in size because of the potential economies of scale and enhanced market power (discussed earlier). At some level, the additional costs required to manage the larger firm will exceed the benefits of the economies of scale and additional market power. Additionally, there is an incentive to grow larger because size serves as a takeover defense. Research in the United Kingdom indicates that firms that acquire other firms and grow larger are less likely to be taken over.

The complexities generated by the larger size often lead managers to implement more bureaucratic controls to manage the combined firm’s operations. Bureaucratic controls are formalized supervisory and behavioral rules and policies designed to ensure consistency of decisions and actions across different units of a firm. However, through time, formalized controls often lead to relatively rigid and standardized managerial behavior. Certainly, in the long run, the diminished flexibility that accompanies rigid and standardized managerial behavior may produce less innovation. Because of innovation’s importance to competitive success, the bureaucratic controls resulting from a large organization (that is, built by acquisitions) can have a detrimental effect on performance.

Sara Lee Corporation, for example, has decided to spin off its apparel business in a “massive restructuring that will shed operations with annual revenue of $8.2 billion.” It will try “to focus on its strongest brands in bakery, meat and household products.” Sara Lee had struggled to increase sales and innovate across its “vast portfolio that includes diverse products such as Jimmy Dean sausage, Playtex bras and Kiwis shoe polish.” The restructuring will trim revenues that used to account for 40 percent of sales. The company plans to use some of the savings to research and develop new products in its top selling brands.

**Effective Acquisitions**

Earlier in the chapter, we noted that acquisition strategies do not consistently produce above-average returns for the acquiring firm’s shareholders. Nonetheless, some companies are able to create value when using an acquisition strategy. For example, few companies have grown so successfully by acquisition as Cisco has. A number of other network companies tried to pursue acquisitions to build up their ability to sell into the network equipment binge, but only Cisco retained much of its value in the post-bubble era. Many firms, such as Lucent, Nortel, and Ericsson, teetered on the edge of bankruptcy after the Internet bubble burst. When it makes an acquisition, “Cisco has gone much further in its thinking about integration. Not only is retention important, but Cisco also works to minimize the distractions caused by an acquisition. This is important, because the speed of
change is so great, that even if the target firm’s product development teams are distracted, they will be slowed contributing to acquisition failure. So, integration must be rapid and reassuring.120

Results from a research study shed light on the differences between unsuccessful and successful acquisition strategies and suggest that there is a pattern of actions that can improve the probability of acquisition success.121 The study shows that when the target firm’s assets are complementary to the acquired firm’s assets, an acquisition is more successful. With complementary assets, integrating two firms’ operations has a higher probability of creating synergy. In fact, integrating two firms with complementary assets frequently produces unique capabilities and core competencies.122 With complementary assets, the acquiring firm can maintain its focus on core businesses and leverage the complementary assets and capabilities from the acquired firm. Often, targets were selected and “groomed” by establishing a working relationship prior to the acquisition.123 As discussed in Chapter 9, strategic alliances are sometimes used to test the feasibility of a future merger or acquisition between the involved firms.124

The study’s results also show that friendly acquisitions facilitate integration of the firms involved in an acquisition. Through friendly acquisitions, firms work together to find ways to integrate their operations to create synergy.125 In hostile takeovers, animosity often results between the two top-management teams, a condition that in turn affects working relationships in the newly created firm. As a result, more key personnel in the acquired firm may be lost, and those who remain may resist the changes necessary to integrate the two firms.126 With effort, cultural clashes can be overcome, and fewer key managers and employees will become discouraged and leave.127

Additionally, effective due-diligence processes involving the deliberate and careful selection of target firms and an evaluation of the relative health of those firms (financial health, cultural fit, and the value of human resources) contribute to successful acquisitions.128 Financial slack in the form of debt equity or cash, in both the acquiring and acquired firms, also has frequently contributed to success in acquisitions. While financial slack provides access to financing for the acquisition, it is still important to maintain a low or moderate level of debt after the acquisition to keep debt costs low. When substantial debt was used to finance the acquisition, companies with successful acquisitions reduced the debt quickly, partly by selling off assets from the acquired firm, especially noncomplementary or poorly performing assets. For these firms, debt costs do not prevent long-term investments such as R&D, and managerial discretion in the use of cash flow is relatively flexible.

Another attribute of successful acquisition strategies is an emphasis on innovation, as demonstrated by continuing investments in R&D activities. Significant R&D investments show a strong managerial commitment to innovation, a characteristic that is increasingly important to overall competitiveness, as well as acquisition success.

Flexibility and adaptability are the final two attributes of successful acquisitions. When executives of both the acquiring and the target firms have experience in managing change and learning from acquisitions, they will be more skilled at adapting their capabilities to new environments.129 As a result, they will be more adept at integrating the two organizations, which is particularly important when firms have different organizational cultures.

Efficient and effective integration may quickly produce the desired synergy in the newly created firm. Effective integration allows the acquiring firm to keep valuable human resources in the acquired firm from leaving.130

The attributes and results of successful acquisitions are summarized in Table 7.1. Managers seeking acquisition success should emphasize the seven attributes that are listed. Berkshire Hathaway is a conglomerate holding company for Warren Buffett, one of the world’s richest men. The company operates widely in the insurance industry and also has stakes in gems, candy, apparel, pilot training, and shoes. The company owns an
interest in such well-known firms as Wal-Mart, American Express, Coca-Cola, The Washington Post Company, and Wells Fargo. Recently, Buffett has sought to buy an interest in a U.S. utility firm, PacifiCorp.\textsuperscript{131} His acquisition strategy in insurance and other business has been particularly successful because he has followed many of the suggestions in Table 7.1.

As we have learned, some acquisitions enhance strategic competitiveness. However, the majority of acquisitions that took place from the 1970s through the 1990s did not enhance firms’ strategic competitiveness. In fact, “history shows that anywhere between one-third [and] more than half of all acquisitions are ultimately divested or spun-off.”\textsuperscript{132} Thus, firms often use restructuring strategies to correct for the failure of a merger or an acquisition.

### Restructuring

**Restructuring** is a strategy through which a firm changes its set of businesses or its financial structure. Defined formally, restructuring is a strategy through which a firm changes its set of businesses or its financial structure.\textsuperscript{133} From the 1970s into the 2000s, divesting businesses from company portfolios and downsizing accounted for a large percentage of firms’ restructuring strategies. Restructuring is a global phenomenon.\textsuperscript{134}
The failure of an acquisition strategy is often followed by a restructuring strategy. Morgan Stanley, a large U.S. investment bank, merged with Dean Witter, a retail investment company, in 1997. The merger was touted to become a financial supermarket. However, the two company’s cultures did not fit together well; “beneath the surface the two sides didn’t try very hard to conceal their mutual scorn.”135 Although Philip Purcell, from Dean Witter, won the political battle to retain his CEO position after a number of key personal left calling for his resignation, ultimately Purcell was forced to resign. John Mack, a former CEO, is back in the CEO position. However, Morgan Stanley will likely restructure in order to improve its position by selling off its Discover Card division and possibly even the retail brokerage business.

In other instances, however, firms use a restructuring strategy because of changes in their external and internal environments. For example, opportunities sometimes surface in the external environment that are particularly attractive to the diversified firm in light of its core competencies. In such cases, restructuring may be appropriate to position the firm to create more value for stakeholders, given the environmental changes.136

As discussed next, there are three restructuring strategies that firms use: downsizing, downscoping, and leveraged buyouts.

**Downsizing**

Once thought to be an indicator of organizational decline, downsizing is now recognized as a legitimate restructuring strategy.137 **Downsizing** is a reduction in the number of a firm’s employees and, sometimes, in the number of its operating units, but it may or may not change the composition of businesses in the company’s portfolio. Thus, downsizing is an intentional proactive management strategy, whereas “decline is an environmental or organizational phenomenon that occurs involuntarily and results in erosion of an organization’s resource base.”138

In the late 1980s, early 1990s, and early 2000s, thousands of jobs were lost in private and public organizations in the United States. One study estimates that 85 percent of Fortune 1000 firms have used downsizing as a restructuring strategy.139 Moreover, Fortune 500 firms laid off more than one million employees, or 4 percent of their collective workforce, in 2001 and into the first few weeks of 2002.140 This trend continues in many industries. For instance, in 2005 GM signaled that it will lay off 25,000 people through 2008 due to poor competitive performance, especially as a result of the improved performance of foreign competitors.141

**Downscoping**

Downscoping has a more positive effect on firm performance than downsizing does.142 **Downscoping refers** to divestiture, spin-off, or some other means of eliminating businesses that are unrelated to a firm’s core businesses. Commonly, downscoping is described as a set of actions that causes a firm to strategically refocus on its core businesses.143 Sara Lee, as mentioned, is spinning off its apparel business. Restructuring spin-offs in the media industry are also described in the Strategic Focus; both Viacom and Clear Channel Communications have participated in such restructurings and are considering further moves.

A firm that downscopes often also downsizes simultaneously. However, it does not eliminate key employees from its primary businesses in the process, because such action could lead to a loss of one or more core competencies. Instead, a firm that is simultaneously downscoping and downsizing becomes smaller by reducing the diversity of businesses in its portfolio.144
Restructuring through Firm Spin-offs Allows for Value Creation

Restructuring divestitures (often in the form of spin-offs) are done for many reasons. Spin-offs result when a single firm creates at least two firms in a nontaxable break-off, creating at least one new equity share offering. Usually the parent maintains the original stock price symbol and the break-off firm uses a new symbol. Such restructuring spin-offs are sparked by both internal and external events. Often such restructuring is preceded internally by a downturn in performance. Externally, such downscoping may be necessitated by environmental changes in demand that cause some businesses to become more peripheral, and the core set of businesses evolves. Core businesses may have evolved towards maturity where they are throwing off cash, but new businesses are required to drive future growth. Although there may be pressure for a change in strategy, often such restructurings are triggered by some internal event such as a change in leadership or an external event in the environment such as a devaluation in a country’s currency, as in the Asian currency crisis in 1997.

A number of media acquisitions took place in the late 1990s and early part of the 21st century. However, the media business has evolved significantly and problems arose with the media mergers. For instance, the Time Warner acquisition of AOL has led Time Warner to consider splitting off the AOL business as it has reconfigured the business to more effectively compete with Yahoo and Microsoft Corporation’s MSN. Viacom made a number of acquisitions including the CBS network, which, in the beginning, added significant value to Viacom’s MTV and other cable networks and Paramount Film Studios. However, Viacom’s stock price has lagged and Sumner Redstone, Viacom CEO, has considered ways to increase value. One strategy under consideration is to divide the large media business into two operational units, one focused on smaller growing businesses such as MTV, Nickelodeon, The Movie Channel, and Paramount Pictures, among others, and another that would include CBS Television and Infinity Broadcasting as well as other entertainment businesses such as Viacom Outdoor, which schedules outdoor advertising and concerts. Although the latter set of businesses are slow-growing, they generate a lot of cash and allow the separate company to offer a more generous dividend policy—a policy that attracts more conservative investors. The growth operation focused on MTV and other channels would allow a different type of investor focus. Other media companies, including Vivendi Universal, Time Warner, and Liberty Media Corporation, have also sold off assets in restructuring moves that are similar to the one being considered by Viacom.

Clear Channel Communications has also signaled that it will consider breaking up into three separate businesses: Clear Channel Communications (radio and broadcasting), Clear Channel Outdoor (advertising), and Clear Channel Entertainment (scheduling of live entertainment venues). Clear Channel's performance dropped and regulatory agencies complained of “monopolistic behavior between the entertainment and radio divisions.” This concern, as well as performance concerns similar to those of the potential Viacom split-up, have created a situation where Clear Channel executives are signaling this strategic restructuring and spin-off strategy.
Many of the media mergers were vertical acquisitions, such as Viacom’s acquisition of CBS, in which the television network and other venues were considered opportunities for the content side to be fed directly into the broadcasting channel distribution business. However, as events changed with increased competition, other opportunities for media such as video game substitution for entertainment, and other outlets for content such as DVD sales, many of the firms unwound their vertical acquisitions into slower-growth distribution outlets. Furthermore, many of the distribution outlets such as the Internet and broadband have not generated significant revenue, and the cable firms have turned to alternative businesses such as offering phone service. Thus the split-ups of former acquisitions have been warranted and many times firms signaling such restructurings have seen an increase in their stock price. This certainly was the case for Viacom when it announced its possible split-up into three businesses.

Viacom had already spun off a previous vertical acquisition, Blockbuster, due to increased competition from the online video rental company NetFlix and the growth of DVD sales through regular retail channels. Viacom found that although the Blockbuster chain was continuing to make a profit, its revenues were decreasing. Accordingly, Blockbuster was spun off as a separate company from Viacom. Apparently, Viacom learned from this experience and is considering its next move in regard to further split-ups as described above.


By refocusing on its core businesses, the firm can be managed more effectively by the top management team. Managerial effectiveness increases because the firm has become less diversified, allowing the top management team to better understand and manage the remaining businesses.145

In general, U.S. firms use downscoping as a restructuring strategy more frequently than European companies do, while the trend in Europe, Latin America, and Asia has been to build conglomerates. In Latin America, these conglomerates are called grupos. Many Asian and Latin American conglomerates have begun to adopt Western corporate strategies in recent years and have been refocusing on their core businesses. This downscoping has occurred simultaneously with increasing globalization and with more open markets that have greatly enhanced the competition. By downscoping, these firms have been able to focus on their core businesses and improve their competitiveness.146

Downscoping has been practiced recently by many emerging market firms. For example, the Tata Group, founded by Jamsetji Nusserwanji Tata in 1868 as a private trading firm and now India’s largest business group, includes 91 firms in a wide range of industries. The group covers chemicals, communications, consumer products, energy, engineering, information systems, materials, and services industries. The group’s revenue in 2003–2004 was $14.25 billion, about 2.6 percent of India’s GDP. Tata’s member companies employ about 220,000 people and export their products to 140 countries. However, as India has changed, Tata executives have sought to restructure its member businesses to “build a more focused company without abandoning the
best of Tata’s manufacturing tradition.” Over a 10-year period Tata has restructured from 250 businesses to its current set.

**Leveraged Buyouts**

Leveraged buyouts are commonly used as a restructuring strategy to correct for managerial mistakes or because the firm’s managers are making decisions that primarily serve their own interests rather than those of shareholders. A *leveraged buyout* (LBO) is a restructuring strategy whereby a party buys all of a firm’s assets in order to take the firm private. Once the transaction is completed, the company’s stock is no longer traded publicly. Firms that facilitate or engage in taking public firms or a business unit of a firm private are called private equity firms.

Usually, significant amounts of debt are incurred to finance a buyout; hence the term “leveraged” buyout. To support debt payments and to downscope the company to concentrate on the firm’s core businesses, the new owners may immediately sell a number of assets. It is not uncommon for those buying a firm through an LBO to restructure the firm to the point that it can be sold at a profit within a five- to eight-year period.

Management buyouts (MBOs), employee buyouts (EBOs), and whole-firm buyouts, in which one company or partnership purchases an entire company instead of a part of it, are the three types of LBOs. In part because of managerial incentives, MBOs, more so than EBOs and whole-firm buyouts, have been found to lead to downscoping, increased strategic focus, and improved performance. Research has shown that management buyouts can also lead to greater entrepreneurial activity and growth.

While there may be different reasons for a buyout, one is to protect against a capricious financial market, allowing the owners to focus on developing innovations and bringing them to the market. Buyouts can represent a form of firm rebirth to facilitate entrepreneurial efforts and stimulate strategic growth.

**Restructuring Outcomes**

The short-term and long-term outcomes resulting from the three restructuring strategies are shown in Figure 7.2. As indicated, downsizing does not commonly lead to a higher firm performance. Still, in free-market-based societies at large, downsizing has generated an incentive for individuals who have been laid off to start their own businesses.

Research has shown that downsizing contributed to lower returns for both U.S. and Japanese firms. The stock markets in the firms’ respective nations evaluated downsizing negatively. Investors concluded that downsizing would have a negative effect on companies’ ability to achieve strategic competitiveness in the long term. Investors also seem to assume that downsizing occurs as a consequence of other problems in a company. This assumption may be caused by a firm’s diminished corporate reputation when a major downsizing is announced. This is clear in the GM layoffs mentioned above.

An unintentional outcome of downsizing, however, is that laid-off employees often start new businesses in order to live through the disruption in their lives. Accordingly, downsizing has generated a host of entrepreneurial new ventures.

As shown in Figure 7.2, downsizing tends to result in a loss of human capital in the long term. Losing employees with many years of experience with the firm represents a major loss of knowledge. As noted in Chapter 3, knowledge is vital to competitive success in the global economy. Thus, in general, research evidence and corporate experience
suggest that downsizing may be of more tactical (or short-term) value than strategic (or long-term) value. 157

Downscoping generally leads to more positive outcomes in both the short and the long term than does downsizing or engaging in a leveraged buyout (see Figure 7.2). Downscoping’s desirable long-term outcome of higher performance is a product of reduced debt costs and the emphasis on strategic controls derived from concentrating on the firm’s core businesses. In so doing, the refocused firm should be able to increase its ability to compete. 158

While whole-firm LBOs have been hailed as a significant innovation in the financial restructuring of firms, there can be negative trade-offs. 159 First, the resulting large debt increases the financial risk of the firm, as is evidenced by the number of companies that filed for bankruptcy in the 1990s after executing a whole-firm LBO. Sometimes, the intent of the owners to increase the efficiency of the bought-out firm and then sell it within five to eight years creates a short-term and risk-averse managerial focus. 160 As a result, these firms may fail to invest adequately in R&D or take other major actions designed to maintain or improve the company’s core competence. 161 Research also suggests that in firms with an entrepreneurial mind-set, buyouts can lead to greater innovation, especially if the debt load is not too great. 162 However, because buyouts more often result in significant debt, most LBOs have taken place in mature industries where stable cash flows are possible. This enables the buyout firm to meet the recurring debt payments as exemplified by Wilbur Ross’s buyouts in the steel industry described in the Strategic Focus dealing with Mittal Steel.
SUMMARY

• Acquisition strategies are increasingly popular. Because of globalization, deregulation of multiple industries in many different economies, and favorable legislation, the number and size of domestic and cross-border acquisitions continue to increase.

• Firms use acquisition strategies to (1) increase market power, (2) overcome entry barriers to new markets or regions, (3) avoid the costs of developing new products and increase the speed of new market entries, (4) reduce the risk of entering a new business, (5) become more diversified, (6) reshape their competitive scope by developing a different portfolio of businesses, and (7) enhance their learning, thereby adding to their knowledge base.

• Among the problems associated with the use of an acquisition strategy are (1) the difficulty of effectively integrating the firms involved, (2) incorrectly evaluating the target firm's value, (3) creating debt loads that preclude adequate long-term investments (e.g., R&D), (4) overestimating the potential for synergy, (5) creating a firm that is too diversified, (6) creating an internal environment in which managers devote increasing amounts of their time and energy to analyzing and completing the acquisition, and (7) developing a combined firm that is too large, necessitating extensive use of bureaucratic, rather than strategic, controls.

• Effective acquisitions have the following characteristics: (1) the acquiring and target firms have complementary resources that can be the basis of core competencies in the newly created firm, (2) the acquisition is friendly thereby facilitating integration of the two firms' resources, (3) the target firm is selected and purchased based on thorough due diligence, (4) the acquiring and target firms have considerable slack in the form of cash or debt capacity, (5) the merged firm maintains a low or moderate level of debt by selling off portions of the acquired firm or some of the acquiring firm's poorly performing units, (6) the acquiring and acquired firms have experience in terms of adapting to change, and (7) R&D and innovation are emphasized in the new firm.

• Restructuring is used to improve a firm's performance by correcting for problems created by ineffective management. Restructuring by downsizing involves reducing the number of employees and hierarchical levels in the firm. Although it can lead to short-term cost reductions, they may be realized at the expense of long-term success, because of the loss of valuable human resources (and knowledge) and overall corporate reputation.

• The goal of restructuring through downscoping is to reduce the firm's level of diversification. Often, the firm divests unrelated businesses to achieve this goal. Eliminating unrelated businesses makes it easier for the firm and its top-level managers to refocus on the core businesses.

• Leveraged buyouts (LBOs) represent an additional restructuring strategy. Through an LBO, a firm is purchased so that it can become a private entity. LBOs usually are financed largely through debt. There are three types of LBOs: management buyouts (MBOs), employee buyouts (EBOs), and whole-firm LBOs. Because they provide clear managerial incentives, MBOs have been the most successful of the three. Often, the intent of a buyout is to improve efficiency and performance to the point where the firm can be sold successfully within five to eight years.

• Commonly, restructuring's primary goal is gaining or reestablishing effective strategic control of the firm. Of the three restructuring strategies, downscoping is aligned the most closely with establishing and using strategic controls.

REVIEW QUESTIONS

1. Why are acquisition strategies popular in many firms competing in the global economy?

2. What reasons account for firms’ decisions to use acquisition strategies as one means of achieving strategic competitiveness?

3. What are the seven primary problems that affect a firm’s efforts to successfully use an acquisition strategy?

4. What are the attributes associated with a successful acquisition strategy?

5. What is the restructuring strategy and what are its common forms?

6. What are the short- and long-term outcomes associated with the different restructuring strategies?
Determining the Best Path to Firm Growth

You are on the executive board of an information technology firm that provides trafficking software to the trucking industry. One of the firm’s managers feels the company should grow and has suggested expanding by creating trafficking services online. You know your firm is in a position to expand but you are not sure about the best way to do so.

Part One

Should the firm consider a merger with or an acquisition of a firm that offers the suggested services, or should it develop them internally? List the advantages and disadvantages of each strategic option.

Part Two

Based on your findings and other information, assume that your firm decides to obtain trafficking software for rail shipments through an acquisition of an existing firm. Predict some general problems your firm might encounter in an acquisition and how they might be resolved.

Mergers and Acquisitions

Merger and acquisition activity is increasingly common, both domestically and internationally. However, such activity does not always result in the intended outcomes. In general, shareholders of acquired firms often enjoy above-average returns, while shareholders of acquiring firms are less likely to do so. Identify a recent major merger or acquisition, such as one that made the front page of the Wall Street Journal or was a feature story in a business periodical such as Fortune, Business Week, or The Economist. Then find two or three other comprehensive articles about this merger or acquisition from more than one source, especially over a period of several weeks as the merger/acquisition events unfolded. This process of triangulation will provide a better understanding of any business activity and its results, as well as help substantiate the facts of the case.

1. What are the primary reasons for the merger or acquisition of study? Is this a horizontal, vertical, or related integration? How do you know? How is the firm’s market power affected?
2. Was the merger or acquisition a success? To what extent do analysts anticipate problems in achieving success with this merger or acquisition? What issues appear to be of concern?
3. What happened to the stock prices of the involved firms before, during, and after the merger/acquisition? What actions could have been taken to make the integration more efficient and effective in achieving the acquiring firm’s goals?

NOTES


64. 2005, Downscoping: How to Tame the Diversified Firm, New York: Oxford University Press.


141. J. B. White & L. Hawkins Jr., 2005, GM plans to cut 25,000 jobs by ’08 in restructuring; Analysts, unions question whether moves will work; A steady work-force decline, Wall Street Journal, June 8, A1.

142. Hoskisson & Hitt, Downscoping.


Knowledge Objectives

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Explain traditional and emerging motives for firms to pursue international diversification.
2. Explore the four factors that lead to a basis for international business-level strategies.
3. Define the three international corporate-level strategies: multidomestic, global, and transnational.
4. Discuss the environmental trends affecting international strategy, especially liability of foreignness and regionalization.
5. Name and describe the five alternative modes for entering international markets.
6. Explain the effects of international diversification on firm returns and innovation.
7. Name and describe two major risks of international diversification.
8. Explain why the positive outcomes from international expansion are limited.

Fu Chengyu, chairman of China National Offshore Oil Corp. (CNOOC), which attempted to take over Unocal Corp. but lost out to Chevron.
In 2004, China’s foreign-exchange reserves—assets of the Chinese government that are held in different hard currencies such as the dollar, euro, and yen—increased $200 billion to reach $609.9 billion by year end. These reserves result from China’s trade surplus with businesses in foreign countries, including the United States. Because of this trade imbalance, other governments have pressured China to increase the value of its currency, the yuan, which would reduce the competitive position of export-related businesses in China. One way the Chinese government can reduce this pressure is by encouraging Chinese companies to reduce the trade imbalance by buying assets overseas. Goods produced by Chinese firms in other nations have the potential to reduce the trade surplus.

With this encouragement many Chinese businesses have been searching the world for acquisitions. South America topped Hong Kong and the rest of Asia as the top destination for Chinese foreign investment in 2004. Through the first 11 months of 2004, South America garnered $899 million of the $1.8 billion invested abroad by Chinese firms. This is primarily due to South America’s abundant supply of commodity assets. However, the adjustment of Chinese companies to South American countries has been difficult at times.

A pioneer in such investments, Shougang International Trade and Engineering Company purchased a state-run ironworks, Hierro de Peru, in 1993. However, Shougang did not fulfill its promises to invest to grow the operation, creating significant disappointment. Furthermore, the firm’s practices such as not hiring locals for key positions alienated Peruvian workers and the community, in part because mine safety declined and the number of fatal accidents increased. Other Chinese companies have learned from Shougang’s mistakes and are adapting to the local environment. Huawei Technologies Company, China’s largest maker of telecommunications and network equipment, has been making acquisitions and doing business in Latin America for over six years. Although it had difficulty adjusting to the local economy and cultures, the firm has adapted more fully to the culture in learning to follow government policies and make better local hires.

In 2004 and into 2005, Chinese companies dramatically increased bidding for foreign assets. In early 2004, TCL Corp., a large television manufacturer, purchased the television operations of France’s Thomson SA (RCA brand) and the mobile handset operations of France’s Alcatel SA. In December 2004, Lenovo Group, the largest personal computer manufacturer in China, proposed to acquire the PC assets of IBM. With this bid, the Chinese foreign direct investment increased to $3 billion in 2004. When the deal closed in 2005, Lenovo was allowed to use the IBM label for five years as it builds its brand in the United States.

Also in 2005, the Haier Group, the largest appliance manufacturer in China, proposed to purchase Maytag Corporation for $1.3 billion in order to build its presence in the United States through the Maytag brand. The China National Offshore Oil Corporation (CNOOC), a large producer of oil and natural gas in China, made a bid to take over Unocal Corp. for $18.5 billion after Chevron and Unocal had agreed for the firms to merge at $16.5 billion. Chevron offered a counter bid that was ultimately successful, even though
it was lower than the CNOOC bid. Although the Haier and the CNOOC transactions were not successfully completed, they demonstrate the incentive of Chinese firms to engage in foreign entry, in part due to the excessive foreign reserves incentive.

These foreign reserves are also being invested domestically and abroad in the steel industry. Although China does not have the largest steel firm in the world—that honor belongs to Netherlands-based Mittal Steel, which, as described in Chapter 7, has the capacity to produce approximately 60 million metric tons of steel per year—Chinese mills turned out 273 million tons of crude steel in 2004. This is about the same amount of steel produced in the United States, Japan, and Russia combined, approximately 25 percent of the world’s total production.

In 2005 the output is expected to exceed 300 million tons as Chinese firms build up their capacity. China consumed about 258 million tons last year, approximately one third of all steel used worldwide. Demand in China is expected to reach 310 million tons in 2005. Six major producers—Shanghai Baosteel Group, Anshan Iron and Steel Group, Wuhan Iron and Steel Group, Magang Group, Shougang Group, and Handan Iron and Steel Group—annually produce 21.6, 10, 8, 7, 6, and 4 tons of steel, respectively. Industry observers worry about both China and Brazil building capacity to the extent that it will outpace global demand and thus drive down prices. This is another example of the industrial and financial power evolving in China and the influence Chinese firms and industries are having through the implementation of global strategies and worldwide competition.


As the Opening Case indicates, China’s firms are exercising their financial muscle due to high levels of foreign reserves from a $600 billion trade surplus by entering other markets through foreign direct investment by acquisitions and other modes of entry. China’s entrance into the World Trade Organization (WTO) has brought change not only to China and its trading partners but also to industries and firms throughout the world. Despite its underdeveloped market and institutional environment, China is taking advantage of the size of its market with its foreign direct investment. Many firms choose direct investment over indirect investment because it provides better protection for the assets invested. Domestic firms are becoming more competitive and building up capacity. As indicated by the overall capacity of Chinese firms in the steel industry and overall demand for steel as China builds up its infrastructure and manufacturing capacity (for instance, in the auto industry), the potential global market power of China is astounding.

As foreign firms enter China and as Chinese firms enter into other foreign markets, both opportunities and threats for firms competing in global markets are exemplified. This chapter examines opportunities facing firms as they seek to develop and exploit core competencies by diversifying into global markets. In addition, we discuss
different problems, complexities, and threats that might accompany a firm’s international strategy. Although national boundaries, cultural differences, and geographical distances all pose barriers to entry into many markets, significant opportunities draw businesses into the international arena. A business that plans to operate globally must formulate a successful strategy to take advantage of these global opportunities. Furthermore, to mold their firms into truly global companies, managers must develop global mind-sets. Especially in regard to managing human resources, traditional means of operating with little cultural diversity and without global sourcing are no longer effective.

As firms move into international markets, they develop relationships with suppliers, customers, and partners, and then learn from these relationships. Such activity is evident in the pharmaceuticals industry as firms compete against each other in global markets and invest in all areas of the world in order to learn about new markets and new potential drugs.

In this chapter, as illustrated in Figure 1.1, we discuss the importance of international strategy as a source of strategic competitiveness and above-average returns. The chapter focuses on the incentives to internationalize. Once a firm decides to compete internationally, it must select its strategy and choose a mode of entry into international markets. It may enter international markets by exporting from domestic-based operations, licensing some of its products or services, forming joint ventures with international partners, acquiring a foreign-based firm, or establishing a new subsidiary. Such international diversification can extend product life cycles, provide incentives for more innovation, and produce above-average returns. These benefits are tempered by political and economic risks and the problems of managing a complex international firm with operations in multiple countries.

Figure 8.1 provides an overview of the various choices and outcomes of strategic competitiveness. The relationships among international opportunities, the resources and capabilities that result in strategies, and the modes of entry that are based on core competencies are explored in this chapter.
An international strategy is a strategy through which the firm sells its goods or services outside its domestic market. One of the primary reasons for implementing an international strategy (as opposed to a strategy focused on the domestic market) is that international markets yield potential new opportunities.

Raymond Vernon captured the classic rationale for international diversification. He suggested that typically a firm discovers an innovation in its home-country market, especially in an advanced economy such as that of the United States. Some demand for the product may then develop in other countries, and exports are provided by domestic operations. Increased demand in foreign countries justifies direct foreign investment in production capacity abroad, especially because foreign competitors also organize to meet increasing demand. As the product becomes standardized, the firm may rationalize its operations by moving production to a region with low manufacturing costs. Vernon, therefore, observed that one reason why firms pursue international diversification is to extend a product’s life cycle.

Another traditional motive for firms to become multinational is to secure needed resources. Key supplies of raw material—especially minerals and energy—are important in some industries, as illustrated in the Opening Case by the proposed acquisition of Unocal by CNOOC. For instance, aluminum producers need a supply of bauxite, tire firms need rubber, and oil companies scour the world to find new petroleum reserves. Other industries, such as clothing, electronics, watchmaking, and many others, have moved portions of their operations to foreign locations in pursuit of lower production costs.

Although these traditional motives persist, other emerging motivations also drive international expansion (see Chapter 1). For instance, pressure has increased for a global integration of operations, mostly driven by more universal product demand. As nations industrialize, the demand for some products and commodities appears to become more similar. This “nationless,” or borderless, demand for globally branded products may be due to similarities in lifestyle in developed nations. Increases in global communication media also facilitate the ability of people in different countries to visualize and model lifestyles in different cultures. IKEA, for example, has become a global brand by selling furniture in 44 countries through 224 stores that it owns and operates through franchises. It generated $15.5 billion in sales in 2004. All of its furniture is sold in components that can be packaged in flat packs and assembled by the consumer after purchase. This arrangement has allowed for easier shipping and handling than fully assembled units and has facilitated the development of the global brand.

In some industries, technology drives globalization because the economies of scale necessary to reduce costs to the lowest level often require an investment greater than that needed to meet domestic market demand. Hyundai, a Korean car maker, certainly found this to be true; accordingly, they have sought to enhance their operations in the United States and elsewhere. There is also pressure for cost reductions, achieved by purchasing from the lowest-cost global suppliers. For instance, research and development expertise for an emerging business start-up may not exist in the domestic market.

New large-scale, emerging markets, such as China and India, provide a strong internationalization incentive because of their high potential demand for consumer products and services. Because of currency fluctuations, firms may also choose to distribute their operations across many countries, including emerging ones, in order to reduce the risk of devaluation in one country. However, the uniqueness of emerging
markets presents both opportunities and challenges. While India, for example, differs from Western countries in many respects, including culture, politics, and the precepts of its economic system, it also offers a huge potential market and its government is becoming more supportive of foreign direct investment. However, the differences between China and India and Western countries pose serious challenges to Western competitive paradigms that emphasize the skills needed to manage financial, economic, and political risks.

A large majority of U.S.-based companies’ international business is in European markets, where 60 percent of U.S. firms’ assets that are located outside the domestic market are invested. Companies seeking to internationalize their operations in Europe, as elsewhere, need to understand the pressure on them to respond to local, national, or regional customs, especially where goods or services require customization because of cultural differences or effective marketing to entice customers to try a different product.

The need for local repair and service capabilities, for example, influence a firm to be responsive to local country conditions through its internationalization strategy. This localization may affect even industries that are seen as needing more global economies of scale, as in the white goods (e.g., home appliances, such as refrigerators) industry.

Employment contracts and labor forces differ significantly in international markets. For example, it is more difficult to lay off employees in Europe than in the United States because of employment contract differences. In many cases, host governments demand joint ownership with a local company in order to invest in local operations, which allows the foreign firm to avoid tariffs. Also, host governments frequently require a high percentage of procurements, manufacturing, and R&D to use local sources. These issues increase the need for local investment and responsiveness as opposed to seeking global economies of scale.

We’ve discussed incentives that influence firms to use international strategies. When these strategies are successful, firms can derive four basic benefits: (1) increased market size; (2) greater returns on major capital investments or on investments in new products and processes; (3) greater economies of scale, scope, or learning; and (4) a competitive advantage through location (for example, access to low-cost labor, critical resources, or customers). We examine these benefits in terms of both their costs (such as higher coordination expenses and limited access to knowledge about host country political influences) and their managerial challenges.

**Increased Market Size**

Firms can expand the size of their potential market—sometimes dramatically—by moving into international markets. Pharmaceutical firms have been doing significant foreign direct investment into China due to the size of the market. One researcher who sampled 117 pharmaceutical firms found that “ninety-nine firms (84.6 percent) chose a joint venture entry operation with a local Chinese partner as their entry mode for the Chinese market and the remaining firms (15.4 percent) established a 100 percent foreign-owned venture operation in China.”

Although changing consumer tastes and practices linked to cultural values or traditions is not simple, following an international strategy is a particularly attractive option to firms competing in domestic markets that have limited growth opportunities. For example, firms in the beer industry lack significant growth opportunities in their domestic markets. Accordingly, most large global brewers have pursued a strategy of acquiring other brewers, both in developed markets and in emerging economies. For instance, Heineken NV has purchased a Russian brewer, Patra, increasing Heineken’s
market share in Russia from 7.5 percent to 8.3 percent. The Dutch brewer is now the third largest shareholder of the Russian beer market, behind Baltic Beverages Holdings (a joint venture between Copenhagen-based Carlsberg AS and Edinburgh-based Scottish and Newcastle PLC) and Belgian brewer InBevsa (formerly Interbrew SA), which have 34.2 percent and 14.2 percent, respectively.27

The size of an international market also affects a firm’s willingness to invest in R&D to build competitive advantages in that market.28 Larger markets usually offer higher potential returns and thus pose less risk for a firm’s investments. The strength of the science base in the country in question also can affect a firm’s foreign R&D investments. Most firms prefer to invest more heavily in those countries with the scientific knowledge and talent to produce value-creating products and processes from their R&D activities.29 Research suggests that German multinationals are increasingly investing in international R&D opportunities for resource development and learning purposes as opposed to market-seeking motives.30

**Return on Investment**

Large markets may be crucial for earning a return on significant investments, such as plant and capital equipment or R&D. Therefore, most R&D-intensive industries such as electronics are international. In addition to the need for a large market to recoup heavy investment in R&D, the development pace for new technology is increasing. New products become obsolete more rapidly, and therefore investments need to be recouped more quickly. Moreover, firms’ abilities to develop new technologies are expanding, and because of different patent laws across country borders, imitation by competitors is more likely. Through reverse engineering, competitors are able to take apart a product, learn the new technology, and develop a similar product. Because their competitors can imitate the new technology relatively quickly, firms need to recoup new product development costs even more rapidly. Consequently, the larger markets provided by international expansion are particularly attractive in many industries such as pharmaceutical firms, because they expand the opportunity for the firm to recoup significant capital investments and large-scale R&D expenditures.31

Regardless of other issues, however, the primary reason for investing in international markets is to generate above-average returns on investments. Still, firms from different countries have different expectations and use different criteria to decide whether to invest in international markets.32 Turkey, for example, has experienced significant growth since 2001 due to foreign direct investment and better management. Companies are noticing its fairly large market and entry point for other markets in the Mideast. Turkey was expected to draw $6 billion of foreign direct investment in 2005, up from $0.8 billion in the 2002–2004 period.33

**Economies of Scale and Learning**

By expanding their markets, firms may be able to enjoy economies of scale, particularly in their manufacturing operations. To the extent that a firm can standardize its products across country borders and use the same or similar production facilities, thereby
coordinating critical resource functions, it is more likely to achieve optimal economies of scale. Economies of scale are critical in the global auto industry. China’s decision to join the World Trade Organization will allow carmakers from other countries to enter the country and lower tariffs to be charged (in the past, Chinese carmakers have had an advantage over foreign carmakers due to tariffs). Ford, Honda, General Motors, and Volkswagen are each producing an economy car to compete with the existing cars in China. Because of global economies of scale (allowing them to price their products competitively) and local investments in China, all of these companies are likely to obtain significant market share in China. Shanghai Automotive Industry Corp. (SAIC) is one of the local Chinese firms that has helped these foreign car companies achieve their significant success in manufacturing cars in China. SAIC has joint ventures, for instance, with both GM and Volkswagen and produced 612,216 cars with these two companies in 2004. Furthermore, SAIC is seeking to develop opportunities for exporting vehicles overseas as well. It aspires to be one of the six largest automakers in the world by 2020.

Firms may also be able to exploit core competencies in international markets through resource and knowledge sharing between units across country borders. This sharing generates synergy, which helps the firm produce higher-quality goods or services at lower cost. In addition, working across international markets provides the firm with new learning opportunities. Multinational firms have substantial occasions to learn from the different practices they encounter in separate international markets. However, research finds that to take advantage of the international R&D investments, firms need to already have a strong R&D system in place to absorb the knowledge.

**Location Advantages**

Firms may locate facilities in other countries to lower the basic costs of the goods or services they provide. These facilities may provide easier access to lower-cost labor, energy, and other natural resources. Other location advantages include access to critical supplies and to customers. Once positioned favorably with an attractive location, firms must manage their facilities effectively to gain the full benefit of a location advantage.

Such location advantages can be influenced by costs of production and transportation requirements as well as by the needs of the intended customers. Cultural influences may also affect location advantages and disadvantages. If there is a strong match between the cultures in which international transactions are carried out, the liability of foreignness is lower than if there is high cultural distance. Research also suggests that regulation distances influence the ownership positions of multinational firms as well as their strategies for managing expatriate human resources.

China’s Internet market has increased dramatically such that 94 million Chinese are now online, a market size second only to the United States. Thus China is a great location for Internet-oriented companies. In May 2005 Microsoft announced it had formed a joint venture with a Shanghai company to offer its MSN Internet portal. Earlier, Google opened an office in Shanghai, having formed a deal with Tencent to provide search services for the Chinese company. Yahoo formed a joint venture with Alibaba.com to focus on business-to-business and consumer-auction sites; Yahoo provides search engine capacity to the venture. Amazon.com, eBay, and Expedia have been examining China for opportunities as well. However, it is difficult for firms to enter the market without having a local operating partner, as the ventures by Microsoft, Google, and Yahoo indicate.
International Strategies

Firms choose to use one or both of two basic types of international strategies: business-level international strategy and corporate-level international strategy. At the business level, firms follow generic strategies: cost leadership, differentiation, focused cost leadership, focused differentiation, or integrated cost leadership/differentiation. There are three corporate-level international strategies: multidomestic, global, or transnational (a combination of multidomestic and global). To create competitive advantage, each strategy must realize a core competence based on difficult-to-duplicate resources and capabilities. As discussed in Chapters 4 and 6, firms expect to create value through the implementation of a business-level strategy and a corporate-level strategy.

International Business-Level Strategy

Each business must develop a competitive strategy focused on its own domestic market. We discussed business-level strategies in Chapter 4 and competitive rivalry and competitive dynamics in Chapter 5. International business-level strategies have some unique features. In an international business-level strategy, the home country of operation is often the most important source of competitive advantage. The resources and capabilities established in the home country frequently allow the firm to pursue the strategy into markets located in other countries. However, research indicates that as a firm continues its growth into multiple international locations, the country of origin is less important for competitive advantage.

Michael Porter’s model, illustrated in Figure 8.2, describes the factors contributing to the advantage of firms in a dominant global industry and associated with a specific home country or regional environment. The first dimension in Porter’s model is factors of production. This dimension refers to the inputs necessary to compete in any industry—labor, land, natural resources, capital, and infrastructure (such as transportation, postal, and communication systems). There are basic factors (for example, natural and labor resources) and advanced factors (such as digital communication systems and a highly educated workforce). Other production factors are generalized (highway systems and the supply of debt capital) and specialized (skilled personnel in a specific industry, such as the workers in a port that specialize in handling bulk chemicals). If a country has both advanced and specialized production factors, it is likely to serve an industry well by spawning strong home-country competitors that also can be successful global competitors.

Ironically, countries often develop advanced and specialized factors because they lack critical basic resources. For example, some Asian countries, such as South Korea, lack abundant natural resources but offer a strong work ethic, a large number of engineers, and systems of large firms to create an expertise in manufacturing. Similarly, Germany developed a strong chemical industry, partially because Hoechst and BASF spent years creating a synthetic indigo dye to reduce their dependence on imports, unlike Britain, whose colonies provided large supplies of natural indigo.

The second dimension in Porter’s model, demand conditions, is characterized by the nature and size of buyers’ needs in the home market for the industry’s goods or services. The sheer size of a market segment can produce the demand necessary to create scale-efficient facilities.

Chinese manufacturing companies have spent years focused on building their businesses in China, and only recently are beginning to look at markets beyond their borders. As the opening case suggests, companies such as Lenovo (personal computers)
and Haier (small appliances) have begun the difficult process of building their brand equity in other countries, beginning in the Far East and seeking to make subsequent moves into the West. These companies have been helped by China's entry to the World Trade Organization and are looking to overseas markets to increase market share and profits. The efficiency built in a large-scale market could help lead to ultimate domination of the industry in other countries, although this could be difficult for firms coming from an emerging economy.

Specialized demand may also create opportunities beyond national boundaries. For example, Swiss firms have long led the world in tunneling equipment because of the need to tunnel through mountains for rail and highway passage in Switzerland. Japanese firms have created a niche market for compact, quiet air conditioners, which are important in Japan because homes are often small and close together. 51

Related and supporting industries are the third dimension in Porter’s model. Italy has become the leader in the shoe industry because of related and supporting industries; a well-established leather-processing industry provides the leather needed to construct shoes and related products. Also, many people travel to Italy to purchase leather goods, providing support in distribution. Supporting industries in leather-working machinery and design services also contribute to the success of the shoe industry. In fact, the design services industry supports its own related industries, such as ski boots, fashion apparel, and furniture. In Japan, cameras and copiers are related industries. Similarly, it is argued that the “creative resources nurtured by [the] popular cartoons and animation sector, combined with technological knowledge accumulated in the consumer electronics industry, facilitated the emergence of a successful video game industry in Japan.” 52

Firm strategy, structure, and rivalry make up the final country dimension and also foster the growth of certain industries. The dimension of strategy, structure, and
rivalry among firms varies greatly from nation to nation. Because of the excellent technical training system in Germany, there is a strong emphasis on methodical product and process improvements. In Japan, unusual cooperative and competitive systems have facilitated the cross-functional management of complex assembly operations. In Italy, the national pride of the country’s designers has spawned strong industries in sports cars, fashion apparel, and furniture. In the United States, competition among computer manufacturers and software producers has favored the development of these industries.

The four basic dimensions of the “diamond” model in Figure 8.2 emphasize the environmental or structural attributes of a national economy that contribute to national advantage. Government policy also clearly contributes to the success and failure of many firms and industries. In 2003, DHL Worldwide Express entered the U.S. domestic shipping market through the acquisition of Airborne, a Seattle-based air cargo firm, which put it in competition with UPS and FedEx. The combined company hoped to take market share from UPS’s and FedEx’s small and midsized business accounts, which tended to have higher margins than large corporate accounts that are typically heavily discounted. However, DHL had difficulty in competing with FedEx and UPS; the company lost a significant amount of money in 2004 and did not expect to break even until 2006. It has become more visible through an ad campaign and a great deal of yellow paint on its delivery vehicles. DHL has had problems with its service quality, but it takes time to build a business like this. One DHL executive stated, “Awareness leads to consideration, which leads to trial, which leads to loyalty. That’s what it’s all about.” DHL has sought to improve its service quality to ultimately gain the customer loyalty desired.

Although each firm must create its own success, not all firms will survive to become global competitors—not even those operating with the same country factors that spawned the successful firms. The actual strategic choices managers make may be the most compelling reason for success or failure. Accordingly, the factors illustrated in Figure 8.2 are likely to produce competitive advantages only when the firm develops and implements an appropriate strategy that takes advantage of distinct country factors. Thus, these distinct country factors are necessary to consider when analyzing the business-level strategies (i.e., cost leadership, differentiation, focused cost leadership, focused differentiation, and integrated cost leadership/differentiation, discussed in Chapter 4) in an international context. However, pursuing an international strategy leads to more adjustment and learning as the firm adjusts to competition in the host country, as illustrated in the DHL example.

**International Corporate-Level Strategy**

The international business-level strategies are based at least partially on the type of international corporate-level strategy the firm has chosen. Some corporate strategies give individual country units the authority to develop their own business-level strategies; other corporate strategies dictate the business-level strategies in order to standardize the firm’s products and sharing of resources across countries. International corporate-level strategy focuses on the scope of a firm’s operations through both product and geographic diversification. International corporate-level strategy is required when the firm operates in multiple industries and multiple countries or regions. The headquarters unit guides the strategy, although business- or country-level managers can have substantial strategic input, depending on the type of international corporate level strategy followed. The three international corporate-level strategies are multidomestic, global, and transnational, as shown in Figure 8.3.
A multidomestic strategy is an international strategy in which strategic and operating decisions are decentralized to the strategic business unit in each country so as to allow that unit to tailor products to the local market. A multidomestic strategy focuses on competition within each country. It assumes that the markets differ and therefore are segmented by country boundaries. The multidomestic strategy uses a highly decentralized approach, allowing each division to focus on a geographic area, region, or country. In other words, consumer needs and desires, industry conditions (e.g., the number and type of competitors), political and legal structures, and social norms vary by country. With multidomestic strategies, the firm can customize its products to meet the specific needs and preferences of local customers. Therefore, these strategies should maximize a firm’s competitive response to the idiosyncratic requirements of each market.

The use of multidomestic strategies usually expands the firm’s local market share because the firm can pay attention to the needs of the local clientele. However, the use of these strategies results in more uncertainty for the corporation as a whole, because of the differences across markets and thus the different strategies employed by local country units. Moreover, multidomestic strategies do not allow for the achievement of economies of scale and can be more costly. As a result, firms employing a multidomestic strategy decentralize their strategic and operating decisions to the business units operating in each country. Historically, Unilever, a large European consumer products firm, has had a very decentralized approach to managing its international operations. The French defense contractor French Thomson-CSF has transformed into a new global defense and aerospace electronics group called Thales SA. Thales has won contracts worldwide by using a multidomestic strategy. It has become a local player in six countries outside...
France: Britain, the Netherlands, Australia, South Africa, South Korea, and Singapore. It implemented its strategy with a series of joint ventures with and acquisitions of local players in each of these markets. The multidomestic strategy has been commonly used by European multinational firms because of the variety of cultures and markets found in Europe.

**Global Strategy**

In contrast to a multidomestic strategy, a global strategy assumes more standardization of products across country markets. As a result, a global strategy is centralized and controlled by the home office. The strategic business units operating in each country are assumed to be interdependent, and the home office attempts to achieve integration across these businesses. A global strategy is an international strategy through which the firm offers standardized products across country markets, with competitive strategy being dictated by the home office. Thus, a global strategy emphasizes economies of scale and offers greater opportunities to take innovations developed at the corporate level or in one country and utilize them in other markets. Improvements in global accounting and financial reporting standards are facilitating this strategy.

While a global strategy produces lower risk, it may cause the firm to forgo growth opportunities in local markets, either because those markets are less likely to be identified as opportunities or because the opportunities require that products be adapted to the local market. The global strategy is not as responsive to local markets and is difficult to manage because of the need to coordinate strategies and operating decisions across country borders. Vodafone, in implementing a global strategy, has had difficulty in Japan: “By focusing too much on building a globally oriented brand, Vodafone failed to give Japanese customers what they wanted, chiefly a wide lineup of phones with fancy features.”

Achieving efficient operations with a global strategy requires sharing resources and facilitating coordination and cooperation across country boundaries, which in turn require centralization and headquarters control. Furthermore, research suggests that the performance of the global strategy is enhanced if it deploys in areas where regional integration among countries is occurring, such as the European Union. Many Japanese firms have successfully used the global strategy.

Cemex is the third largest cement company in the world, behind France’s Lafarge and Switzerland’s Holcim, and is the largest producer of ready mix, a prepackaged product that contains all the ingredients needed to make localized cement products. In 2005, Cemex acquired RMC for $4.1 billion. RMC is a large U.K. cement producer with two-thirds of its business in Europe. Cemex was already the number one producer in Spain through its acquisition of a Spanish company in 1992. In 2000 Cemex acquired Southdown, a large manufacturer in the United States. Accordingly,
Cemex has strong market power in the Americas as well as in Europe. Because Cemex pursues a global strategy effectively, its integration of its centralization process has resulted in a quick payoff for its merger integration process. To integrate its businesses globally, Cemex uses the Internet as one way of increasing revenue and lowering its cost structure. By using the Internet to improve logistics and manage an extensive supply network, Cemex can significantly reduce costs. Connectivity between the operations in different countries and universal standards dominates its approach.\(^7^2\) As explained in the Strategic Focus, Whirlpool originally used the global strategy but has begun to pursue the transnational strategy, which is described next.

**Transnational Strategy**

A transnational strategy is an international strategy through which the firm seeks to achieve both global efficiency and local responsiveness. Realizing these goals is difficult: one requires close global coordination while the other requires local flexibility. “Flexible coordination”—building a shared vision and individual commitment through an integrated network—is required to implement the transnational strategy. Such integrated networks allow a firm to manage its connections with customers, suppliers, partners, and other parties more efficiently rather than using arms-length transactions.\(^7^3\) The transnational strategy is difficult to use because of its conflicting goals (see Chapter 11 for more on the implementation of this and other corporate-level international strategies). On the positive side, the effective implementation of a transnational strategy often produces higher performance than does the implementation of either the multidomestic or global international corporate-level strategies.\(^7^4\)

The Strategic Focus on Whirlpool’s strategy in the global appliance industry suggests how one large global player has evolved towards the transnational strategy in order to deal with the competitive trends in this industry. Renault has used this strategy to reinvigorate Nissan, in which Renault bought a controlling interest in 1999. Since then, Carlos Ghosn, CEO of Nissan, has brought Nissan back from being a very poor performer to being one of the top performers in the industry. The business units of Renault cooperate to achieve global and regional efficiencies and adapt to local market conditions successfully.\(^7^5\)

**Environmental Trends**

Although the transnational strategy is difficult to implement, emphasis on global efficiency is increasing as more industries begin to experience global competition. To add to the problem, there is also an increased emphasis on local requirements: global goods and services often require some customization to meet government regulations within particular countries or to fit customer tastes and preferences. In addition, most multinational firms desire coordination and sharing of resources across country markets to hold down costs, as illustrated by the Cemex example above.\(^7^6\) Furthermore, some products and industries may be more suited than others for standardization across country borders.

As a result, most large multinational firms with diverse products employ a multidomestic strategy with certain product lines and a global strategy with others. Many multinational firms may require this type of flexibility if they are to be strategically competitive, in part due to trends that change over time. Two important trends are the liability of foreignness, which has increased after the terrorist attacks and the war in Iraq, and regionalization.
Whirlpool’s Progress toward the Transnational Strategy

In the late 1980s, Whirlpool analyzed the international appliance industry and concluded that over time the industry would be dominated by a handful of global players. With that vision, Whirlpool planned a global strategy that would allow it to pursue worldwide leadership as the industry evolved. In 1989 Whirlpool acquired Philips NV’s European appliance business for $2 billion. This acquisition gave Whirlpool not only a strong position in Europe but also an entrance into Asian distribution. In 1994 then CEO David Whitwam described Whirlpool’s progress toward its vision: “[O]ur vision at Whirlpool is to integrate our geographical businesses wherever possible, so that our most advanced expertise in any given area, whether it’s refrigeration technology, financial reporting systems, or distribution strategy, isn’t confined to one location or division.” In the process of achieving this vision, Whirlpool purchased a majority stake in an Indian firm, established four joint ventures in China, and made new investments in Latin America.

However, by the mid-1990s serious setbacks had emerged in Whirlpool’s international operations. In 1995, Whirlpool’s European profit fell by 50 percent and in 1996 the company reported a $13 million loss in Europe. The Asian situation was even worse: Whirlpool lost $70 million and $62 million in Asia in 1996 and 1997, respectively. Its centralized global strategy of producing worldwide products with some adaptation to local markets was not functioning as anticipated.

Although Whirlpool made a number of mistakes in its global strategy, the strategy began to evolve once the company became established in these foreign countries and many suppliers began to form networks around Whirlpool’s local host country facilities. At first, Whirlpool pursued a strategy of reducing costs and focusing on standardized products. Over time, however, as its foreign operations evolved, each center of production began to develop various skills and designs that were fitting for a particular region. Ultimately these centers became centers of excellence for technology and production. For instance, Whirlpool’s Duet front-loading washers and dryers were developed and continue to be manufactured in Germany. Even though German-made washers have extremely high labor costs—$32 per hour including benefits, versus $23 per hour in the United States—the front-loading technology, long popular in Europe because it uses less water and electricity, was available in Germany at a very small incremental investment. The Germans had worked out the technology exceptionally well for a front door and a basket that runs at high speeds. Designing and manufacturing the Duet in Germany was the fastest route for getting the appliances to the American market. Once the Duet gained favor among American consumers it was still much cheaper for washers to be made in Germany and shipped to the United States. Maytag’s Neptune model stumbled in the United States because of its high repair rate, which gave Whirlpool’s Duet, with its “kink-free German technology,” the advantage. Since 2001, almost 2 million Duets have been sold in the United States at $1,200 apiece.

Besides the washer technology centered in Germany, Whirlpool has a global network of appliance-manufacturing centers, including “microwave ovens engineered in Sweden and made in China for American consumers; stoves designed in
Liability of Foreignness

The dramatic success of Japanese firms such as Toyota and Sony in the United States and other international markets in the 1980s was a powerful jolt to U.S. managers and awakened them to the importance of international competition in what were rapidly becoming global markets. In the 21st century, China, India, Brazil, and Eastern Europe represent potential major international market opportunities for firms from many countries, including the United States, Japan, Korea, and the European Union. However, there are legitimate concerns about the relative attractiveness of global strategies. This is illustrated by the experience of Walt Disney Company in opening theme parks in foreign countries. For example, Disney suffered “law suits in France, at Disneyland Paris, because of the lack of fit between its transferred personnel policies and the French employees charged to enact them.” Research shows that global strategies are not as prevalent as once thought and are very difficult to implement, even when using Internet-based strategies. The September 11, 2001, attacks and the 2003 war in Iraq are two explanations for these concerns.

As such, firms may focus less on truly global markets and more on regional adaptation. Although parallel developments in the Internet and mobile telecommunication facilitate communications across the globe, as noted earlier, the implementation of Web-based strategies also requires local adaptation.

The globalization of businesses with local strategies is demonstrated by the online operation of Lands’ End, Inc., which uses local Internet portals to offer its products for sale. Lands’ End, formerly a direct-mail catalog business and now a part of Sears, Roebuck and Co., launched the Web-based portion of its business in 1995. The firm established Web sites in the United Kingdom and Germany in 1999 and in France, Italy, and Ireland in 2000 prior to initiating a catalog business in those countries. With word of mouth and limited online advertising, a Web site business can be built in a foreign country without a lot of initial marketing expenses. Once the online business is large...
enough, a catalog business can be launched with mailings targeted to customers who have used the business online. Thus, even smaller companies can sell their goods and services globally when facilitated by electronic infrastructure without having significant (brick-and-mortar) facilities outside of their home location. Lands’ End and other retailers are going further by creating personal customization for fitting apparel sizes over the Internet. Service can be enhanced by being able to order online and pick up at a store. Even with custom ordering systems, significant local adaptation is still needed in each country or region.81

**Regionalization**

Regionalization is a second trend that has become more common in global markets. Because a firm’s location can affect its strategic competitiveness,82 it must decide whether to compete in all or many global markets, or to focus on a particular region or regions. Competing in all markets provides economies that can be achieved because of the combined market size. Research suggests that firms that compete in risky emerging markets can also have higher performance.83

However, a firm that competes in industries where the international markets differ greatly (in which it must employ a multidomestic strategy) may wish to narrow its focus to a particular region of the world. In so doing, it can better understand the cultures, legal and social norms, and other factors that are important for effective competition in those markets. For example, a firm may focus on Far East markets only rather than competing simultaneously in the Middle East, Europe, and the Far East. Or, the firm may choose a region of the world where the markets are more similar and some coordination and sharing of resources would be possible. In this way, the firm may be able not only to better understand the markets in which it competes, but also to achieve some economies, even though it may have to employ a multidomestic strategy. For instance, research suggests that most large retailers are better at focusing on a particular region rather than being truly global.84

Countries that develop trade agreements to increase the economic power of their regions may promote regional strategies. The European Union (EU) and South America’s Organization of American States (OAS) are country associations that developed trade agreements to promote the flow of trade across country boundaries within their respective regions.85 Many European firms acquire and integrate their businesses in Europe to better coordinate pan-European brands as the EU creates more unity in European markets. With this process likely to continue as new countries are added to the agreement, some international firms may prefer to pursue regional strategies versus global strategies because the size of the market is increasing.86

The North American Free Trade Agreement (NAFTA), signed by the United States, Canada, and Mexico, facilitates free trade across country borders in North America. NAFTA loosens restrictions on international strategies within this region and provides greater opportunity for regional international strategies. NAFTA does not exist for the sole purpose of U.S. businesses moving across its borders. In fact, Mexico is the number two trading partner of the United States, and NAFTA greatly increased Mexico’s exports to this country. Research suggests
that managers of small and medium-sized firms are influenced by the strategy they implement (those with a differentiation strategy are more positively disposed to the agreement than are those pursuing a cost leadership strategy) and by their experience and rivalry with exporting firms. The Central American Free Trade Agreement (CAFTA), signed into U.S. law in 2005 but not yet implemented, would reduce tariffs with five countries in Central America plus the Dominican Republic in the Caribbean Sea.

Most firms enter regional markets sequentially, beginning in markets with which they are more familiar. They also introduce their largest and strongest lines of business into these markets first, followed by their other lines of business once the first lines are successful. They also usually invest in the same area as their original investment location.

After the firm selects its international strategies and decides whether to employ them in regional or world markets, it must choose a market entry mode.

Choice of International Entry Mode

International expansion is accomplished by exporting products, participating in licensing arrangements, forming strategic alliances, making acquisitions, and establishing new wholly owned subsidiaries. These means of entering international markets and their characteristics are shown in Table 8.1. Each means of market entry has its advantages and disadvantages. Thus, choosing the appropriate mode or path to enter international markets affects the firm’s performance in those markets.

Exporting

Many industrial firms begin their international expansion by exporting goods or services to other countries. Exporting does not require the expense of establishing operations in the host countries, but exporters must establish some means of marketing and distributing their products. Usually, exporting firms develop contractual arrangements with host-country firms.

<table>
<thead>
<tr>
<th>Type of Entry</th>
<th>Characteristics</th>
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</thead>
<tbody>
<tr>
<td>Exporting</td>
<td>High cost, low control</td>
</tr>
<tr>
<td>Licensing</td>
<td>Low cost, low risk, little control, low returns</td>
</tr>
<tr>
<td>Strategic alliances</td>
<td>Shared costs, shared resources, shared risks, problems of integration (e.g., two corporate cultures)</td>
</tr>
<tr>
<td>Acquisition</td>
<td>Quick access to new market, high cost, complex negotiations, problems of merging with domestic operations</td>
</tr>
<tr>
<td>New wholly owned subsidiary</td>
<td>Complex, often costly, time consuming, high risk, maximum control, potential above-average returns</td>
</tr>
</tbody>
</table>
The disadvantages of exporting include the often high costs of transportation and possible tariffs placed on incoming goods. Furthermore, the exporter has less control over the marketing and distribution of its products in the host country and must either pay the distributor or allow the distributor to add to the price to recoup its costs and earn a profit.93 As a result, it may be difficult to market a competitive product through exporting or to provide a product that is customized to each international market.94 However, evidence suggests that cost leadership strategies enhance the performance of exports in developed countries, whereas differentiation strategies are more successful in emerging economies.95

Firms export mostly to countries that are closest to their facilities because of the lower transportation costs and the usually greater similarity between geographic neighbors. For example, U.S. NAFTA partners Mexico and Canada account for more than half of the goods exported from Texas. The Internet has also made exporting easier, as illustrated by the Lands’ End system described earlier.96 Even small firms can access critical information about foreign markets, examine a target market, research the competition, and find lists of potential customers.97 Governments also use the Internet to facilitate applications for export and import licenses. Although the terrorist threat is likely to slow its progress, high-speed technology is still the wave of the future.98

Small businesses are most likely to use the exporting mode of international entry.99 Currency exchange rates are one of the most significant problems small businesses face. The Bush administration has supported a weak dollar against the euro, which makes imports to the United States more expensive to U.S. consumers and U.S. goods less costly to foreign buyers, thus providing some economic relief for U.S. exporters.100

**Licensing**

Licensing is an increasingly common form of organizational network, particularly among smaller firms.101 A licensing arrangement allows a foreign company to purchase the right to manufacture and sell the firm’s products within a host country or set of countries.102 The licensor is normally paid a royalty on each unit produced and sold. The licensee takes the risks and makes the monetary investments in facilities for manufacturing, marketing, and distributing the goods or services. As a result, licensing is possibly the least costly form of international expansion.

China is a large and growing market for cigarettes, while the U.S. market is shrinking due to health concerns. But U.S. cigarette firms have had trouble entering the Chinese market because state-owned tobacco firms have lobbied against such entry. As such, cigarette firms such as Altria Group, parent company of Philip Morris International, have an incentive to form a deal with such state-owned firms. The state-owned firms would get access to the most famous brand in the world, Marlboro. Accordingly, both the Chinese firms and Philip Morris have formed a licensing agreement to take advantage of the opportunity as China opens its markets more fully.103 Because it is a licensing agreement rather than foreign direct investment by Philip Morris, China maintains control of the distribution.

Licensing is also a way to expand returns based on previous innovations.104 Even if product life cycles are short, licensing may be a useful tool. For instance, because the toy industry faces relentless change and an unpredictable buying public, licensing is used and contracts are often completed in foreign markets where labor may be less expensive.105 The Sesame Street Workshop, creator of the Muppet figures, has created a large business by licensing figures such as Elmo, Snuffleupagus, and the Count to Target and other specialty stores focused on apparel for “a previously untapped teen/adult market.”106
Licensing also has disadvantages. For example, it gives the firm very little control over the manufacture and marketing of its products in other countries. Thus, license deals must be structured properly.\textsuperscript{107} In addition, licensing provides the least potential returns, because returns must be shared between the licensor and the licensee. Worse, the international firm may learn the technology and produce and sell a similar competitive product after the license expires. Komatsu, for example, first licensed much of its technology from International Harvester, Bucyrus-Erie, and Cummins Engine to compete against Caterpillar in the earthmoving equipment business. Komatsu then dropped these licenses and developed its own products using the technology it had gained from the U.S. companies.\textsuperscript{108}

Marriott International Inc. has achieved distinction as a franchise licensor of hotel chains. One analyst noted that Marriott has “become the industry leader by obsessively whipping its troops into line—not just employees, but franchised hotel owners—while pampering loyal customers and winning bookings away from rivals.”\textsuperscript{109} However, Marriott owns less than 3 percent of the properties, unlike Hilton and Starwood (St. Regis, Sheraton, and Westin hotel chains), which own over 30 percent. Although Marriott has used franchise licensing successfully, if a firm wants to move to a different ownership arrangement, licensing may create some inflexibility. Thus, it is important that a firm think ahead and consider sequential forms of entry in international markets.\textsuperscript{110}

\textbf{Strategic Alliances}

In recent years, strategic alliances have become a popular means of international expansion.\textsuperscript{111} Strategic alliances allow firms to share the risks and the resources required to enter international markets.\textsuperscript{112} Moreover, strategic alliances can facilitate the development of new core competencies that contribute to the firm’s future strategic competitiveness.\textsuperscript{113}

GE Finance recently agreed to take a 49.9 percent stake in BAC International Bank, one of Central America’s largest banks. BAC International has 178 branches in Costa Rica, El Salvador, Guatemala, Honduras, Nicaragua, and Panama. GE Finance is also one of the largest issuers of credit cards in the region. GE is using a joint venture strategy in order to reduce risk in an emerging market economy where a free market agreement, CAFTA, is in the works. GE Finance expects to get 60 percent of its revenue growth from developing or emerging market countries over the next decade compared with 20 percent in the previous decade.\textsuperscript{114}

As in the GE example, most strategic alliances are formed with a host-country firm that knows and understands the competitive conditions, legal and social norms, and cultural idiosyncrasies of the country, which should help the expanding firm manufacture and market a competitive product. Often, firms in emerging economies want to form international alliances and ventures to gain access to sophisticated technologies that are new to them. This type of arrangement can benefit the non-emerging economy firm as well, in that it gains access to a new market and doesn’t have to pay tariffs to do so (because it is partnering with a local company).\textsuperscript{115} In return, the host-country firm may find its new access to the expanding firm’s technology and innovative products attractive.
Each partner in an alliance brings knowledge or resources to the partnership. Indeed, partners often enter an alliance with the purpose of learning new capabilities. Common among these desired capabilities are technological skills. Managing these expectations can facilitate improved performance.

The alliance mentioned above between Renault, a French automaker, and its Japanese partner, Nissan, has been successful over the years because of the way it was managed. Research suggests that company executives need to know their own firm well, understand factors that determine the norms in different countries, know how the firm is seen by other partners in the venture, and learn to adapt while remaining consistent with their own company cultural values. Such a multi-faceted and versatile approach has helped the Renault and Nissan alliance succeed over the years.

Not all alliances are successful; in fact, many fail. The primary reasons for failure include incompatible partners and conflict between the partners. International strategic alliances are especially difficult to manage. Several factors may cause a relationship to sour. Trust between the partners is critical and is affected by at least four fundamental issues: the initial condition of the relationship, the negotiation process to arrive at an agreement, partner interactions, and external events.

Research has shown that equity-based alliances, over which a firm has more control, tend to produce more positive returns. However, if trust is required to develop new capabilities in a research collaboration, equity can serve as a barrier to the necessary relationship building. If conflict in a strategic alliance or joint venture will not be manageable, an acquisition may be a better option. Research suggests that alliances are more favorable in the face of high uncertainty and where cooperation is needed to share knowledge and strategic flexibility and when the transaction is used to maintain economies of scale or scope. Acquisitions can also lead to an acquisition, which is discussed next.

**Acquisitions**

As free trade has continued to expand in global markets, cross-border acquisitions have also been increasing significantly. Recent years' cross-border acquisitions have comprised more than 45 percent of all acquisitions completed worldwide. As a result, acquisition equity can provide new access to new markets.

While equity-based acquisitions, over which a firm has more control, tend to produce more positive returns, research suggests that alliances are more favorable in the face of high uncertainty and where cooperation is needed. Acquisitions are better in situations with less need for strategic flexibility and when the transaction is used to maintain economies of scale or scope. Acquisitions can also lead to an acquisition, which is discussed next.

In addition, they can be an extra cost. International negotiations for acquisitions can be exceedingly complex and often require debt financing, which carries an extra cost. International negotiations for acquisitions can be exceedingly complex and often require debt financing, which carries an extra cost. International negotiations for acquisitions can be exceedingly complex and often require debt financing, which carries an extra cost.
and are generally more complicated than domestic acquisitions. For example, it is estimated that only 20 percent of cross-border bids lead to a completed acquisition, compared with 40 percent of bids for domestic acquisitions.\footnote{Dealing with the legal and regulatory requirements in the target firm’s country and obtaining appropriate information to negotiate an agreement frequently present significant problems. Finally, the problems of merging the new firm into the acquiring firm often are more complex than in domestic acquisitions. The acquiring firm must deal not only with different corporate cultures, but also with potentially different social cultures and practices. Therefore, while international acquisitions have been popular because of the rapid access to new markets they provide, they also carry with them important costs and multiple risks.}

China is home to several large energy companies that are finally forming a global strategy. China's increasing petroleum needs and dependence on the Middle East are spurring the companies to seek foreign oil sources. This is illustrated by the attempted takeover bid of Unocal by CNOOC described in the Opening Case. This bid was unsuccessful largely due to U.S. government opposition. SAIC, a China-based automobile producer, has made an acquisition bid for the assets of MG Rover Group, a historic British auto producer, which is now in insolvency. This acquisition would give the Chinese firm an entry point into Europe and an opportunity to establish its own brand through the MG Rover label. SAIC had previously considered a joint venture but has now fully funded the bid, worth $104 million.\footnote{However, the SAIC bid has formidable government opposition in the UK and must clear extra regulatory hurdles to receive approval.}

\section*{New Wholly Owned Subsidiary}

The establishment of a new wholly owned subsidiary is referred to as a \textit{greenfield venture}. This process is often complex and potentially costly, but it affords maximum control to the firm and has the most potential to provide above-average returns. This potential is especially true of firms with strong intangible capabilities that might be leveraged through a greenfield venture.\footnote{A firm maintains full control of its operations with a greenfield venture. More control is especially advantageous if the firm has proprietary technology. Research also suggests that “wholly-owned subsidiaries and expatriate staff are preferred” in service industries where “close contacts with end customers” and “high levels of professional skills, specialized know-how, and customization” are required.\footnote{Other research suggests that greenfield investments are more prominent where physical capital-intensive plants are planned and that acquisitions are more likely preferred when a firm is human capital intensive—that is, where a strong local degree of unionization and high cultural distance would cause difficulty in transferring knowledge to a host nation through a greenfield approach.\footnote{The risks are also high, however, because of the costs of establishing a new business operation in a new country. The firm may have to acquire the knowledge and expertise of the existing market by hiring either host-country nationals, possibly from competitors, or consultants, which can be costly. Still, the firm maintains control over the technology, marketing, and distribution of its products.\footnote{Furthermore, the company must build new manufacturing facilities, establish distribution networks, and learn and implement appropriate marketing strategies to compete in the new market.}}}}
The globalization of the air cargo industry has implications for companies such as UPS and FedEx. The impact of this globalization is especially pertinent to the China and Asia Pacific region. China's air cargo market is expected to grow 11 percent per year through 2023. Accordingly, both UPS and FedEx have announced that they will build hubs in Shanghai and Guangzhou, respectively. DHL already has a hub in the Hong Kong airport. These investments will be wholly owned because these firms need to maintain the integrity of their IT and logistics systems in order to maximize efficiency. Greenfield ventures also help the firms to maintain the proprietary nature of their systems.141

Dynamics of Mode of Entry

A firm's choice of mode of entry into international markets is affected by a number of factors.142 Initially, market entry will often be achieved through export, which requires no foreign manufacturing expertise and investment only in distribution. Licensing can facilitate the product improvements necessary to enter foreign markets, as in the Komatsu example. Strategic alliances have been popular because they allow a firm to connect with an experienced partner already in the targeted market. Strategic alliances also reduce risk through the sharing of costs. Therefore, all three modes—export, licensing, and strategic alliance—are good tactics for early market development. Also, the strategic alliance is often used in more uncertain situations, such as an emerging economy.143 However, if intellectual property rights in the emerging economy are not well protected, the number of firms in the industry is growing fast, and the need for global integration is high, the wholly owned entry mode is preferred.144

To secure a stronger presence in international markets, acquisitions or greenfield ventures may be required. Large aerospace firms Airbus and Boeing have used joint ventures, while military equipment firms such as Thales SA, as noted above, have used acquisitions to build a global presence.145 Many Japanese auto manufacturers, such as Honda, Nissan, and Toyota, have gained a presence in the United States through both greenfield ventures and joint ventures.146 Toyota, for example, has two advantages that must be maintained internally: efficient manufacturing techniques using a team approach and a reputation for producing high-quality automobiles.147 These advantages for Toyota are based on effective management; if Toyota outsourced manufacturing, it would likely lose these advantages. Therefore, Toyota uses some form of foreign direct investment (e.g., greenfield ventures, joint ventures) rather than another mode of entry. Both acquisitions and greenfield ventures are likely to come at later stages in the development of an international strategy. In addition, both strategies tend to be more successful when the firm making the investment possesses valuable core competencies.148 Large diversified business groups, often found in emerging economies, not only gain resources through diversification but also have specialized abilities in managing differences in inward and outward flows of foreign direct investment. In particular, Korean chaebols have been adept at making acquisitions in emerging economies.149

Thus, to enter a global market, a firm selects the entry mode that is best suited to the situation at hand. In some instances, the various options will be followed sequentially, beginning with exporting and ending with greenfield ventures.150 In other cases, the firm may use several, but not all, of the different entry modes, each in different markets. The decision regarding which entry mode to use is primarily a result of the industry's competitive conditions, the country's situation and government policies, and the firm's unique set of resources, capabilities, and core competencies.
Strategic Competitiveness Outcomes

Once its international strategy and mode of entry have been selected, the firm turns its attention to implementation issues (see Chapter 11). It is important to do this, because as explained next, international expansion is risky and may not result in a competitive advantage (see Figure 8.1). The probability the firm will achieve success by using an international strategy increases when that strategy is effectively implemented.

International Diversification and Returns

As noted earlier, firms have numerous reasons to diversify internationally. International diversification is a strategy through which a firm expands the sales of its goods or services across the borders of global regions and countries into different geographic locations or markets. Because of its potential advantages, international diversification should be related positively to firms' returns. Research has shown that, as international diversification increases, firms' returns decrease and then increase as firms learn to manage international expansion.\(^{151}\) In fact, the stock market is particularly sensitive to investments in international markets. Firms that are broadly diversified into multiple international markets usually achieve the most positive stock returns, especially when they diversify geographically into core business areas.\(^{152}\) There are also many reasons for the positive effects of international diversification, such as potential economies of scale and experience, location advantages, increased market size, and the opportunity to stabilize returns. The stabilization of returns helps reduce a firm's overall risk.\(^{153}\) All of these outcomes can be achieved by smaller and newer ventures, as well as by larger and established firms. New ventures can also enjoy higher returns when they learn new technologies from their international diversification.\(^{154}\)

Firms in the Japanese auto industry, particularly Toyota, have found that international diversification may allow them to better exploit their core competencies, because sharing knowledge resources between operations can produce synergy. Also, a firm's returns may affect its decision to diversify internationally. For example, poor returns in a domestic market may encourage a firm to expand internationally in order to enhance its profit potential. In addition, internationally diversified firms may have access to more flexible labor markets, as the Japanese do in the United States, and may thereby benefit from global scanning for competition and market opportunities. Also, through global networks with assets in many countries, firms can develop more flexible structures to adjust to changes that might occur. "Offshore outsourcing" has created significant value-creation opportunities for firms engaged in it, especially as firms move into markets with more flexible labor markets. Furthermore, offshoring increases exports to firms that receive the offshoring contract.\(^ {155}\)

The Malaysian oil company Petronas, like China's CNOOC, is state-owned. However, Petronas' operations are profitable, which is usually counter to most state-owned monopolies. Because Malaysia's oil reserves have dwindled and because few domestic opportunities exist to drill for new reserves, Petronas expanded its operations abroad to fill the potentially growing reserve challenge. It has done so successfully and has operations in 32 countries.\(^ {156}\) It has gone to Iraq and the Sudan, among other places, where more technologically developed Western rivals have been apprehensive to venture. Although multinational firms such as Petronas can produce above-average returns, international diversification can be carried too far, as explained later.
International Diversification and Innovation

In Chapter 1, we indicated that the development of new technology is at the heart of strategic competitiveness. As noted in Porter’s model (see Figure 8.2), a nation’s competitiveness depends, in part, on the capacity of its industry to innovate. Eventually and inevitably, competitors outperform firms that fail to innovate and improve their operations and products. Therefore, the only way to sustain a competitive advantage is to upgrade it continually.157

International diversification provides the potential for firms to achieve greater returns on their innovations (through larger or more numerous markets) and lowers the often substantial risks of R&D investments. Therefore, international diversification provides incentives for firms to innovate.158

In addition, international diversification may be necessary to generate the resources required to sustain a large-scale R&D operation. An environment of rapid technological obsolescence makes it difficult to invest in new technology and the capital-intensive operations required to take advantage of such investment. Firms operating solely in domestic markets may find such investments problematic because of the length of time required to recoup the original investment. If the time is extended, it may not even be possible to recover the investment before the technology becomes obsolete.159 As a result, international diversification improves a firm’s ability to appropriate additional and necessary returns from innovation before competitors can overcome the initial competitive advantage created by the innovation. For instance, research suggests that Japanese foreign direct investment in developing countries is focused more on market-seeking and labor cost-saving purposes, whereas investment in developed economies is more focused on strategy development as well as market-seeking purposes. In these firms, a relatively strong ownership advantage is evident versus in developing economies.160 In addition, firms moving into international markets are exposed to new products and processes. If they learn about those products and processes and integrate this knowledge into their operations, further innovation can be developed.161 Research, however, finds that to take advantage of R&D investment, knowledge absorptive capacity needs to be in place as well.162

The relationship among international diversification, innovation, and returns is complex. Some level of performance is necessary to provide the resources to generate international diversification, which in turn provides incentives and resources to invest in research and development. The latter, if done appropriately, should enhance the returns of the firm, which then provides more resources for continued international diversification and investment in R&D.163

Because of the potential positive effects of international diversification on performance and innovation, such diversification may even enhance returns in product-diversified firms. International diversification would increase market potential in each of these firms’ product lines, but the complexity of managing a firm that is both product-diversified and internationally diversified is significant. Research indicates that media firms gain from both product and geographic diversification. However, international diversification often contributes more than product diversification in developed countries.164 Research also suggests that firms in less developed countries gain more from being product-diversified than firms in developed countries. This is especially true when partnering with multinational firms from a more developed country that are looking to enter a less developed country in pursuit of increased international diversification.165

Evidence suggests that more culturally diverse top-management teams often have a greater knowledge of international markets and their idiosyncrasies166 (top-management teams are discussed further in Chapter 12). Moreover, an in-depth understanding of diverse markets among top-level managers facilitates intrafirm coordination and the
use of long-term, strategically relevant criteria to evaluate the performance of managers and their units.  

Complexity of Managing Multinational Firms

Although firms can realize many benefits by implementing an international strategy, doing so is complex and can produce greater uncertainty. For example, multiple risks are involved when a firm operates in several different countries. Firms can grow only so large and diverse before becoming unmanageable, or before the costs of managing them exceed their benefits. For example, the Body Shop has retail outlets in over 50 countries. One of the difficulties it has is coordinating the different IT platforms and managing the different accounting and reporting standards used in each country. Other complexities include the highly competitive nature of global markets, multiple cultural environments, potentially rapid shifts in the value of different currencies, and the instability of some national governments.

Risks in an International Environment

International diversification carries multiple risks. Because of these risks, international expansion is difficult to implement and manage. The chief risks are political and economic. Taking these risks into account, highly internationally diversified firms are accustomed to market conditions yielding competitive situations that differ from what was predicted. Sometimes, these situations contribute to the firm’s strategic competitiveness; on other occasions, they have a negative effect on the firm’s efforts. Specific examples of political and economic risks are shown in Figure 8.4.

Political Risks

Political risks are risks related to instability in national governments and to war, both civil and international. Instability in a national government creates numerous problems, including economic risks and uncertainty created by government regulation; the existence of many, possibly conflicting, legal authorities or corruption; and the potential nationalization of private assets. Foreign firms that invest in another country may have concerns about the stability of the national government and what might happen to their investments or assets because of unrest and government instability.

Russia has reduced foreign direct investment by prosecuting powerful private firm executives as well as seeking to gain state control of firm assets. For example, Yukos, a thriving oil and gas firm, was penalized for alleged tax fraud and broken up. The CEO was jailed because of the accusations. As a result, the assets of Yukos were partly assimilated into Gazprom, a government-owned oil and gas enterprise. Furthermore, other acquisitions of Russian businesses such as by Siemens AG were not approved by the Russian government. This trend has given pause to some firms considering significant foreign direct investment in Russia. Although Vladimir Putin, Russia’s president, has tried to create more reassurance with regard to property rights, firms are still leery of investing in Russia given the current trend toward more government control over the private sector.
Economic Risks

As illustrated in the example of Russia and property rights, economic risks are interdependent with political risks. As discussed in the Strategic Focus, if firms cannot protect their intellectual property, they will not make foreign direct investments. Countries therefore need to create and sustain strong intellectual property rights and their enforcement, or they risk losing their reputation in the eyes of potential investing firms and might also risk sanctions from international political bodies such as the WTO.

Another economic risk is the security risk posed by terrorists. For instance, concerns about terrorism in Indonesia have kept firms from investing in the Indonesian
Are China and India Changing Their Approach to Intellectual Property Enforcement?

The lack of intellectual property protection in large nations such as China and India has made it difficult for Western innovation-oriented firms to be successful there. This problem exists for a large variety of industries from movies and music to software and pharmaceuticals. However, as China and India open their markets, government officials in these countries are reconsidering their current laws and enforcement arrangements for intellectual property rights.

Interestingly, many of India’s most innovative companies are welcoming the possibility of stronger patent protections for scientific intellectual property. In the early stages of a country’s economic development, lax intellectual property laws allow the imitation of more highly developed countries’ intellectual property. India’s previous patent system, for example, allowed Indian pharmaceutical companies to copy drug patents created abroad by merely changing the manufacturing process. This allowed a local pharmaceutical industry focused on generic drug manufacturing to keep medicines quite inexpensive for local consumers—as little as one-tenth the original prices. However, as Indian companies consider foreign direct investment and developing multinational enterprises in the pharmaceutical industry outside of India, stronger international patent protection becomes more reasonable. For instance, Indian pharmaceutical companies applied for nearly 800 patents at the World Intellectual Property Organization (WIPO) in 2004, twice as many as were applied for in the previous four years combined. Accordingly, stronger intellectual property laws and enforcement create a better environment for Indian pharmaceutical, software, and other knowledge-industry participants to retain profits for their product innovations.

Similar experiences are being encountered in the Chinese market. There are few recent cases in which the Chinese courts have protected a foreign firm’s intellectual property. Other Asian and European business groups besides U.S. firms have been cajoling Beijing to do a better job of marshalling intellectual property protection. Fostering better intellectual property protection is important for any firms considering locating a new R&D and manufacturing facility in China. Microsoft claimed that 90 percent of the Microsoft-labeled software used in China is actually counterfeit. Philips Electronics NV has continually faced counterfeiting in their compact sales with little recourse in the Chinese courts, especially in remote parts of the country. Honda confronted a company producing a scooter that it called “Hongda.”

Of course, China has taken on more intellectual property rights obligations with its entrance into the World Trade Organization. However, the culture in China is a difficult one to overcome. Because during the Communist era in China property belonged “collectively” to the state and to the people and not to individuals or to enterprises, intellectual property ownership is a difficult concept to adjust to for the Chinese. William Lash, U.S. Assistant Secretary of Commerce, has suggested that China, instead of imposing fines for people caught violating patents, trademarks, and...
Copyrights, should launch criminal actions against counterfeiters. Such an enforcement approach, he argues, would send a stronger signal to counterfeiters.

However, others argue that the government ownership and control of intellectual property rights in the economy undermines private property rights, especially intangible knowledge such as those associated with patents and copyrights. New invention and innovation that would take place in private laboratories and startup companies throughout the country, if successful, may undermine the power and employment opportunities associated with state-owned firms. Thus, China’s state-owned firms’ political interests are potentially in conflict with its private enterprises’ commercial and entrepreneurial interests.

However, as Chinese firms enter world markets, there needs to be a shift in managerial mind-set in moving from an orientation of imitation toward innovation. It will be a significant strategic leap when state-owned firms move from a focus on products “made in China” to “created in China.” If other nations begin to pirate their hard-earned innovations and wisdom, it is likely to follow that the government will implement stronger structural safeguards protecting intellectual property rights. One analyst concluded, “Such enlightened self-interest can be the only driver for the true cultural change needed.” Furthermore, to create an incentive for increased foreign direct investment of high value-added investment of technology companies such as research and development centers, China will need to change its anti-intellectual property right culture.


Limits to International Expansion: Management Problems

Firms tend to earn positive returns on early international diversification, but the returns often level off and become negative as the diversification increases past some
point. There are several reasons for the limits to the positive effects of international diversification. First, greater geographic dispersion across country borders increases the costs of coordination between units and the distribution of products. Second, trade barriers, logistical costs, cultural diversity, and other differences by country (e.g., access to raw materials and different employee skill levels) greatly complicate the implementation of an international diversification strategy.

Institutional and cultural factors can present strong barriers to the transfer of a firm’s competitive advantages from one country to another. Marketing programs often have to be redesigned and new distribution networks established when firms expand into new countries. In addition, firms may encounter different labor costs and capital charges. In general, it is difficult to effectively implement, manage, and control a firm’s international operations.

Wal-Mart made significant mistakes in markets around the world as it internationalized. For example, its first Mexican stores carried ice skates, riding lawn mowers, fishing tackle—even clay pigeons for skeet shooting. To get rid of the clay pigeons, the stores would radically discount them, “only to have automated inventory systems linked to Wal-Mart’s corporate headquarters in Bentonville, Arkansas, order a fresh batch.” As Wal-Mart began to get the right mix of products, it became very successful in Latin America, especially in Mexico, and elsewhere in the world. The company has accelerated that growth through international acquisitions; 40 percent of the international sales growth from 2001 to 2005 has come from foreign-acquired retailers. One analyst reported that “More than 2,000 of Wal-Mart’s 5,700 stores are now located outside the United States. Of the 500 stores Wal-Mart will open across all divisions this year [2005], about a third will be international.”

The amount of international diversification that can be managed varies from firm to firm and according to the abilities of each firm’s managers. The problems of central coordination and integration are mitigated if the firm diversifies into more friendly countries that are geographically close and have cultures similar to its own country’s culture. In that case, there are likely to be fewer trade barriers, the laws and customs are better understood, and the product is easier to adapt to local markets. For example, U.S. firms may find it less difficult to expand their operations into Mexico, Canada, and Western European countries than into Asian countries.

Management must also be concerned with the relationship between the host government and the multinational corporation. Although government policy and regulations are often barriers, many firms, such as Toyota and General Motors, have turned to strategic alliances to overcome those barriers. By forming interorganizational networks, such as strategic alliances (see Chapter 9), firms can share resources and risks but also build flexibility. However, large networks can be difficult to manage.

**SUMMARY**

- The use of international strategies is increasing not only because of traditional motivations, but also for emerging reasons. Traditional motives include extending the product life cycle, securing key resources, and having access to low-cost labor. Emerging motivations focus on the combination of the Internet and mobile telecommunications, which facilitates global transactions. Also, there is increased pressure for global integration as the demand for commodities becomes borderless, and yet pressure is also increasing for local country responsiveness.
- An international strategy usually attempts to capitalize on four benefits: increased market size; the opportunity to earn a return on large investments; economies of scale and learning; and advantages of location.
- International business-level strategies are usually grounded in one or more home-country advantages, as Porter’s diamond model suggests. The diamond model emphasizes four determinants: factors of production; demand conditions; related and supporting industries; and patterns of firm strategy, structure, and rivalry.
There are three types of international corporate-level strategies. A multidomestic strategy focuses on competition within each country in which the firm competes. Firms using a multidomestic strategy decentralize strategic and operating decisions to the business units operating in each country, so that each unit can tailor its goods and services to the local market. A global strategy assumes more standardization of products across country boundaries; therefore, competitive strategy is centralized and controlled by the home office. A transnational strategy seeks to combine aspects of both multidomestic and global strategies in order to emphasize both local responsiveness and global integration and coordination. This strategy is difficult to implement, requiring an integrated network and a culture of individual commitment.

Although the transnational strategy’s implementation is a challenge, environmental trends are causing many multinational firms to consider the need for both global efficiency and local responsiveness. Many large multinational firms—particularly those with many diverse products—use a multidomestic strategy with some product lines and a global strategy with others.

The threat of wars and terrorist attacks increases the risks and costs of international strategies. Furthermore, research suggests that the liability of foreignness is more difficult to overcome than once thought.

Some firms decide to compete only in certain regions of the world, as opposed to viewing all markets in the world as potential opportunities. Competing in regional markets allows firms and managers to focus their learning on specific markets, cultures, locations, resources, etc.

Firms may enter international markets in one of several ways, including exporting, licensing, forming strategic alliances, making acquisitions, and establishing new wholly owned subsidiaries, often referred to as greenfield ventures. Most firms begin with exporting or licensing, because of their lower costs and risks, but later may expand to strategic alliances and acquisitions. The most expensive and risky means of entering a new international market is through the establishment of a new wholly owned subsidiary. On the other hand, such subsidiaries provide the advantages of maximum control by the firm and, if they are successful, the greatest returns.

International diversification facilitates innovation in a firm, because it provides a larger market to gain more and faster returns from investments in innovation. In addition, international diversification may generate the resources necessary to sustain a large-scale R&D program.

In general, international diversification is related to above-average returns, but this assumes that the diversification is effectively implemented and that the firm’s international operations are well managed. International diversification provides greater economies of scope and learning, which, along with greater innovation, help produce above-average returns.

Several risks are involved with managing multinational operations. Among these are political risks (e.g., instability of national governments) and economic risks (e.g., fluctuations in the value of a country’s currency).

There are also limits to the ability to manage international expansion effectively. International diversification increases coordination and distribution costs, and management problems are exacerbated by trade barriers, logistical costs, and cultural diversity, among other factors.

**REVIEW QUESTIONS**

1. What are the traditional and emerging motives that cause firms to expand internationally?
2. What four factors provide a basis for international business-level strategies?
3. What are the three international corporate-level strategies? How do they differ from each other? What factors lead to their development?
4. What environmental trends are affecting international strategy?
5. What five modes of international expansion are available, and what is the normal sequence of their use?
6. What is the relationship between international diversification and innovation? How does international diversification affect innovation? What is the effect of international diversification on a firm’s returns?
7. What are the risks of international diversification? What are the challenges of managing multinational firms?
8. What factors limit the positive outcomes of international expansion?
Wal-Mart Overseas Entry

By the 1990s, top-level managers at Wal-Mart Stores (WMT) had concluded that successful ventures into markets outside the United States were critical to the firm’s long-term growth in sales and profitability. A strong, cost-control-oriented corporate culture, a highly efficient distribution system, and market power were competitive advantages on which Wal-Mart’s domestic success had been built. Executives felt that being able to duplicate these competitive advantages would be critical to its efforts to effectively compete in economies other than its domestic U.S. market. In considering how to do this, Wal-Mart’s top-level managers decided that different modes of entry should be used to enter different markets. This decision found Wal-Mart using multiple modes of entry rather than a single mode of entry into international markets.

Part One

For this part of the exercise, use the Internet and other sources of information available to you to research Wal-Mart’s international operations in the countries appearing in the following list. Sales revenue, market share, number of stores, competitive challenges, and plans regarding how Wal-Mart intends to compete in the future in each country are examples of the information you should gather for each country. Most important, for each country, you should determine the entry mode Wal-Mart used to enter each country market (use the entry modes discussed in this chapter to make this determination).

- Germany
- China
- United Kingdom
- Japan
- Mexico

Part Two

Using materials in this chapter, prepare answers to the following questions with respect to each of the countries listed in Part One of the exercise.

- What factors and conditions influenced Wal-Mart to select the entry mode it used to enter each of the five countries?
- In your view and given your understanding of the materials in this chapter, what made each country-specific entry mode superior to the other entry modes?
- In each country, did Wal-Mart make any significant changes in terms of ownership and control of its stores after it entered the market? If so, what were those changes and what factors influenced their occurrence? Were these changes successful? Why or why not?

National Champions

Michael Porter’s determinants of national advantage “diamond” (Figure 8.2 in Chapter 8) captures the many factors on which strong national industries are based. It is logical that when competing against firms from these countries in international markets, rivals from other countries may be starting from a weaker competitive position in general. As with the five forces model in Chapter 2, Porter’s diamond captures many elements in each of its components. Those elements can work to increase or decrease a particular nation’s advantage, and they can have an interactive effect among themselves. In this exercise, your group will analyze a particular country and an advantaged industry from that country in order to understand why firms from that industry are able to successfully compete in economies that are outside their domestic market.

Each group will be assigned one of the following sets of country, industry, and firm.

<table>
<thead>
<tr>
<th>Country</th>
<th>Industry</th>
<th>Firm</th>
</tr>
</thead>
<tbody>
<tr>
<td>Japan</td>
<td>Automobiles</td>
<td>Toyota</td>
</tr>
<tr>
<td>Italy</td>
<td>Footwear</td>
<td>Bruno Magli</td>
</tr>
<tr>
<td>Korea</td>
<td>Shipbuilding</td>
<td>Hyundai Heavy Industries Co., Ltd.</td>
</tr>
<tr>
<td>Switzerland</td>
<td>Pharmaceuticals</td>
<td>Novartis</td>
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<tr>
<td>France</td>
<td>Fashion clothing</td>
<td>Guy Laroche</td>
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<tr>
<td>United Kingdom</td>
<td>Whiskey</td>
<td>William Grant &amp; Sons</td>
</tr>
<tr>
<td>Sweden</td>
<td>Paper products</td>
<td>MoDo Paper</td>
</tr>
<tr>
<td>United States</td>
<td>Airframes</td>
<td>Boeing</td>
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</tbody>
</table>

Given your assignment, complete the following tasks.

Research your assigned country and industry with respect to each of the components of Porter’s diamond that deals with the determinants of national advantage. To do this, you may use sources such as the U.S. CIA’s and State Department’s Web sites. In addition, The Economist and the Financial Times have Web sites that offer a great deal of information that can be useful to examine countries and industries. Use the tools from Chapter 8 and the concepts of core competencies and competitive advantage that are explained in other chapters to analyze the information you have obtained through your research. Note that core competencies and competitive advantage exist at the level of individual firms. However, when analyzing a country’s national advantage, those advantages become transferred to the firm and help many firms from that country compete against rivals from other countries. Be careful to note that national advantage is not necessarily equated with market share or with creating large firms. Prepare a presentation of your analysis for presentation to the class.
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Chapter 9

Cooperative Strategy

**Knowledge Objectives**

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define cooperative strategies and explain why firms use them.
2. Define and discuss three types of strategic alliances.
3. Name the business-level cooperative strategies and describe their use.
4. Discuss the use of corporate-level cooperative strategies in diversified firms.
5. Understand the importance of cross-border strategic alliances as an international cooperative strategy.
7. Describe two approaches used to manage cooperative strategies.

The strategic alliance between Northwest and KLM is being disputed because of Air France’s acquisition of KLM.
Strategic alliances have become an essential ingredient in companies’ strategies. There are many reasons for this, but the bottom line is that when firms form appropriate alliances and manage them effectively, they help create value. For example, Fujitsu has developed a number of successful strategic alliances that have played a major role in the firm’s success in recent years. Fujitsu has had a successful partnership with Siemens AG for over 20 years. One outcome of the partnership was the merger of the two companies’ European computer operations into a joint venture (JV) named Fujitsu Siemens Computers. This JV manufactures and sells a variety of information systems products. In 1993, Fujitsu and Advanced Micro Devices (AMD) formed a JV, Fujitsu AMD Semiconductor Ltd., to design, develop, and sell flash memory chips. These chips are sold to each of the parent firms, which then use them in products sold in international markets. In 1997 Fujitsu formed a strategic alliance with Computer Associates to develop and market Jasmine, a software product offered as a standard for global solutions. In 1998, Fujitsu formed a strategic alliance with Cisco Systems to provide sales and support for Cisco products in Europe. Fujitsu has developed alliances with other firms such as Dell, EDS, Intel, Microsoft, Novell, Oracle, Sun Microsystems, and Veritas. Thus, strategic alliances have served as a critical means of populating international markets for Fujitsu.

Strategic alliances have been critically important to other firms as well. For example, Northwest Airlines’ alliance with KLM, formed in 1989, provides each firm approximately $1 billion in additional revenue annually. To develop this alliance originally required Northwest to obtain immunity from U.S. antitrust laws so that the two airlines could share sensitive price information, necessary to implement the code-share arrangement. However, Air France acquired KLM and now Northwest must obtain a new agreement from the U.S. government to share the pricing information with the new owner. American Airlines has filed a statement opposing the arrangement, and the decision is currently in doubt. Losing $1 billion annually could severely harm Northwest.

While Fujitsu and Northwest apparently developed strategic alliances to take advantage of opportunities, others may form alliances out of necessity. For example, many computer manufacturers have formed alliances with foreign manufacturers in order to hold down costs, allowing them to compete more effectively in the global markets for PCs. In 2004 Dell, Apple, Gateway, and Acer outsourced 100 percent of the manufacturing of their laptop computers. IBM outsourced only 40 percent, lost money on its laptops, and sold the business to Lenovo, the leading Chinese PC company. Thus, computer firms must find ways to keep their costs down in order to compete in the industry and do so by developing strategic alliances with foreign manufacturers. Now 80 percent of laptop computers are manufactured by Taiwanese companies, mostly in mainland China, where costs are even lower.

Strategic alliances are critical in Europe’s information technology (IT) services industry as well. The industry has become highly competitive in recent years with the entry of global IT service providers such as IBM and the growth of others such as Siemens. An example of the competitive challenge is IBM’s acquisition of the IT
In previous chapters, we examined important strategies for achieving growth, innovation, and strategic execution (internal growth) and acquisitions (external growth). In this chapter, we examine cooperative strategies, which are another means by which firms grow, and differentiate themselves from competitors to develop value-creating competitive advantages.1

A cooperative strategy is a strategy in which firms work together to achieve a shared objective.2 Thus, cooperating with other firms is another strategy that is used to create value for a customer that exceeds the cost of providing that value and to establish a favorable position relative to competition (see Chapters 2, 4, 5, and 8).3 The Opening Case examines several types of strategic alliances that we explore in this chapter. Fujitsu forms equity-based alliances designed to take advantage of market opportunities. Northwest Airlines has had a valuable nonequity strategic alliance through a code-share arrangement with KLM since 1989 that appears to offer both firms a competitive advantage. They both derive substantial revenue from the alliance each year. Losing the alliance would greatly harm Northwest Airlines’ probability of survival. The increasing importance of cooperative strategies as a growth engine shouldn’t be underestimated. Increasingly, cooperative strategies are formed by competitors, as shown by the Northwest-KLM alliance. Because they each reach many destinations that the other does not, the alliance provided greater value to each airline’s customers; the companies’ cooperation created more value than their competition.4 The alliances formed by Dell and Hewlett Packard with foreign computer manufacturers were a competitive necessity. They also drove IBM out of the laptop computer business. We refer to this form of alliance as outsourcing.5 The competition for IT alliances in Europe is fierce as evidenced by the acquisition of IT groups by Siemens and IBM as a means of obtaining IT services contracts with major European firms. This means that effective competition in the 21st-century landscape results when the firm learns how to cooperate with firms and use this cooperation as a means of competing against competitors.6

the extensive use of cooperative strategies in the global economy and reasons for this use. In succession, we then describe business-level (including collusive strategies), corporate-level, international, and network cooperative strategies—most in the form of strategic alliances. The chapter closes with discussion of the risks of using cooperative strategies as well as how effective management of them can reduce those risks.

**Strategic Alliances as a Primary Type of Cooperative Strategy**

A **strategic alliance** is a cooperative strategy in which firms combine some of their resources and capabilities to create a competitive advantage. Thus, as linkages between them, strategic alliances involve firms with some degree of exchange and sharing of resources and capabilities to co-develop or distribute goods or services. Strategic alliances allow firms to leverage their existing resources and capabilities while working with partners to develop additional resources and capabilities as the foundation for new competitive advantages.

Many firms, especially large global competitors, establish multiple strategic alliances. This is evident in the Opening Case with Fujitsu forming alliances with AMD, Cisco, Dell, and Microsoft, among others. Focusing on developing advanced technologies, Lockheed Martin has formed over 250 alliances with firms in more than 30 countries as it concentrates on its primary business of defense modernization. In general, strategic alliance success requires cooperative behavior from all partners. Actively solving problems, being trustworthy, and consistently pursuing ways to combine partners’ resources and capabilities to create value are examples of cooperative behavior known to contribute to alliance success.

A competitive advantage developed through a cooperative strategy often is called a collaborative or relational advantage. As previously discussed, particularly in Chapter 4, competitive advantages enhance the firm’s marketplace success. Rapid technological changes and the global economy are examples of factors challenging firms to constantly upgrade current competitive advantages while they develop new ones to maintain strategic competitiveness.

**Three Types of Strategic Alliances**

There are three major types of strategic alliances—joint venture, equity strategic alliance, and nonequity strategic alliance.

A **joint venture** is a strategic alliance in which two or more firms create a legally independent company to share some of their resources and capabilities to develop a competitive advantage. Joint ventures are effective in establishing long-term relationships and in transferring tacit knowledge. Because it can’t be codified, tacit knowledge is learned through experiences such as those taking place when people from partner firms work together in a joint venture. As discussed in Chapter 3, tacit knowledge is an important source of competitive advantage for many firms.

Typically, partners in a joint venture own equal percentages and contribute equally to its operations. In China, Shui On Construction and entrepreneur Paul S. P. Tung created a 50–50 joint venture called TH Group to invest in cement factories. Cement is big business in China as the government seeks to develop the infrastructure...
An equity strategic alliance is an alliance in which two or more firms own different percentages of the company they have formed by combining some of their resources and capabilities to create a competitive advantage.

A nonequity strategic alliance is an alliance in which two or more firms develop a contractual relationship to share some of their unique resources and capabilities to create a competitive advantage.

Cirque du Soleil’s alliance with Clear Channel Communications has helped them organize a North American tour.

The ports, highways, etc. of the western provinces. Mr. Tung contributed the money and Shui On the expertise necessary to develop a large, well-run cement company. Overall, evidence suggests that a joint venture may be the optimal alliance when firms need to combine their resources and capabilities to create a competitive advantage that is substantially different from any they possess individually and when the partners intend to enter highly uncertain markets.

An equity strategic alliance is an alliance in which two or more firms own different percentages of the company they have formed by combining some of their resources and capabilities to create a competitive advantage. Many foreign direct investments, such as those made by Japanese and U.S. companies in China, are completed through equity strategic alliances.

For example, Citigroup Inc. formed a strategic alliance with Shanghai Pudong Development Bank (SPDB), China’s ninth largest bank, through an initial equity investment totaling 5 percent. Citibank was allowed to raise that stake to almost 25 percent, making it a significant shareholder, and was the first foreign bank to own more than 20 percent of a bank in the PRC (People’s Republic of China). This equity strategic alliance served “as a launchpad for Citigroup to enter the Chinese credit-card business.” In 2004 SPDB and Citibank jointly launched their first credit card in China.

A nonequity strategic alliance is an alliance in which two or more firms develop a contractual relationship to share some of their unique resources and capabilities to create a competitive advantage. In this type of strategic alliance, firms do not establish a separate independent company and therefore don’t take equity positions. Because of this, nonequity strategic alliances are less formal and demand fewer partner commitments than do joint ventures and equity strategic alliances. The relative informality and lower commitment levels characterizing nonequity strategic alliances make them unsuitable for complex projects where success requires effective transfers of tacit knowledge between partners.

However, firms today increasingly use this type of alliance in many different forms, such as licensing agreements, distribution agreements, and supply contracts. For example, the former Sears, Roebuck and Co. agreed to outsource its credit card business to Citigroup Inc. for $3 billion. Sears was one of the few companies that still held total control over its private-label credit cards, as most department stores favored co-branding nonequity alliances with financial institutions. Under a 10-year marketing-and-servicing agreement, Citigroup will absorb costs associated with Sears’ 0 percent financing program, which Sears said will save it more than $200 million a year. Sears also said that it expects to receive approximately $200 million in annual performance payments from Citigroup under the agreement. This strategic alliance will give Sears a chance to refocus on its struggling retail business and gives Citibank control over Sears’ credit card operation. A key reason for the growth in types of cooperative strategies is the complexity and uncertainty that characterize most global industries, making it difficult for firms to be successful without partnerships. For example, Citibank is a global company competing in markets all over the world. While Sears is a domestic company, it must compete with global firms, such as Wal-Mart, which have significant economies of scale.
Typically, outsourcing commitments take the form of a nonequity strategic alliance. Discuss ed in Chapter 3, outsourcing is the purchase of a value-creating primary or support activity from another firm. Dell and most other computer firms outsource most or all of their production of laptop computers as discussed in the Opening Case. Other forms of nonequity alliance are exemplified by the joint agreement between Aetna and CVS to develop outreach programs to inform Medicare beneficiaries about the Medicare Modernization Act. Likewise, Cirque du Soleil formed a partnership with Clear Channel Communications to implement a 100-date tour of North American cities.

**Reasons Firms Develop Strategic Alliances**

Cooperative strategies have become an integral part of the competitive landscape and are quite important to many companies. For example, surveyed executives of technology companies stated that strategic alliances are central to their firms’ success. Speaking directly to the issue of technology acquisition and development for these firms, a manager noted that “you have to partner today or you will miss the next wave. You cannot possibly acquire the technology fast enough, so partnering is essential.”

Among other benefits, strategic alliances allow partners to create value that they couldn’t develop by acting independently and to enter markets more quickly. Moreover, most (if not all) firms lack the full set of resources and capabilities needed to reach their objectives, which indicates that partnering with others will increase the probability of reaching them.

The effects of the greater use of cooperative strategies—particularly in the form of strategic alliances—are noticeable. In large firms, for example, alliances account for more than 20 percent of revenue. Supporting this expectation is the belief of many senior-level executives that alliances are a prime vehicle for firm growth. In some industries, alliance versus alliance is becoming more prominent than firm versus firm as a point of competition. In the global airline industry, for example, competition is increasingly between large alliances rather than between airlines.

Essentially, firms form strategic alliances to reduce competition, enhance their competitive capabilities, gain access to resources, take advantage of opportunities, and build strategic flexibility. To do so means that they must select the right partners and develop trust. Thus, firms attempt to develop a network portfolio of alliances in which they create social capital that affords them flexibility. Because of the social capital, they can call on their partners for help when needed. Of course, social capital means reciprocity exists: Partners can ask them for help as well (and they are expected to provide it).

The individually unique competitive conditions of slow-cycle, fast-cycle, and standard-cycle markets cause firms using cooperative strategies to achieve slightly different objectives (see Table 9.1). We discussed these three market types in Chapter 5, on competitive rivalry and competitive dynamics. Slow-cycle markets are markets where the firm’s competitive advantages are shielded from imitation for relatively long periods of time and where imitation is costly. These markets are close to monopolistic conditions. Railroads and, historically, telecommunications, utilities, and financial services are examples of industries characterized as slow-cycle markets. In fast-cycle markets, the firm’s competitive advantages aren’t shielded from imitation, preventing their long-term sustainability. Competitive advantages are moderately shielded from imitation in standard-cycle markets, typically allowing them to be sustained for a longer period of time than in fast-cycle market situations, but for a shorter period of time than in slow-cycle markets.
Slow-Cycle Markets
Firms in slow-cycle markets often use strategic alliances to enter restricted markets or to establish franchises in new markets. For example, due to consolidating acquisitions, the American steel industry has three major players: U.S. Steel, ISG, and Nucor. In an effort to compete in a global steel market, these companies are focused on obtaining international partners and foreign markets. They have made strategic alliances in Europe and Asia and are invested in ventures in South America and Australia. For example, Nucor is investing in joint ventures in Brazil and Australia. While the global consolidation continues, these companies are increasing their competitiveness through their strategic alliances overseas.41

Slow-cycle markets are becoming rare in the 21st-century competitive landscape for several reasons, including the privatization of industries and economies, the rapid expansion of the Internet’s capabilities for the quick dissemination of information, and the speed with which advancing technologies make quickly imitating even complex products possible.42 Firms competing in slow-cycle markets should recognize the future likelihood that they’ll encounter situations in which their competitive advantages become partially sustainable (in the instance of a standard-cycle market) or unsustainable (in the case of a fast-cycle market). Cooperative strategies can be helpful to firms making the transition from relatively sheltered markets to more competitive ones.43

Fast-Cycle Markets
Fast-cycle markets tend to be unstable, unpredictable, and complex.44 Combined, these conditions virtually preclude establishing long-lasting competitive advantages, forcing firms to constantly seek sources of new competitive advantages while creating value by using current ones. Alliances between firms with current excess resources and capabilities
and those with promising capabilities help companies competing in fast-cycle markets to make an effective transition from the present to the future and also to gain rapid entry to new markets.

The information technology (IT) industry is a fast-cycle market. The IT landscape continues to change rapidly as businesses are becoming more focused on selecting a handful of strategic partners to help drive down costs, integrate technologies that provide significant business advantages or productivity gains, and aggressively look for applications that can be shifted to more flexible and cost-effective platforms. We learned about the highly competitive European IT market in the Opening Case. In fact, IBM and Siemens’ actions exemplify the aggressiveness with which firms try to obtain and solidify a market position. Dell, also mentioned in the Opening Case, strives to maintain its market leadership through responsiveness to customers. As a result of customers’ requests, it has made servers and storage more modular and more customizable. Dell’s connection to customers also helped it to identify wireless technology as critical for corporations, and thus made it a standard feature on all corporate laptops in 2004. Dell’s strategic partners incorporate much of this technology into the machines manufactured for and sold by Dell.45

Standard-Cycle Markets

In standard-cycle markets, which are often large and oriented toward economies of scale (e.g., commercial aerospace), alliances are more likely to be made by partners with complementary resources and capabilities. While airline alliances were originally set up to increase revenue, airlines have realized that they could also be used to reduce costs. SkyTeam (chaired by Delta and Air France) developed an internal Web site to speed joint buying and let member carriers swap tips on pricing. Managers at OneWorld (American Airlines and British Airways) say the alliance’s members have already saved up to $200 million through joint purchasing, and Star Alliance (United and Lufthansa) estimates that its member airlines save up to 25 percent on joint orders. Some airlines have taken this new buying power up to their biggest-ticket item: airplanes. Four airlines (Air Canada, Lufthansa, Austrian Airlines, and Scandinavian Airlines System) are seeking to buy together as many as 100 planes. Alitalia and Air France are attempting to purchase regional jets together. As these examples illustrate, alliances of companies in this standard-cycle market are often geared toward obtaining potential economies of scale.46

Companies also may cooperate in standard-cycle markets to gain market power. As discussed in Chapter 6, market power allows the firm to sell its product above the existing competitive level or to reduce its costs below the competitive level, or both. Verizon Communications developed a joint venture with Vodafone Group named Verizon Wireless to offer wireless services in multiple U.S. markets in 2003. The partners were able to share the risk and enter more markets, thereby giving the venture greater market power early in its life. By 2005, Verizon Wireless provided services in 43 markets. As a first mover and operating in a significant number of markets, the firm has substantial market power.47

Business-Level Cooperative Strategy

A business-level cooperative strategy is used to help the firm improve its performance in individual product markets. As discussed in Chapter 4, business-level strategy details what the firm intends to do to gain a competitive advantage in specific
product markets. Thus, the firm forms a business-level cooperative strategy when it believes that combining its resources and capabilities with those of one or more partners will create competitive advantages that it can’t create by itself and that will lead to success in a specific product market. There are four business-level cooperative strategies (see Figure 9.1).

**Complementary Strategic Alliances**

Complementary strategic alliances are business-level alliances in which firms share some of their resources and capabilities in complementary ways to develop competitive advantages. There are two types of complementary strategic alliances—vertical and horizontal (see Figure 9.1).

**Vertical Complementary Strategic Alliance**

In a vertical complementary strategic alliance, firms share their resources and capabilities from different stages of the value chain to create a competitive advantage (see Figure 9.2). Oftentimes, vertical complementary alliances are formed in reaction to environmental changes. In other words, they serve as a means of adaptation to the environmental changes. The alliances formed by Dell, Hewlett-Packard, and other computer firms with Taiwanese manufacturers represent this type of cooperative arrangement. Personal computers had become more of a commodity product with little differentiation among them. As a result, price became a major competitive factor, requiring firms to control their costs. To substantially reduce the cost of their manufacturing each unit, many of the computer firms turned to outsourcing. IBM outsourced only about 40 percent of its manufacturing and could not control its costs as well as its competitors. Subsequently, IBM essentially left the market, selling its laptop business to Lenovo. As exemplified in the computer industry, these types of changes in industries and in the global competitive environments have led to vertical disintegration. As explained in the Opening Case, Dell and several other computer firms outsource 100 percent of their laptop computer manufacturing rather than performing it in-house. The Taiwanese manufacturers have the technological capabilities and access to low cost labor, thereby providing complementary capabilities. A critical issue for firms is how much technological knowledge they should share with their partner. They need the partners to have adequate knowledge to perform the task effectively and to be complementary to their capabilities. Part of this decision depends on the trust and social capital developed between the partners.
A horizontal complementary strategic alliance is an alliance in which firms share some of their resources and capabilities from the same stage of the value chain to create a competitive advantage (see Figure 9.2). Commonly, firms use this type of alliance to focus on long-term product development and distribution opportunities. Bell Canada and
Microsoft Canada entered into an alliance to provide Internet services in Canada through a new portal. Although they share the day-to-day operations of the portal, Bell Canada is responsible for content development and for customer support, billing, and marketing. Microsoft provides access to its portal infrastructure and to online services such as Hotmail and MSN Messenger.54

Importantly, horizontal alliances may require equal investments of resources by the partners but they rarely provide equal benefits to the partners. There are several potential reasons for the imbalance in benefits.55 Frequently, the partners have different opportunities as a result of the alliance. Partners may learn at different rates and have different capabilities to leverage the complementary resources provided in the alliance. Some firms are more effective in managing alliances and in deriving the benefits from them. The partners may have different reputations in the market thus differentiating the types of actions firms can legitimately take in the marketplace. For example, Mitsubishi Motors experienced a decrease in global sales revenues by about 50 percent during 2004–2005. This is because of major management blunders in which loans were made to young and highly risky consumers, producing a large number of bad loans, and because of defects in its vehicles that were believed to result in fatalities. Managers covered up the defects rather than trying to correct them. To bolster its productivity and capacity utilization rates, Mitsubishi Motors developed an alliance with Peugeot to manufacture new SUVs to be sold under Peugeot’s brand name. This alliance will help Mitsubishi to reduce the overall cost per unit of its own vehicles.56

**Competition Response Strategy**

As discussed in Chapter 5, competitors initiate competitive actions to attack rivals and launch competitive responses to their competitors’ actions. Strategic alliances can be used at the business level to respond to competitors’ attacks. Because they can be difficult to reverse and expensive to operate, strategic alliances are primarily formed to respond to strategic rather than tactical actions.

France Telecom and Microsoft announced the formation of an alliance with two initial major projects. The first project is intended to develop a series of phones based on Microsoft technology that uses the Internet services. The phones will be designed to use as traditional cell phones or to access the Internet while at home or on the road. This project is in response to the announcement by BT Group PLC of a new hybrid fixed-line and mobile phone service using short-range wireless technology called Bluetooth. The France Telecom–Microsoft alliance will use the more powerful Wireless Fidelity (Wi-Fi) technology. Didier Lombard, CEO of France Telecom, stated that the telecom industry is undergoing rapid changes and current members must also act rapidly to adapt. The partnership with Microsoft is designed to respond to these changes.57

**Uncertainty-Reducing Strategy**

Particularly in fast-cycle markets, business-level strategic alliances are used to hedge against risk and uncertainty.58 Also, they are used where uncertainty exists, such as in entering new product markets or emerging economies. For example, Dutch bank ABN AMRO developed a venture called ShoreCap International involving a multisector partnership of organizations, including private businesses, financial institutions, development funds, and foundations. ShoreCap invests capital in and advises local financial institutions that do small and microbusiness lending in developing economies, targeting Asia, Africa, and Central and Eastern Europe. The venture’s leading sponsor,
ShoreBank Corporation, is a for-profit community development and environmental bank. It has a history of collaboration with financial institutions and other partners, including the World Bank. Through this cooperative strategy with other financial institutions, ShoreBank’s goal is to reduce the risk of providing credit to smaller borrowers in disadvantaged regions. It also hopes to reduce poverty in the regions where it invests.59

In other instances, firms form business-level strategic alliances to reduce the uncertainty associated with developing new products or establishing a technology standard.60 Interestingly, the alliance between France Telecom and Microsoft is a competition response alliance for France Telecom but it is an uncertainty-reducing alliance for Microsoft. Microsoft is using the alliance to learn more about the telecom industry and business. It wants to learn how it can develop software to satisfy needs in this industry. By partnering with a firm in this industry, it is reducing its uncertainty about the market and software needs. And, the alliance is clearly designed to develop new products so the alliance reduces the uncertainty for both firms by combining their knowledge and capabilities.

**Competition-Reducing Strategy**

Used to reduce competition, collusive strategies differ from strategic alliances in that collusive strategies are often an illegal type of cooperative strategy. There are two types of collusive strategies—explicit collusion and tacit collusion.

*Explicit collusion* "exists when firms directly negotiate production output and pricing agreements in order to reduce competition."61 Explicit collusion strategies are illegal in the United States and most developed economies (except in regulated industries).

Firms that use explicit collusion strategies may face litigation and may be found guilty of noncompetitive actions. For instance, in 2004, the Attorney General for New York, Eliot Spitzer, charged Marsh & McLennan with price fixing and collusion. The charges accused the company of recommending clients go to favored insurance providers and in colluding with insurers to rig the bid process for property and casualty insurance. Insurance companies (e.g., American International Group—AIG) and other insurers were also accused in Spitzer’s charges. The CEO of AIG is the father of the CEO of Marsh McLennan, making the charges more intriguing. These are serious charges affecting the future of the companies charged and thus their current market values.62

*Tacit collusion* exists when several firms in an industry indirectly coordinate their production and pricing decisions by observing each other's competitive actions and responses.63 Tacit collusion results in below fully competitive production output and above fully competitive prices. Unlike explicit collusion, firms engaging in tacit collusion do not directly negotiate output and pricing decisions.

Discussed in Chapter 6, *mutual forbearance* is a form of tacit collusion “in which firms avoid competitive attacks against those rivals they meet in multiple markets.” Rivals learn a great deal about each other when engaging in multimarket competition, including how to deter the effects of their rival’s competitive attacks and responses. Given what they know about each other as a competitor, firms choose not to engage in what could be destructive competitions in multiple product markets.64

AOL dominates the instant-messaging (IM) business, with almost 60 million users. Yahoo! and MSN also operate IM services, but unlike e-mail, instant messages cannot cross over programs, which irritates many users. AOL and Microsoft quietly announced in 2003 that they would integrate their IM services for consumers. MSN has the next largest group of IM users (23.6 million) and through this strategic agreement with AOL was able to reduce the level of competition.65
Tacit collusion tends to be used as a business-level competition-reducing strategy in highly concentrated industries, such as breakfast cereals. Firms in these industries recognize that they are interdependent and that their competitive actions and responses significantly affect competitors' behavior toward them. Understanding this interdependence and carefully observing competitors because of it tend to lead to tacit collusion.

Four firms (Kellogg, General Mills, Post, and Quaker) have accounted for as much as 80 percent of sales volume in the ready-to-eat segment of the U.S. cereal market. Some believe that this high degree of concentration results in "prices for branded cereals that are well above [the] costs of production." Prices above the competitive level in this industry suggest the possibility that the dominant firms use a tacit collusion cooperative strategy.

In general, governments in free-market economies need to determine how rivals can collaborate to increase their competitiveness without violating established regulations. However, this is challenging when evaluating collusive strategies, particularly tacit ones. For example, regulation of pharmaceutical and biotech firms who must collaborate to meet global competition might lead to too much price fixing and, therefore, regulation is required to make sure that the balance is right, although sometimes the regulation gets in the way of efficient markets. Individual companies must analyze the effect of a competition-reducing strategy on their performance and competitiveness.

**Assessment of Business-Level Cooperative Strategies**

Firms use business-level strategies to develop competitive advantages that can contribute to successful positions and performance in individual product markets. To develop a competitive advantage using an alliance, the particular set of resources and capabilities that is integrated through the alliance must be valuable, rare, imperfectly imitable, and nonsubstitutable (see Chapter 3).

Evidence suggests that complementary business-level strategic alliances, especially vertical ones, have the greatest probability of creating a sustainable competitive advantage. Horizontal complementary alliances are sometimes difficult to maintain because they are often between rivalrous competitors. As noted earlier, the international airline industry, in an effort to avoid laws blocking international mergers, has been forming global partnerships for a number of years. The largest is Star Alliance, built around United Airlines, Lufthansa, and All Nippon Airways. The fact that United entered Chapter 11 bankruptcy proceedings in 2003 and continues to threaten Chapter 7 bankruptcy (liquidation) has destabilized this partnership. KLM, based in The Netherlands, originally was only a partner to a minor partnership, the strategic alliance noted earlier with Northwest Airlines on transatlantic routes. Delta and Continental then joined the alliance to participate on joint domestic flights, and are cooperating with KLM on international flights. It seems natural that all should join the SkyTeam alliance, the partnership anchored by Delta and Air France. However, regulatory approval is now required from the European Union for the Northwest strategic alliance with KLM because of KLM’s acquisition by Air France. Approval is required because the consolidation in the industry is reducing competition and prior approval was based on KLM
not Air France. Because of the weak position of several of the airlines—United, for one, is on the brink of further bankruptcy—and the high rivalry among partners in the airline industry, the horizontal alliances formed are often unstable.71

Although strategic alliances designed to respond to competition and to reduce uncertainty can also create competitive advantages, these advantages often are more temporary than those developed through complementary (both vertical and horizontal) strategic alliances. The primary reason is that complementary alliances have a stronger focus on creating value than do competition-reducing and uncertainty-reducing alliances, which are formed to respond to competitors’ actions or reduce uncertainty rather than to attack competitors.

Of the four business-level cooperative strategies, the competition-reducing strategy has the lowest probability of creating a sustainable competitive advantage. For example, research suggests that firms following a foreign direct investment strategy using alliances as a follow-the-leader imitation approach may not have strong strategic or learning goals. Thus, such investment could be attributable to tacit collusion among the participating firms rather than intended to obtain a competitive advantage.72 Companies using such competition-reducing business-level strategic alliances should carefully monitor the degree to which they are facilitating the creation of competitive advantages.

**Corporate-Level Cooperative Strategy**

A firm uses a corporate-level cooperative strategy to help it diversify in terms of products offered or markets served, or both. Diversifying alliances, synergistic alliances, and franchising are the most commonly used corporate-level cooperative strategies (see Figure 9.3).

Firms use diversifying alliances and synergistic alliances to grow and diversify their operations through a means other than a merger or an acquisition.73 When a firm seeks to diversify into markets in which the host nation’s government prevents mergers and acquisitions, alliances become an especially appropriate option. Corporate-level strategic alliances are also attractive compared with mergers and particularly acquisitions, because they require fewer resource commitments74 and permit greater flexibility in terms of efforts to diversify partners’ operations.75 An alliance can be used as a way to determine if the partners might benefit from a future merger or acquisition between them. This “testing” process often characterizes alliances formed to combine firms’ unique technological resources and capabilities.76

![FIGURE 9.3 Corporate-Level Cooperative Strategies](image-url)
Diversifying Strategic Alliance

A diversifying strategic alliance is a corporate-level cooperative strategy in which firms share some of their resources and capabilities to diversify into new product or market areas. Shell Petrochemicals and China National Offshore Oil Corporation (CNOOC) formed a joint venture to construct a $4.3 billion petrochemicals complex in southern China. The goal of the venture is to produce products for “Guangdong and high-consumption areas along the country’s coastal economic zones.”

CNOOC’s business has been mainly upstream, especially in offshore oil production. The joint venture represents CNOOC’s continuing diversification from its core upstream business. After the venture began operating, the partners experienced some tense times. CNOOC’s bid to acquire Unocal was discouraged by Shell, because Unocal was a competitor. Fortunately for Shell, CNOOC’s bid was rejected by Unocal in favor of a bid by Chevron.

It should be noted that highly diverse networks of alliances can lead to poorer performance by partner firms. However, cooperative ventures are also used to reduce diversification in firms that have overdiversified. Japanese chipmakers Fujitsu, Mitsubishi Electric, Hitachi, NEC, and Toshiba have been using joint ventures to consolidate and then spin off diversified businesses that were performing poorly.

Synergistic Strategic Alliance

A synergistic strategic alliance is a corporate-level cooperative strategy in which firms share some of their resources and capabilities to create economies of scope. Similar to the business-level horizontal complementary strategic alliance, synergistic strategic alliances create synergy across multiple functions or multiple businesses between partner firms.

PanAmSat developed a joint venture with Jsat Corporation to develop and send into orbit a small satellite ($140 million in expenses) to provide high-definition video programming and Internet services to the Eastern part of the United States. PanAmSat will move its current customers off of its old satellite onto the new one and will also provide technical and marketing expertise to the venture. By doing this as a joint venture rather than solo, PanAmSat expects to save more than $200 million. It is synergistic because it will allow PanAmSat to send up more satellites and thus compete effectively in more markets and against smaller regional providers that have only a few satellites. It also benefits Jsat with a lucrative opportunity. In this case, the alliance diversifies PanAmSat geographically and Jsat in product markets. Thus, a synergistic strategic alliance is different from a complementary business-level alliance in that it diversifies both firms into a new business, but in a synergistic way.

The Strategic Focus suggests that franchises are a major means of growth for some firms such as Wendy’s and Dunkin’ Donuts. By contrast, Outback has used franchises to a much lesser extent. Because franchising helps firms grow faster, it simultaneously helps the firms build their brand, if they closely control the quality of franchise operations.

Franchising

Franchising is a corporate-level cooperative strategy in which a firm (the franchisor) uses a franchise as a contractual relationship to describe and control the sharing of its resources and capabilities with partners (the franchisees). A franchise is a “contractual agreement between two legally independent companies whereby the franchisor grants
Strategic Focus

Franchising Finger Foods the American Way

Franchising has been used as a primary growth mode for many retail food operations such as McDonald’s, Subway, and Outback Steakhouse. Franchises have been especially valuable in international markets. While the firms have to maintain strong controls to ensure quality and no harm to their brand, they can also use franchisors to help them adapt to the cultural environment. For example, when Subway first entered China, it experienced problems because the Chinese do not like to eat with their hands. However, each Subway has at least one item that is tailored to Chinese tastes. According to Subway, China could handle well over 20,000 Subway outlets. Thus, if Subway is able to help the Chinese accept its sandwiches, it has substantial opportunities in China.

Franchises had a rough beginning in China. There was no word for the concept, but one was eventually developed: jia meng, meaning “person joins a group of other people.” Subway has become the third largest fast-food chain in China, behind McDonald’s and KFC. While these three franchisors have experienced success, the environment remains challenging. A&W, Chili’s, and Dunkin’ Donuts tried and failed; they closed all their Chinese stores and departed Chinese markets. Still, the Chinese market can be lucrative. The Chinese division of KFC’s parent firm, Yum! Brands, is earning over $1 billion sales revenue annually. Because of the huge potential market and KFC’s success, the Guatemala-based fried-chicken chain Pollo Campero SA is opening outlets in Shanghai. This same company has enjoyed recent success in the U.S. market.

Other restaurants have grown and succeeded using franchises to complement their wholly-owned stores. For example, Outback Steakhouse International is the third-largest restaurant company in the United States. With almost 1,200 locations in 20 countries, it has annual sales of about $3.2 billion. While Outback has used franchising as a means of growth, it has maintained tight controls and owns a large majority of its stores—less than 15 percent are franchises. Other food chains such as Wendy’s and Dunkin’ Donuts have used franchising much more extensively. Just over 40 percent of Wendy’s 6,600 restaurants are franchised. Even more significant, 78 percent of Dunkin’ Donuts outlets are franchised. Thus, Dunkin’ Donuts has used franchising as its primary growth strategy.

Subway’s success in China is dependent on the ability of Chinese consumers to accept Subway’s sandwiches.

the right to the franchisee to sell the franchisor’s product or do business under its trademarks in a given location for a specified period of time.84

Franchising is a popular strategy; companies using it account for $1 trillion in annual U.S. retail sales and compete in more than 75 industries. Already frequently used in developed nations, franchising is expected to account for significant portions of growth in emerging economies in the 21st century’s first two decades. This is shown by the number of food chains selling franchises in China in recent years as described in the Strategic Focus.85 As with diversifying and synergistic strategic alliances, franchising is an alternative to pursuing growth through mergers and acquisitions.

McDonald’s, Hilton International, and Krispy Kreme are well-known examples of firms that use the franchising corporate-level cooperative strategy. The convenience store company 7-Eleven, Inc. has successfully used franchising in its expansion, both domestically and internationally. The chain now has over 25,000 franchised outlets worldwide. 7-Eleven is especially popular in Asia, where convenience stores are more like pantries for city dwellers short on space. There are 77 stores per million people in Japan and 148 per million in Taiwan, far more than the 20 per million in the United States.86

In the most successful franchising strategy, the partners (the franchisor and the franchisees) closely work together.87 A primary responsibility of the franchisor is to develop programs to transfer to the franchisees the knowledge and skills that are needed to successfully compete at the local level.88 In return, franchisees should provide feedback to the franchisor regarding how their units could become more effective and efficient.89 Working cooperatively, the franchisor and its franchisees find ways to strengthen the core company’s brand name, which is often the most important competitive advantage for franchisees operating in their local markets.90

Franchising is a particularly attractive strategy to use in fragmented industries, such as retailing and commercial printing. In fragmented industries, a large number of small and medium-sized firms compete as rivals; however, no firm or small set of firms has a dominant share, making it possible for a company to gain a large market share by consolidating independent companies through contractual relationships.91 That is why franchising is a common strategy used by food chains as described in the Strategic Focus.

Assessment of Corporate-Level Cooperative Strategies

Costs are incurred with each type of cooperative strategy.92 Compared with those at the business-level, corporate-level cooperative strategies commonly are broader in scope and more complex, making them relatively more costly. Those forming and using cooperative strategies, especially corporate-level ones, should be aware of alliance costs and carefully monitor them.

In spite of these costs, firms can create competitive advantages and value when they effectively form and use corporate-level cooperative strategies.93 The likelihood of this being the case increases when successful alliance experiences are internalized. In other words, those involved with forming and using corporate-level cooperative strategies can also use them to develop useful knowledge about how to succeed in the future. To gain maximum value from this knowledge, firms should organize it and verify that it is always properly distributed to those involved with the formation and use of alliances.94

We explain in Chapter 6 that firms answer two questions to form a corporate-level strategy—in which businesses will the diversified firm compete, and how will those businesses be managed? These questions are also answered as firms form corporate-level cooperative strategies. Thus, firms able to develop corporate-level cooperative
strategies and manage them in ways that are valuable, rare, imperfectly imitable, and nonsubstitutable (see Chapter 3) develop a competitive advantage that is in addition to advantages gained through the activities of individual cooperative strategies. Later in the chapter, we further describe alliance management as a source of competitive advantage.

**International Cooperative Strategy**

A cross-border strategic alliance is an international cooperative strategy in which firms with headquarters in different nations combine some of their resources and capabilities to create a competitive advantage. For example, British Petroleum (BP) invested over $6 billion in a joint venture with Russian oil company Tyumen Oil. The venture combined BP’s Russian assets, a stake in Russian oil company Sidanco, with Tyumen. The new company is the 10th largest oil producer in the world, increasing its competitive advantage against other, smaller oil companies.95 Taking place in virtually all industries, the number of cross-border alliances being completed continues to increase,96 in some cases at the expense of mergers and acquisitions.97 However, as the Strategic Focus on franchising suggests, there is a significant amount of international cooperative activity. While cross-border alliances can be complex, they may be necessary to improve technology as indicated by the international alliance among IBM, Sony, and Toshiba to develop a new microprocessor (described in the next Strategic Focus).

There are several reasons for the increasing use of cross-border strategic alliances. In general, multinational corporations outperform domestic-only firms.98 Thus, a firm may form cross-border strategic alliances to leverage core competencies that are the foundation of its domestic success to expand into international markets.99 Nike has used its core competence with celebrity marketing as it expands overseas, especially because its U.S. business growth has slowed. It has sought to duplicate its marketing strategy in international markets, signing big-name athletes to sell shoes and apparel. Nike has alliance agreements with Brazilian soccer star Ronaldo and the world’s most popular soccer team, Manchester United. The firm also has alliance agreements with two world-famous athletes, golfer Tiger Woods and cyclist Lance Armstrong, who won his seventh straight Tour de France in 2005. These alliances have helped Nike achieve considerable financial success over time.100

Limited domestic growth opportunities and foreign government economic policies are additional reasons firms use cross-border alliances. As discussed in Chapter 8, local ownership is an important national policy objective in some nations. In India and China, for example, governmental policies reflect a strong preference to license local companies. Thus, in some countries, the full range of entry mode choices that we described in Chapter 8 may not be available to firms wishing to internationally diversify. Indeed, investment by foreign firms in these instances may be allowed only through a partnership with a local firm, such as in a cross-border alliance. Especially important, strategic alliances with local partners can help firms overcome certain liabilities of moving into a foreign country, such as lack of knowledge of the local culture or institutional norms.101 A cross-border strategic alliance can also be helpful to foreign partners from an operational perspective, because the local partner has significantly more information about factors contributing to competitive success such as local markets, sources of capital, legal procedures, and politics.102

Firms also use cross-border alliances to help transform themselves or to better use their advantages to benefit from opportunities surfacing in the rapidly changing global
economy. In these cases, the firm leverages its distinctive capabilities through the alliance. This is the case in the alliance among IBM, Sony, and Toshiba. As explained in the Strategic Focus, Sony and Toshiba plan to use the new "Cell" microprocessor in high-definition televisions that they are developing, using their knowledge of the consumer electronics market. The microprocessor takes advantage of IBM’s strong technological capabilities.

In general, cross-border alliances are more complex and risky than domestic strategic alliances. However, the fact that firms competing internationally tend to outperform domestic-only competitors suggests the importance of learning how to diversify into international markets. Compared with mergers and acquisitions, cross-border alliances may be a better way to learn this process, especially in the early stages of the firms’ geographic diversification efforts. When Starbucks was looking to expand overseas, it wanted to do so quickly in order to keep its first-mover advantage. Thus, it agreed to a complex series of joint ventures in many countries in the interest of speed. While the company receives a percentage of the revenues and profits as well as licensing fees for supplying its coffee, controlling costs abroad is more difficult than in the United States. However, as noted above, the firm hopes to learn a great deal from serving multiple markets. Careful and thorough study of a proposed cross-border alliance contributes to success, as do precise specifications of each partner’s alliance role. These points are explored later in our discussion of how to best manage alliances.

Network Cooperative Strategy

A network cooperative strategy is a cooperative strategy wherein several firms agree to form multiple partnerships to achieve shared objectives. Increasingly, firms use several cooperative strategies. In addition to forming their own alliances with individual companies, a growing number of firms are joining forces in multiple networks. A network cooperative strategy is a cooperative strategy wherein several firms agree to form multiple partnerships to achieve shared objectives. A network cooperative strategy is particularly effective when it is formed by geographically clustered firms, as in California’s Silicon Valley and Singapore’s Silicon Island. Effective social relationships and interactions among partners while sharing their resources and capabilities make it more likely that a network cooperative strategy will be successful, as does having a productive strategic center firm (discussed further in Chapter 11). Firms involved in networks gain information and knowledge from multiple sources. They can use these heterogeneous knowledge sets to produce more and better innovation. As a result, firms involved in networks of alliances tend to be more innovative. The research evidence suggests that the positive financial effects of network cooperative strategies will make these strategies important contributors to the 21st-century success of both supplier and buyer partners involved. However, there are disadvantages to participating in networks as a firm can be locked in to its partners, precluding the development of alliances with others. In certain types of networks, such as Japanese keiretsus, firms in the network are expected to help other firms in the network whenever they need aid. Such expectations can become a burden and reduce the focal firm’s performance over time.

Alliance Network Types

An important advantage of a network cooperative strategy is that firms gain access “to their partners’ partners.” Having access to multiple collaborations increases the
Forming an International Alliance Network for Innovation and Its Use

In 2005, IBM, Sony (and Sony Computer Entertainment Inc.), and Toshiba announced the development of a microprocessor called the Cell and the introduction to the market of new products using the Cell from their alliance. The Cell represents a major breakthrough in architectural design, resulting in a small but powerful microprocessor. Engineers from the three companies have been collaborating at a joint design center in Austin, Texas, since 2001. The Cell’s ultra-high-speed communication capabilities are especially suited for entertainment and media applications. The alliance partners describe it as a “supercomputer on a chip.” The Cell incorporates many of the positive attributes of IBM’s sophisticated servers, Sony’s computer entertainment systems, and Toshiba’s advanced semiconductor technology. Sony and Toshiba expect to use the Cell in a broad range of new products including digital televisions, home servers, and supercomputers.

William Zeitler, senior vice president for IBM, stated that “we see tangible results of our collaboration . . . that portends a new era in graphics and multi-media performance.” Ken Kutaragi, executive deputy president and COO for Sony, stated that “With Cell opening a doorway, a new chapter in computer science is about to begin.” Masashi Muromachi, corporate vice president of Toshiba Corporation, stated that “we are very proud . . . [of] the first development of the Cell project, initiated with the aspirations by the joint team of IBM, Sony Group, and Toshiba . . . sustaining a whole spectrum of advanced information-rich broadband applications from consumer electronics [to] home entertainment through various industrial systems.”

Sony plans to launch home servers and high-definition television systems in 2006. Sony Computer Entertainment Inc. announced plans to introduce a new generation computer entertainment system powered by the Cell. Toshiba expects to have diverse applications for the Cell. Its first product using the Cell will be a high-definition television in 2006 (which will compete with its collaborator, Sony).

This new microprocessor has a different technical base from Intel’s chips, which were developed for data processing. The Cell was designed for communicating over broadband networks, requiring new software as well. Intel chips can carry out two
sequences of instructions simultaneously, while the Cell can carry out ten simultaneously. A workstation with multiple Cell chips can perform 16 trillion mathematical operations in a second, matching the world’s fastest supercomputers.

IBM is involved in multiple alliances, as explained earlier in this chapter. Thus, it is involved in a network, providing it with exposure to many sets of technological knowledge. For example, IBM is involved in an alliance with Microsoft and ATI Technologies that developed the game machine Xenon in 2005. The chip it uses does not match the Cell’s power but is easier to program. In fact, the two chips are likely to be semi-competitors. IBM has benefited by participating in the network of alliances in the development of the new technologies. These technological developments are the result of a new strategy launched by IBM in the first years of this century to stay on the cutting edge of technology. The new chips developed will allow IBM to compete in almost all markets requiring semiconductors, which includes a growing array of products today. Thus, alliance networks have helped IBM be at the forefront in the development of new technologies and new products.

Firms are regularly using strategic alliances to enter international markets; they help these firms survive in those markets early and to be competitive later. In fact, as noted in the Strategic Focus, firms are increasingly participating in international network alliances. IBM has alliances with Sony and Toshiba to develop the Cell microprocessor and another alliance with Microsoft and ATI Technologies to develop a different chip. However, Microsoft and ATI gain value indirectly from IBM’s other alliance because it adds to IBM’s technological capabilities. While these alliances appear to be successful, there are risks with alliances as well.

**Competitive Risks with Cooperative Strategies**

Stated simply, many cooperative strategies fail. In fact, evidence shows that two-thirds of cooperative strategies have serious problems in their first two years and that as many as 70 percent of them fail. This failure rate suggests that even when the partnership has potential complementarities and synergies, alliance success is elusive.

Although failure is undesirable, it can be a valuable learning experience. Companies need to carefully study a cooperative strategy’s failure to gain insights that can be used to successfully develop future cooperative strategies. Companies should work hard to avoid cooperative strategy failure and to learn from failure if it occurs. In the construction industry, cooperation on a project between the main contractor and subcontractors is very important. Without managing areas of mistrust, including suspected incompetence and potential dishonesty, success can be elusive, and failure of the alliance can be very costly.

Prominent cooperative strategy risks are shown in Figure 9.4.

One cooperative strategy risk is that a partner may act opportunistically. Opportunistic behaviors surface either when formal contracts fail to prevent them or when an alliance is based on a false perception of partner trustworthiness. Not infrequently, the opportunistic firm wants to acquire as much of its partner’s tacit knowledge as it can. Full awareness of what a partner wants in a cooperative strategy reduces the likelihood that a firm will suffer from another’s opportunistic actions.
In January 2004, Hewlett Packard and Apple made a surprise announcement of an alliance for HP to distribute Apple’s iPod machines to retail outlets. HP explained that the iPod would become the center of its digital entertainment strategy. It was a surprise because the two firms are strong competitors in the personal computer market. However, in July 2005, HP announced that selling the iPod no longer fits its digital media strategy. HP accounted for about 5 percent of iPod’s sales, slightly over 6 million units valued at over $4 billion in revenue to Apple annually. HP did not profit greatly from these sales and it had to use the Apple name, though the firms originally stated that iPods sold by HP would carry the HP logo. Furthermore, it was reported that Apple had control of the financial characteristics of the deal. It appears that the partnership favored Apple and that HP decided that it was not gaining adequate value from the alliance for it to continue. Therefore, the alliance was dissolved. However, the non-compete clause remained in place until its expiration in August of 2006.129

Some cooperative strategies fail when it is discovered that a firm has misrepresented the competencies it can bring to the partnership. The risk of competence misrepresentation is more common when the partner’s contribution is grounded in some of its intangible assets. Superior knowledge of local conditions is an example of an intangible asset that partners often fail to deliver. Asking the partner to provide evidence that it does possess the resources and capabilities (even when they are largely intangible) it is to share in the cooperative strategy may be an effective way to deal with this risk.

Another risk is that a firm won’t actually make available to its partners the resources and capabilities (such as its most sophisticated technologies) that it committed to the cooperative strategy. This risk surfaces most commonly when firms form an international cooperative strategy. In these instances, different cultures and languages can cause misinterpretations of contractual terms or trust-based expectations.

A final risk is that one firm may make investments that are specific to the alliance while its partner does not. For example, the firm might commit resources and capabilities to develop manufacturing equipment that can be used only to produce items coming from the alliance. If the partner isn’t also making alliance-specific investments, the firm is at a relative disadvantage in terms of returns earned from the alliance compared with investments made to earn the returns.

Pixar and Disney partnered to develop and market several computer-animated features, including Toy Story, Monsters Inc., and A Bug’s Life, all of which have been box-office hits. However, Disney perceived risks in its partnership with Pixar. Pixar had significant bargaining power to strike another deal—with Disney or with another company. All of Pixar’s films have done better at the box office than have Disney’s recent animated features, and Pixar contributed 35 percent of Disney’s studio operat-
ing profits in 2002. Pixar’s chairman, Steve Jobs, met with executives from other stu-
dios during the negotiations for a new agreement, thereby putting pressure on Disney
to sweeten its offer for a continued partnership, perhaps by allowing Pixar to keep
more of its profits. Disney and Pixar were unable to reach a new agreement and thus
parted ways.

Managing Cooperative Strategies

As our discussion has shown, cooperative strategies represent important strategic alter-
 natives for firms competing in the global economy. However, our study of cooperative
strategies also shows that they are complex and challenging to manage successfully.

Firms gain the most benefit from cooperative strategies when they are effectively
managed. The firm that learns how to manage cooperative strategies better than its
competitors may develop a competitive advantage in terms of this activity. Because the
ability to effectively manage cooperative strategies is unevenly distributed across organi-
zations in general, assigning managerial responsibility for a firm’s cooperative strategies
to a high-level executive or to a team improves the likelihood that the strategies will be
well managed.

Those responsible for managing the firm’s set of cooperative strategies coordinate
activities, categorize knowledge learned from previous experiences, and make certain
that what the firm knows about how to effectively form and use cooperative strategies
is in the hands of the right people at the right time. Firms use one of two primary
approaches to manage cooperative strategies—cost minimization and opportunity
maximization (see Figure 9.4). This is the case whether or not the firm has formed a
separate cooperative strategy management function.

In the cost minimization management approach, the firm develops formal contracts
with its partners. These contracts specify how the cooperative strategy is to be monitored
and how partner behavior is to be controlled. The goal of this approach is to minimize
the cooperative strategy’s cost and to prevent opportunistic behavior by a partner. The
focus of the second managerial approach—opportunity maximization—is on maximizing
a partnership’s value-creation opportunities. In this case, partners are prepared to take
advantage of unexpected opportunities to learn from each other and to explore additional
marketplace possibilities. Less formal contracts, with fewer constraints on partners’
behaviors, make it possible for partners to explore how their resources and capabilities
can be shared in multiple value-creating ways.

Firms can successfully use both approaches to manage cooperative strategies.
However, the costs to monitor the cooperative strategy are greater with cost minimiza-
tion, in that writing detailed contracts and using extensive monitoring mechanisms is
expensive, even though the approach is intended to reduce alliance costs. Although
monitoring systems may prevent partners from acting in their own best interests, they
also often preclude positive responses to new opportunities that surface to use the
alliance’s competitive advantages. Thus, formal contracts and extensive monitoring sys-
tems tend to stifle partners’ efforts to gain maximum value from their participation in a
cooperative strategy and require significant resources to put into place and use.

For example, Sony Ericsson Mobile Communications was a joint venture formed
by Sony and Ericsson to become the top seller of multimedia mobile-phone handsets.
Although it was growing at three times the overall market rate in its core areas, the
venture posted a loss. Notably, the loss was attributed to costs from job cuts and closing units, such as research parks in Munich, Germany, and North Carolina. Such cost-cutting activities may create difficulties for strategic alliances built to explore opportunities.\textsuperscript{137}

The relative lack of detail and formality that is a part of the contract developed by firms using the second management approach of opportunity maximization means that firms need to trust each other to act in the partnership’s best interests. A psychological state, trust is a willingness to be vulnerable because of the expectations of positive behavior from the firm’s alliance partner.\textsuperscript{138} When partners trust each other, there is less need to write detailed formal contracts to specify each firm’s alliance behaviors,\textsuperscript{139} and the cooperative relationship tends to be more stable.\textsuperscript{140} On a relative basis, trust tends to be more difficult to establish in international cooperative strategies compared with domestic ones. Differences in trade policies, cultures, laws, and politics that are part of cross-border alliances account for the increased difficulty. When trust exists, partners’ monitoring costs are reduced and opportunities to create value are maximized. Essentially, in these cases, the firms have built social capital as described earlier in the chapter.\textsuperscript{141}

Research showing that trust between partners increases the likelihood of alliance success seems to highlight the benefits of the opportunity maximization approach to managing cooperative strategies. Trust may also be the most efficient way to influence and control alliance partners’ behaviors.\textsuperscript{142} Research indicates that trust can be a capability that is valuable, rare, imperfectly imitable, and often nonsubstitutable.\textsuperscript{143} Thus, firms known to be trustworthy can have a competitive advantage in terms of how they develop and use cooperative strategies both internally and externally.\textsuperscript{144} One reason is that it is impossible to specify all operational details of a cooperative strategy in a formal contract. Confidence that its partner can be trusted reduces the firm’s concern about the inability to contractually control all alliance details.

In 2005, CapitaLand Ltd. of Singapore signed a contract to acquire a 65 percent ownership in 15 malls in which Wal-Mart is the anchor. The deal represented an extension of Wal-Mart’s partnership with Shenzhen International Trust & Investment Co. (Szitic). The malls are managed by a joint venture between CapitaLand and Szitic. The agreement among the parties allows CapitaLand an option to invest in 17 other malls to be anchored by Wal-Mart. This deal suggests that the partners have built a level of trust and social capital in prior relationships. Otherwise they would not have extended the relationship with further partnerships nor would they have agreed to grant options for future joint activities. With China’s substantial growth potential and Wal-Mart’s significant expansion plans, the social capital among these partners may have valuable benefits for all parties over time.\textsuperscript{145}
• Corporate-level cooperative strategies are used when the firm wants to pursue product and/or geographic diversification. Through diversifying strategic alliances, firms agree to share some of their resources and capabilities to enter new markets or produce new products. Synergistic alliances are ones where firms share resources and capabilities to develop economies of scope. This alliance is similar to the business-level horizontal complementary alliance in which firms try to develop operational synergy, except that synergistic alliances are used to develop synergy at the corporate level. Franchising is a corporate-level cooperative strategy where the franchisor uses a franchise as a contractual relationship to specify how resources and capabilities will be shared with franchisees.

• Collusive strategies are the second type of cooperative strategies (with strategic alliances being the other). In many economies and certainly in developed ones, explicit collusive strategies are illegal unless sanctioned by government policies. With increasing globalization, fewer government-sanctioned situations of explicit collusion exist. Tacit collusion, also called mutual forbearance, is a cooperative strategy through which firms tacitly cooperate to reduce industry output below the potential competitive output level, thereby raising prices above the competitive level.

• The reasons firms use cooperative strategies vary by slow-cycle, fast-cycle, and standard-cycle market conditions. To enter restricted markets (slow-cycle), to move quickly from one competitive advantage to another (fast-cycle), and to gain market power (standard-cycle) are among the reasons by market type for use of cooperative strategies.

• There are four business-level cooperative strategies (a business-level cooperative strategy is used to help the firm improve its performance in individual product markets). Through vertical and horizontal complementary alliances, companies combine their resources and capabilities to create value in different parts (vertical) or the same parts (horizontal) of the value chain. Competition-responding strategies are formed to respond to competitors’ actions; especially strategic ones. Competition-reducing strategies are used to avoid excessive competition while the firm marshals its resources and capabilities to improve its competitiveness. Uncertainty-reducing strategies are used to hedge against the risks created by the conditions of uncertain competitive environments (such as new product markets). Complementary alliances have the highest probability of yielding a sustainable competitive advantage; competition-reducing alliances have the lowest probability of doing so.

• Corporate-level cooperative strategies are used when the firm wants to pursue product and/or geographic diversification. Through diversifying strategic alliances, firms agree to share

SUMMARY

• A cooperative strategy is one in which firms work together to achieve a shared objective. Strategic alliances, in which firms combine some of their resources and capabilities to create a competitive advantage, are the primary form of cooperative strategies. Joint ventures (where firms create and own equal shares of a new venture that is intended to develop competitive advantages), equity strategic alliances (where firms own different shares of a newly created venture), and nonequity strategic alliances (where firms cooperate through a contractual relationship) are the three basic types of strategic alliances. Outsourcing, discussed in Chapter 3, commonly occurs as firms form nonequity strategic alliances.

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• As an international cooperative strategy, a cross-border alliance is used for several reasons, including the performance superiority of firms competing in markets outside their domestic market and governmental restrictions on growth through mergers and acquisitions. Cross-border alliances tend to be riskier than their domestic counterparts, particularly when partners aren’t fully aware of each other’s purpose for participating in the partnership.

• A network cooperative strategy is one wherein several firms agree to form multiple partnerships to achieve shared objectives. One of the primary benefits of a network cooperative strategy is the firm’s opportunity to gain access “to its partner’s other partnerships.” When this happens, the probability greatly increases that partners will find unique ways to share their resources and capabilities to form competitive advantages. Network cooperative strategies are used to form either a stable alliance network or a dynamic alliance network. Used in mature industries, partners use stable networks to extend competitive advantages into new areas. In rapidly changing environments where frequent product innovations occur, dynamic networks are primarily used as a tool of innovation.

• Cooperative strategies aren’t risk free. If a contract is not developed appropriately, or if a partner misrepresents its competencies or fails to make them available, failure is likely. Furthermore, a firm may be held hostage through asset-specific investments made in conjunction with a partner, which may be exploited.

• Trust is an increasingly important aspect of successful cooperative strategies. Firms recognize the value of partnering with companies known for their trustworthiness. When trust exists, a cooperative strategy is managed to maximize the pursuit of opportunities between partners. Without trust, formal contracts and extensive monitoring systems are used to manage cooperative strategies. In this case, the interest is to minimize costs rather than to maximize opportunities by participating in a cooperative strategy. The key is to build trust and social capital.
PART 2 / Strategic Actions: Strategy Formulation

EXPERIENTIAL EXERCISES

What’s in it for Apple?

In September 2005, a nonequity strategic alliance was announced that involved three companies—Motorola (MOT), Apple (APPL), and Cingular. The purpose of this alliance was to sell (Cingular’s role) a unique mobile phone (made by Motorola) that is capable of receiving downloads from Apple’s iTunes Web site. The mobile phone in question is called the ROKR. A fascinating aspect of this alliance is that Cingular itself is the product of a joint venture between SBC Communications (SBC) and BellSouth (BLS). To complete this exercise, you will be asked to carefully examine this alliance to determine the purposes it serves for each firm.

Part One—In Groups of Three

Use the Internet and archives of business periodicals such as the Wall Street Journal and Business Week to identify the terms of this nonequity strategic alliance at the time of its announcement on September 7, 2005. In addition, gain access to information detailing the specifications of the ROKR mobile phone. While completing this part of the exercise, be certain to examine only the terms of the alliance to which the three partners agreed.

Part Two—Individually

As individuals within your three-person group, you will be assigned one of the three partners to this alliance—either Motorola, Apple, or Cingular. Based on each person’s understanding of the terms of the alliance, your task is to describe the motivations or reasons your assigned firm chose to participate in this nonequity strategic alliance. You should be able to locate a number of discussions offered by business writers describing reasons each firm decided to enter into a three-way cooperative strategy. Because the business writers will have different perspectives, anticipate that different perspectives will be offered regarding each of the three firms. When reading the writers’ commentaries, carefully assess the appropriateness of their views given what you learned by completing the first part of this exercise. Once you have identified what you believe are the actual reasons your firm decided to participate in this particular alliance, use the material on attributes of a successful alliance from Chapter 9 to evaluate the degree to which you think this alliance will be successful. Be prepared to discuss your work with your group members.

Part Three—In Groups of Three

Your next task is to discuss your findings about each firm as a group. Do the purposes of participating in the alliance vary among the partners? If so, what factors or conditions might create those differences? How important are those differences for the alliance’s success? As a group, reach a consensus about the purposes of each firm with respect to participating in this strategic alliance. In reaching these conclusions, do not let any current events regarding this alliance influence your thinking. Your task is to understand the purposes of each firm at the time the alliance was formed. Be prepared to present your group’s conclusions to the entire class when you are asked to do so.

Part Four—Whole Class

In this part of the exercise, each team will present its assessment of the purposes supporting or driving each firm’s decision to partici-
pate in the strategic alliance. After all of the teams have presented their assessments, discuss the differences among the groups’ inputs and what may have caused those differences. Be prepared to decide if your group would change its assessments in light of hearing peers discuss their perspectives. Last, as a class, obtain current information about the status of this alliance. Is the alliance reaching its anticipated success? Does each firm seem to be making progress toward reaching the purposes it sought when deciding to participate in the alliance? In the class’s view, given the current status of this alliance, what is likely to happen with this alliance in the future and why?

**Alliance Strategy**

Assume that you are the CEO of Century Pharmaceuticals, Inc., and that you are seeking a strategic alliance with Excel Research, an independent, full-service research organization. Excel Research specializes in working with pharmaceutical companies to efficiently and effectively navigate the regulatory approval process and bring new drug therapies to market. Excel will help Century with the three-stage clinical trials process for its submissions to the Food and Drug Administration (FDA) for new drug products. Excel will also help with Century’s projects working on investigational new drugs (IND) that are not ready for clinical trials but still are overseen by the FDA. As CEO, you believe that Century Pharmaceuticals and Excel Research can successfully work together to create novel therapies to fill unmet needs in dermatology and other therapeutic arenas with greater speed and at lower cost.

In pharmaceuticals, as elsewhere, firms have one year from invention to apply for a patent. The patent life begins to run at that time, but unlike other inventors, the pharmaceutical firms have to further develop the drug target as an IND and then go through a series of tests to show that the drug is safe and effective prior to marketing before they can exploit their patent. This can eat up several years of the effective patent life. Upon expiration of the patent, generic firms can quickly enter the market, as the drugs are well understood combinations of basic chemicals. Delays in the approval process can cost firms billions of dollars a year in unrealized revenue during the patent period.

You expect that the strategic alliance between Century Pharmaceuticals and Excel Research will provide enhanced benefits for both companies. Century, under your leadership, is committed to continuing to grow by implementing its differentiation strategy, which specifies the objectives of acquiring new products and introducing new indications (FDA-approved uses for which limited patent extension can be given) for therapies in specific markets. Excel Research has an established and proven track record of success in supporting and providing the evaluation required to bring new therapies and new uses for existing therapies to market.

Based on this information, determine answers to the following questions using the concepts in Chapter 9, and make a brief presentation to the class as the board of directors:

1. Is the above case a complementary strategic alliance? If so, what kind of complementary strategic alliance?
2. Is it a competition response strategy? If so, who are the competitors and what are they doing?
3. Is it an uncertainty reducing strategy? If so, how can the uncertainty be reduced?
4. Is it a competition reducing strategy? If so, explain how it works.

### Notes


121. King, Covin, & Hegtary, Complementary resources and the exploitation of technological innovations.


133. Ireland, Hitt, & Vadyanath, Alliance management.


138. Hutt, Stafford, Walker, & Reingers, Case study: Defining the social network, 53.


PART 3

STRATEGIC ACTIONS: STRATEGY IMPLEMENTATION
CHAPTER 10  
Corporate Governance

CHAPTER 11  
Organizational Structure and Controls

CHAPTER 12  
Strategic Leadership

CHAPTER 13  
Strategic Entrepreneurship
KNOWLEDGE OBJECTIVES

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define corporate governance and explain why it is used to monitor and control managers' strategic decisions.
2. Explain why ownership has been largely separated from managerial control in the modern corporation.
3. Define an agency relationship and managerial opportunism and describe their strategic implications.
4. Explain how three internal governance mechanisms—ownership concentration, the board of directors, and executive compensation—are used to monitor and control managerial decisions.
5. Discuss the types of compensation executives receive and their effects on strategic decisions.
6. Describe how the external corporate governance mechanism—the market for corporate control—acts as a restraint on top-level managers' strategic decisions.
7. Discuss the use of corporate governance in international settings, in particular in Germany and Japan.
8. Describe how corporate governance fosters ethical strategic decisions and the importance of such behaviors on the part of top-level executives.

Carlos Gutierrez, former Kellogg CEO; during his tenure, Kellogg's stock price doubled.
As incentive compensation for managers, many firms grant stock options to their top executives. In 1992, S&P 500 firms granted stock options worth approximately $11 billion. By the year 2000, such options granted by the S&P 500 firms increased to $119 billion. However, by 2002, the S&P 500 option grants had fallen to $71 billion—a significant decline from the previous year, caused by the burst of the technology-firm bubble, but still a sixfold increase over the previous decade. In contrast, an executive pay scoreboard produced by Business Week disclosed that salary increases were moderate in 2004 relative to 2003. S&P 500 firms’ CEO pay increased 11.3 percent in 2004, which is close to the gain in the S&P 500 stock index of 10.9 percent. Comparatively though, CEO raises and total pay were significantly higher than those of the average worker, who saw a pay increase of 2.9 percent. Thus, although CEO pay raises have moderated relative to the past, they are still significantly higher than the average worker in the firms managed by these CEOs.

Stock option grants have been moderated partly because of legislation such as the Sarbanes-Oxley Act (discussed later in the chapter), as well as by criticisms from corporate-governance activists such as the California Public Employees’ Retirement System (CalPERS) and TIAA-CREF regarding excessive stock option incentive grants. Additionally, a new rule by the Financial Accounting Standards Board (FASB Statement No. 123) required firms to record stock options as an expense beginning in July 2005.

Many firms argued against the ruling, suggesting that expensing options would hurt earnings in high-technology companies, because much of the excessive compensation has come from technological companies. They argued that many firms would dispense with options and the incentive for employees to share in and foster company growth. Research suggests, however, that although expensing options will reduce the number of options granted, it will not significantly dampen technology companies’ dependence on this incentive. About 20 percent of the technology companies are reducing the grants offered, and many are reducing the number of employees involved, especially lower-level employees. Thus, it is likely that stock option plans will be more oriented toward management than toward lower-level employees. This will likely increase the already significant disparity between CEO and worker pay.

Many companies have been able to avoid expensing options, at least in the short term, by vesting executive options before the original expiration date and thus accelerating executives’ potential payoff several years earlier than would otherwise have been the case. Other firms have been seeking to complete a leveraged buyout or an acquisition because expensing options would significantly reduce income. For instance, expensing its options at fair market value would have caused Ask Jeeves, the fourth-ranked Internet search engine, to reduce its 2004 earnings from $53.16 million to $21.78 million. However, before this happened, IAC, an Internet conglomerate headed by Barry Diller, announced it would acquire Ask Jeeves as a hub for its other Internet businesses.

The concern about expensing options has been driving down the number of stock options being granted. The average number of stock options granted per employee in 2004 was 123,
As the Opening Case illustrates, executive compensation as a governance device is an increasingly important part of the strategic management process. If the board makes the wrong decision in compensating the firm’s strategic leader (e.g., CEO), the shareholders and the firm suffer. Compensation is used to motivate CEOs to act in the best interest of the firm—in particular, the shareholders. When they do, the firm’s value should increase.

What are a CEO’s actions worth? The Opening Case suggests that they are increasingly worth a significant amount in the United States. While some critics argue that U.S. CEOs are paid too much, the hefty increases in their incentive compensation in recent years ostensibly have come from linking their pay to their firms’ performance, and U.S. firms have performed better than many companies in other countries. However, research suggests that firms with a smaller pay gap between the CEO and other top executives perform better, especially when collaboration among top management team members is more important. The performance improvement is attributed to better cooperation among the top management team members. Other research suggests that CEOs receive excessive compensation when corporate governance is the weakest. Also, as noted in the Opening Case, there has been a shift in compensation practices used for top executives over the last several years, given new policies regarding governance and increasingly critical media attention.

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Corporate governance is to ensure that the interests of top-level managers are aligned with the interests of the shareholders. Corporate governance involves oversight in areas where owners, managers, and members of boards of directors may have conflicts of interest. These areas include the election of directors, the general supervision of CEO pay and more focused supervision of director pay, and the corporation’s overall structure and strategic direction.7

Corporate governance has been emphasized in recent years because, as the Opening Case illustrates, corporate governance mechanisms occasionally fail to adequately monitor and control top-level managers’ decisions. This situation has resulted in changes in governance mechanisms in corporations throughout the world, especially with respect to efforts intended to improve the performance of boards of directors. These changes often cause confusion about the proper role of the board. According to one observer, “Depending on the company, you get very different perspectives: Some boards are settling for checking the boxes on compliance regulations, while others are thinking about changing the fundamental way they govern, and some worry that they’ve gotten themselves into micromanaging the CEO and company. There’s a fair amount of turmoil and collective searching going on.”8 A second and more positive reason for this interest is that evidence suggests that a well-functioning corporate governance and control system can create a competitive advantage for an individual firm.9 For example, one governance mechanism—the board of directors—has been suggested to be rapidly evolving into a major strategic force in U.S. business firms.10 Thus, in this chapter, we describe actions designed to implement strategies that focus on monitoring and controlling mechanisms, which can help to ensure that top-level managerial actions contribute to the firm’s strategic competitiveness and its ability to earn above-average returns.

Effective corporate governance is also of interest to nations.11 As stated by one scholar, “Every country wants the firms that operate within its borders to flourish and grow in such ways as to provide employment, wealth, and satisfaction, not only to improve standards of living materially but also to enhance social cohesion. These aspirations cannot be met unless those firms are competitive internationally in a sustained way, and it is this medium- and long-term perspective that makes good corporate governance so vital.”12

Corporate governance, then, reflects company standards, which in turn collectively reflect societal standards.13 In many corporations, shareholders hold top-level managers accountable for their decisions and the results they generate. As with these firms and their boards, nations that effectively govern their corporations may gain a competitive advantage over rival countries. In a range of countries, but especially in the United States and the United Kingdom, the fundamental goal of business organizations is to maximize shareholder value.14 Traditionally, shareholders are treated as the firm’s key stakeholders, because they are the company’s legal owners. The firm’s owners expect top-level managers and others influencing the corporation’s actions (for example, the board of directors) to make decisions that will result in the maximization of the company’s value and, hence, of the owners’ wealth.15

In the first section of this chapter, we describe the relationship that is the foundation on which the modern corporation is built: the relationship between owners and managers. The majority of this chapter is used to explain various mechanisms owners use to govern managers and to ensure that they comply with their responsibility to maximize shareholder value.

Three internal governance mechanisms and a single external one are used in the modern corporation. The three internal governance mechanisms we describe in this chapter are (1) ownership concentration, as represented by types of shareholders and their different incentives to monitor managers; (2) the board of directors; and (3) executive compensation. We then consider the market for corporate control, an external corporate governance mechanism. Essentially, this market is a set of potential owners
seeking to acquire undervalued firms and earn above-average returns on their investments by replacing ineffective top-level management teams. The chapter’s focus then shifts to the issue of international corporate governance. We briefly describe governance approaches used in German and Japanese firms whose traditional governance structures are being affected by the realities of global competition. In part, this discussion suggests that the structures used to govern global companies in many different countries, including Germany, Japan, the United Kingdom, and the United States, are becoming more, rather than less, similar. Closing our analysis of corporate governance is a consideration of the need for these control mechanisms to encourage and support ethical behavior in organizations.

Importantly, the mechanisms discussed in this chapter can positively influence the governance of the modern corporation, which has placed significant responsibility and authority in the hands of top-level managers. The most effective managers understand their accountability for the firm’s performance and respond positively to corporate governance mechanisms. In addition, the firm’s owners should not expect any single mechanism to remain effective over time. Rather, the use of several mechanisms allows owners to govern the corporation in ways that maximize strategic competitiveness and increase the financial value of their firm. With multiple governance mechanisms operating simultaneously, however, it is also possible for some of the governance mechanisms to be in conflict. Later, we review how these conflicts can occur.

**Separation of Ownership and Managerial Control**

Historically, U.S. firms were managed by the founder-owners and their descendants. In these cases, corporate ownership and control resided in the same persons. As firms grew larger, “the managerial revolution led to a separation of ownership and control in most large corporations, where control of the firm shifted from entrepreneurs to professional managers while ownership became dispersed among thousands of unorganized stockholders who were removed from the day-to-day management of the firm.” These changes created the modern public corporation, which is based on the efficient separation of ownership and managerial control. Supporting the separation is a basic legal premise suggesting that the primary objective of a firm’s activities is to increase the corporation’s profit and, thereby, the financial gains of the owners (the shareholders).

The separation of ownership and managerial control allows shareholders to purchase stock, which entitles them to income (residual returns) from the firm’s operations after paying expenses. This right, however, requires that they also take a risk that the firm’s expenses may exceed its revenues. To manage this investment risk, shareholders maintain a diversified portfolio by investing in several companies to reduce their overall risk. As shareholders diversify their investments over a number of corporations, their risk declines. The poor performance or failure of any one firm in which they invest has less overall effect. Thus, shareholders specialize in managing their investment risk.

In small firms, managers often are high percentage owners, so there is less separation between ownership and managerial control. In fact, there are a large number of family-owned firms in which ownership and managerial control are not separated. In the United States, at least one-third of the S&P top 500 firms have substantial family ownership, holding on average about 18 percent of the outstanding equity. And family-owned firms perform better when a member of the family is the CEO than when the CEO is an outsider. In many countries outside the United States, such as in Latin America, Asia, and some European countries, family-owned firms represent the dominant form.
primary purpose of most of these firms is to increase the family’s wealth, which explains why a family CEO often is better than an outside CEO. There are at least two critical issues for family-controlled firms. First, as they grow, they may not have access to all of the skills needed to effectively manage the firm and maximize its returns for the family. Thus, they may need outsiders. Also, as they grow, they may need to seek outside capital and thus give up some of the ownership. In these cases, protection of the minority owners’ rights becomes important. To avoid these potential problems, when these firms grow and become more complex, their owner-managers may contract with managerial specialists. These managers make major decisions in the owner’s firm and are compensated on the basis of their decision-making skills. As decision-making specialists, managers are agents of the firm’s owners and are expected to use their decision-making skills to operate the owners’ firm in ways that will maximize the return on their investment.

Without owner (shareholder) specialization in risk bearing and management specialization in decision making, a firm may be limited by the abilities of its owners to manage and make effective strategic decisions. Thus, the separation and specialization of ownership (risk bearing) and managerial control (decision making) should produce the highest returns for the firm’s owners.

Shareholder value is reflected by the price of the firm’s stock. As stated earlier, corporate governance mechanisms, such as the board of directors or compensation based on the performance of a firm, is the reason that CEOs show general concern about the firm’s stock price. As the Opening Case describes, CEO incentive compensation generally reflected the gain in the S&P 500 firms in 2004.

**Agency Relationships**

The separation between owners and managers creates an agency relationship. An agency relationship exists when one or more persons (the principal or principals) hire another person or persons (the agent or agents) as decision-making specialists to perform a service. Thus, an agency relationship exists when one party delegates decision-making responsibility to a second party for compensation (see Figure 10.1). In addition to shareholders and top executives, other examples of agency relationships are consultancies and clients and insured and insurer. Moreover, within organizations, an agency relationship exists between managers and their employees, as well as between top executives and the firm’s owners. In the modern corporation, managers must understand the links between these relationships and the firm’s effectiveness. Although the agency relationship between managers and their employees is important, in this chapter we focus on the agency relationship between the firm’s owners (the principals) and top-level managers (the principals’ agents), because this relationship is related directly to how the firm’s strategies are implemented.

The separation between ownership and managerial control can be problematic. Research evidence documents a variety of agency problems in the modern corporation. Problems can surface because the principal and the agent have different interests and goals, or because shareholders lack direct control of large publicly traded corporations. Problems also arise when an agent makes decisions that result in the pursuit of goals that conflict with those of the principals. Thus, the separation of ownership and control potentially allows divergent interests (between principals and agents) to surface, which can lead to managerial opportunism.

**Managerial opportunism** is the seeking of self-interest with guile (i.e., cunning or deceit). Opportunism is both an attitude (e.g., an inclination) and a set of behaviors (i.e., specific acts of self-interest). It is not possible for principals to know beforehand which agents will or will not act opportunistically. The reputations of top executives are an imperfect predictor, and opportunistic behavior cannot be observed until it has
occurred. Thus, principals establish governance and control mechanisms to prevent agents from acting opportunistically, even though only a few are likely to do so. Any time that principals delegate decision-making responsibilities to agents, the opportunity for conflicts of interest exists. Top executives, for example, may make strategic decisions that maximize their personal welfare and minimize their personal risk. Decisions such as these prevent the maximization of shareholder wealth. Decisions regarding product diversification demonstrate these possibilities.

**Product Diversification as an Example of an Agency Problem**

As explained in Chapter 6, a corporate-level strategy to diversify the firm’s product lines can enhance a firm’s strategic competitiveness and increase its returns, both of which serve the interests of shareholders and the top executives. However, product diversification can result in two benefits to managers that shareholders do not enjoy, so top executives may prefer product diversification more than shareholders do.

First, diversification usually increases the size of a firm, and size is positively related to executive compensation. Also, diversification increases the complexity of managing a firm and its network of businesses and may thus require more pay because of this complexity. Thus, increased product diversification provides an opportunity for top executives to increase their compensation.

Second, product diversification and the resulting diversification of the firm’s portfolio of businesses can reduce top executives’ employment risk. Managerial employment risk is the risk of job loss, loss of compensation, and loss of managerial reputation.
These risks are reduced with increased diversification, because a firm and its upper-level managers are less vulnerable to the reduction in demand associated with a single or limited number of product lines or businesses. For example, Kellogg Co. was almost entirely focused on breakfast cereal in 2001 when it suffered its first ever market share leadership loss to perennial number two, General Mills, Inc. Upon appointing Carlos Gutierrez, a longtime manager at Kellogg, to the CEO position, the company embarked on a new strategy to overcome its poor performance. The competitive environment was difficult because of the emergence of premium-product private labels and frequent price wars. Furthermore, retail consolidation squeezed overall industry sales and caused an extensive focus on cost reduction. In order to reduce the risk of a takeover attempt because of low stock price, Kellogg purchased Keebler Foods Co. in 2001. As a result, its overall revenue increased from $6 billion to $8.3 billion in 2002. While its diversified scope increased, it also focused on a change from “volume to value” and implemented a second strategy called “managing for cash,” in which it significantly increased its incentive compensation for division managers, encouraging them to focus on improved innovation at more decentralized divisions.40 Through this approach, Kellogg’s earnings were substantial enough so that it could raise its dividend by 10 percent in 2005, which was the first dividend increase in five years. Kellogg’s stock price doubled during Gutierrez’s tenure as CEO, and through this diversification move, his risk of job loss was substantially reduced.41

Another concern that may represent an agency problem is a firm’s free cash flows over which top executives have control. Free cash flows are resources remaining after the firm has invested in all projects that have positive net present values within its current businesses.42 In anticipation of positive returns, managers may decide to invest these funds in products that are not associated with the firm’s current lines of business to increase the firm’s level of diversification. The managerial decision to use free cash flows to overdiversify the firm is an example of self-serving and opportunistic managerial behavior. In contrast to managers, shareholders may prefer that free cash flows be distributed to them as dividends, so they can control how the cash is invested.43 Curve S in Figure 10.2 depicts the shareholders’ optimal level of diversification. Owners seek the level of diversification that reduces the risk of the firm’s total failure while simultaneously increasing the company’s value through the development of economies of scale and scope (see Chapter 6). Of the four corporate-level diversification strategies shown in Figure 10.2, shareholders likely prefer the diversified position noted by point A on curve S—a position that is located between the dominant business and related-constrained diversification strategies. Of course, the optimum level of diversification owners seek varies from firm to firm.44 Factors that affect shareholders’ preferences include the firm’s primary industry, the intensity of rivalry among competitors in that industry, and the top management team’s experience with implementing diversification strategies.

As do principals, upper-level executives—as agents—also seek an optimal level of diversification. Declining performance resulting from too much product diversification increases the probability that corporate control of the firm will be acquired in the market. After a firm is acquired, the employment risk for the firm’s top executives increases substantially. Furthermore, a manager’s employment opportunities in the external managerial labor market (discussed in Chapter 12) are affected negatively by a firm’s poor performance. Therefore, top executives prefer diversification, but not to a point that it increases their employment risk and reduces their employment opportunities.45 Curve M in Figure 10.2 shows that executives prefer higher levels of product diversification than do shareholders. Top executives might prefer the level of diversification shown by point B on curve M.

In general, shareholders prefer riskier strategies and more focused diversification. They reduce their risk through holding a diversified portfolio of equity investments.
Alternatively, managers obviously cannot balance their employment risk by working for a diverse portfolio of firms. Therefore, top executives may prefer a level of diversification that maximizes firm size and their compensation and that reduces their employment risk. Product diversification, therefore, is a potential agency problem that could result in principals incurring costs to control their agents’ behaviors.

**Agency Costs and Governance Mechanisms**

The potential conflict illustrated by Figure 10.2, coupled with the fact that principals do not know which managers might act opportunistically, demonstrates why principals establish governance mechanisms. However, the firm incurs costs when it uses one or more governance mechanisms. **Agency costs** are the sum of incentive costs, monitoring costs, enforcement costs, and individual financial losses incurred by principals because governance mechanisms cannot guarantee total compliance by the agent. If a firm is diversified, governance costs increase because it is more difficult to monitor what is going on inside the firm. 46

In general, managerial interests may prevail when governance mechanisms are weak, as is exemplified by allowing managers a significant amount of autonomy to make strategic decisions. If, however, the board of directors controls managerial autonomy, or if other strong governance mechanisms are used, the firm’s strategies should better reflect the interests of the shareholders. More recently, governance observers have been concerned about more egregious behavior beyond inefficient corporate strategy.

Due to fraudulent behavior such as that found in Enron and WorldCom, concerns regarding corporate governance have been increasing. In 2002, the U.S. Congress enacted the Sarbanes-Oxley (SOX) Act, which increased the intensity of corporate governance mechanisms as it was implemented in 2003 and 2004. 47 These governance changes and associated reactions are described in the Strategic Focus detailing the changes enacted by the SOX Act.
Sarbanes-Oxley Act Increases Governance Intensity

Firms in the United States are experiencing a significant trend to reform corporate governance practices. This reform movement has been driven by a series of corporate governance failures beginning in 2002 when stockholders from a large number of firms experienced fraud due to internal control failures or poor internal controls allowing unethical executives in firms such as Enron, WorldCom, Adelphia, and Tyco too much discretion. In response to this perceived crisis in governance, the U.S. Congress enacted the 2002 Sarbanes-Oxley Act.

This act extended the regulatory powers of the U.S. Securities and Exchange Commission (SEC) regarding corporate governance procedures. The SEC was born after another failure, the 1929 collapse of the U.S. stock market. In particular, the nascent SEC fostered the introduction of independent outside auditors to verify that firms' financial statements were accurate. Furthermore, public companies had to submit their quarterly and annual financial statements to the SEC. This system worked well until the likes of Enron and WorldCom surmounted the principal SEC safeguard, the independent assessment of financial statements by external auditors.

As forensic accountants examined Enron's and WorldCom's processes, they found that Arthur Andersen, Enron's external auditor, was co-opted into these fraudulent schemes primarily because Andersen had a significant consulting services business that had nothing to do with external auditing of Enron. The amount of consulting services did not allow its auditing service to act independently from the consulting business. If they had been independent, Arthur Andersen would probably have survived. However, when similarities to the Enron case were found at WorldCom, another external auditing client, and it became known that Arthur Andersen had similar consulting service business with WorldCom, Arthur Andersen lost too much credibility and ultimately was liquidated due to its significant lapses in ethics.

The bankruptcy of Enron took place in 2001. And the SOX Act was implemented in 2002 with the effects coming into play in 2003 and especially 2004. The Sarbanes-Oxley Act has "introduced a new era of corporate governance, including requirements for auditor independence, the restriction of firms engaging in accounting from both auditing and consulting services, independence of firms' board committees, management assessment of internal controls and personal certification of financial reports by firms' CEOs and CFOs." This act passed the Senate with a vote of 99 to zero. Since its enactment, however, there have been a number of arguments over some controversial guidelines.

Foremost among the controversies has been the expense large firms have incurred to come into compliance with the law. According to the American Institute of Certified Public Accountants, internal auditing costs have increased by 32 percent because of SOX. The Financial Executive Institute has calculated the average firm's costs for compliance to be $3.14 million. Some private firms have decided to remain
private in order to avoid compliance, and a number of public companies have announced their intention to privatize; one report suggests a 30 percent increase in privatization since the enactment of Sarbanes-Oxley. Furthermore, some foreign firms have decided to delist on U.S. exchanges in order to avoid the costs of Sarbanes-Oxley.

A number of states—including California, Colorado, Illinois, Kentucky, Maryland, Montana, New Jersey, New Mexico, New York, Ohio, Pennsylvania, Massachusetts, and Texas—have adopted or are considering adopting Sarbanes-Oxley-like provisions that would also apply to private companies within their state boundaries. The laws often reflect the principles found in the SOX Act, including “transparency, independence and accountability.” As such, the implementation of the SOX Act indicates an increased monitoring intensity for firm stakeholders involved in corporate governance.


Research suggests that more intensive application of governance mechanisms may produce significant changes in strategies. William Donaldson, then chairman of the SEC, argued that the collapse of investor confidence after the Enron and other scandals suggests that corporate America needs more intense governance in order for continued investment in the stock market to facilitate growth. Donaldson has said, “The short-term costs of compliance, particularly efforts to improve internal control and corporate governance over financial reporting, should be viewed as an investment. In the long term, the reforms realized from SOX will result in more sound corporate practices and more reliable financial reporting.”

However, others argue that the indirect costs of SOX—the impact on strategy formulation and implementation—are even more influential. That is, because of more intense governance, firms may make a lot fewer risky decisions and thus decrease potential shareholder wealth significantly. Stephen Odland, the new CEO of Office Depot, is a supporter of the law but has said, “If we frighten managers to the point that they’re not willing to risk anything we could damage our economy and our ability to compete in the world.”

Jack Lambeth, vice president of information technology and leading the SOX-compliant effort at Blackboard, an education-technology company, will spend about $1.5 million implementing SOX by the end of 2005. Blackboard went public in 2004 and earned $5.6 million in its initial year. Accordingly, the money spent on implementing SOX is costing the company a significant portion of its earnings power. Lambeth said, “A dollar spent making sure we are SOX-compliant could have been spent increasing our sales territory or investing in our Web-hosting infrastructure.” As a result, he suggests, SOX will force many start-up companies to consider selling out to a large company rather than going public, as for example Ask Jeeves was acquired by IAC (see the Opening Case).

This could reduce the number of venture capital investments and ultimately reduce the number of IPOs. One observer noted: “Many boards have been vigilant in their oversight role in regard to corporate value. However, CEOs and directors have been...
distracted from more important strategic issues in order to meet detailed compliance deadlines provided by the Sarbanes-Oxley Act. Boards need to refocus on three critical strategic processes: strategic planning, risk assessment and renewal which includes succession planning.51

Next, we explain the effects of different governance mechanisms on the decisions managers make about the choice and the use of the firm’s strategies.

Ownership Concentration

Both the number of large-block shareholders and the total percentage of shares they own define ownership concentration. Large-block shareholders typically own at least 5 percent of a corporation’s issued shares. Ownership concentration as a governance mechanism has received considerable interest because large-block shareholders are increasingly active in their demands that corporations adopt effective governance mechanisms to control managerial decisions.52

In general, diffuse ownership (a large number of shareholders with small holdings and few, if any, large-block shareholders) produces weak monitoring of managers’ decisions. Among other problems, diffuse ownership makes it difficult for owners to effectively coordinate their actions. Diversification of the firm’s product lines beyond the shareholders’ optimum level can result from ineffective monitoring of managers’ decisions. Higher levels of monitoring could encourage managers to avoid strategic decisions that harm shareholder value. In fact, research evidence shows that ownership concentration is associated with lower levels of firm product diversification.53 Thus, with high degrees of ownership concentration, the probability is greater that managers’ strategic decisions will be intended to maximize shareholder value.

As noted, such concentration of ownership has an influence on strategies and firm value. Interestingly, research in Spain showed a curvilinear relationship between shareholder concentration and firm value. At moderate levels of shareholder concentration, firm value increased; at high levels of concentration, firm value decreased for shareholders, especially minority shareholders.54 When large shareholders have a high degree of wealth, they have power relative to minority shareholders in extracting wealth from the firm, especially when they are in managerial positions. The importance of boards of directors in mitigating expropriation of minority shareholder value has been found in the United States relative to strong family ownership who have incentives to appropriate shareholder wealth.55 Such expropriation is often found in countries such as Korea where minority shareholder rights are not as protected as they are in the United States.56 However, in the United States much of this concentration has come from increasing equity ownership by institutional investors.

The Growing Influence of Institutional Owners

A classic work published in the 1930s argued that the “modern” corporation had become characterized by a separation of ownership and control.57 This change occurred primarily because growth prevented founders-owners from maintaining their dual positions in their increasingly complex companies. More recently, another shift has occurred: Ownership of many modern corporations is now concentrated in the hands of institutional investors rather than individual shareholders.58
Institutional owners are financial institutions such as stock mutual funds and pension funds that control large-block shareholder positions. Because of their prominent ownership positions, institutional owners, as large-block shareholders, are a powerful governance mechanism. Institutions of these types now own more than 50 percent of the stock in large U.S. corporations, and of the top 1,000 corporations, they own, on average, 56 percent of the stock. Pension funds alone control at least one-half of corporate equity.59

These ownership percentages suggest that as investors, institutional owners have both the size and the incentive to discipline ineffective top-level managers and can significantly influence a firm’s choice of strategies and overall strategic decisions.60 Research evidence indicates that institutional and other large-block shareholders are becoming more active in their efforts to influence a corporation’s strategic decisions. Initially, these shareholder activists and institutional investors concentrated on the performance and accountability of CEOs and contributed to the ouster of a number of them. They are now targeting what they believe are ineffective boards of directors.61

For example, CalPERS provides retirement and health coverage to over 1.3 million current and retired public employees. As the largest public employee pension fund in the United States, CalPERS is generally thought to act aggressively to promote governance decisions and actions that it believes will enhance shareholder value in companies in which it invests.62 The largest institutional investor, TIAA-CREF, has taken actions similar to those of CalPERS, but with a less publicly aggressive stance. To date, research suggests that these institutions’ activism may not have a direct effect on firm performance, but that its influence may be indirect through its effects on important strategic decisions, such as those concerned with international diversification and innovation.63 With the increased intensity of governance associated with the passage of the SOX Act, institutional investors as well as other groups have been emboldened in their activism.

### Board of Directors

Typically, shareholders monitor the managerial decisions and actions of a firm through the board of directors. Shareholders elect members to their firm’s board. Those who are elected are expected to oversee managers and to ensure that the corporation is operated in ways that will maximize its shareholders’ wealth. Even with large institutional investors having major equity ownership in U.S. firms, diffuse ownership continues to...
exist in most firms, which means that in large corporations, monitoring and control of managers by individual shareholders is limited. Furthermore, large financial institutions, such as banks, are prevented from directly owning stock in firms and from having representatives on companies’ boards of directors, although this is not the case in Europe and elsewhere.64 These conditions highlight the importance of the board of directors for corporate governance. Unfortunately, over time, boards of directors have not been highly effective in monitoring and controlling top management’s actions.65 As noted in the Strategic Focus, boards are experiencing increasing pressure from shareholders, lawmakers, and regulators to become more forceful in their oversight role and thereby forestall inappropriate actions by top executives. If changes are instituted as explained in the Strategic Focus, boards will have even more power to influence the actions of managers and the directions of their companies. Furthermore, boards not only serve a monitoring role, but they also provide resources to firms. These resources include their personal knowledge and expertise as well as their access to resources of other firms through their external contacts and relationships.66

The board of directors is a group of elected individuals whose primary responsibility is to act in the owners’ interests by formally monitoring and controlling the corporation’s top-level executives.67 Boards have the power to direct the affairs of the organization, punish and reward managers, and protect shareholders’ rights and interests.68 Thus, an appropriately structured and effective board of directors protects owners from managerial opportunism such as that found in Enron and WorldCom. Board members are seen as stewards of their company’s resources, and the way they carry out these responsibilities affects the society in which their firm operates.69

Generally, board members (often called directors) are classified into one of three groups (see Table 10.1). Insiders are active top-level managers in the corporation who are elected to the board because they are a source of information about the firm’s day-to-day operations.70 Related outsiders have some relationship with the firm, contractual or otherwise, that may create questions about their independence, but these individuals are not involved with the corporation’s day-to-day activities. Outsiders provide independent counsel to the firm and may hold top-level managerial positions in other companies or may have been elected to the board prior to the beginning of the current CEO’s tenure.71

Historically boards of directors were primarily dominated by inside managers. A widely accepted view is that a board with a significant percentage of its membership drawn from the firm’s top executives tends to provide relatively weak monitoring and control of managerial decisions.72 Managers have been suspected of using their power to

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<th>Classifications of Boards of Directors’ Members</th>
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<tr>
<td><strong>Insiders</strong></td>
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<tr>
<td>• The firm’s CEO and other top-level managers</td>
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<tr>
<td><strong>Related outsiders</strong></td>
</tr>
<tr>
<td>• Individuals not involved with the firm’s day-to-day operations, but who have a relationship with the company</td>
</tr>
<tr>
<td><strong>Outsiders</strong></td>
</tr>
<tr>
<td>• Individuals who are independent of the firm in terms of day-to-day operations and other relationships</td>
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The board of directors is a group of elected individuals whose primary responsibility is to act in the owners’ interests by formally monitoring and controlling the corporation’s top-level executives.
select and compensate directors and exploiting their personal ties with them. In response to the Securities and Exchange Commission’s proposal to require audit committees to be made up of outside directors, in 1984 the New York Stock Exchange, possibly to preempt formal legislation, implemented an audit committee rule requiring outside directors to head the audit committee. Subsequently, other rules required important committees such as the compensation committee and the nomination committees to be headed by independent outside directors.73 These requirements were instituted after the Sarbanes-Oxley Act was passed, and policies of the New York Stock Exchange as well as the American Exchange now require companies to maintain boards of directors that are composed of a majority of outside independent directors and to maintain full independent audit committees. Thus one can clearly see that corporate governance is becoming more intense through the board of directors mechanism.

Critics advocate reforms to ensure that independent outside directors represent a significant majority of the total membership of a board.74 Alternatively, others argue that having outside directors is not enough to resolve the problems; it depends on the power of the CEO. In some cases, the CEO is powerful enough to reduce the effectiveness of outside board members.75 The Strategic Focus proposes that boards need to reduce the power of the CEO by separating the chairperson of the board’s role and the CEO’s role on the board so that the same person does not hold both positions.76

From the Strategic Focus, it is clear that the increased emphasis on separating the roles of the CEO and the chairperson provides more power and independence to the independent outside directors relative to the CEOs. This should lead to more CEO dismissals when things go wrong such as when Carly Fiorina was fired from Hewlett-Packard (see the Opening Case in Chapter 12). Because of recent problems associated with egregious use of CEO power, CEOs who have recently been appointed by boards must meet tougher standards. As a result, often the selection process takes longer. At Computer Associates, John Swainson, replacing a CEO who was accused of unethical behavior, was scrutinized for three months before being appointed to the position: “[E]very aspect of my personal life was investigated before I took the job.”77 Most companies no longer prohibit consensual romances between employees, but because of high ethical standards at Boeing, especially due to ethical concerns associated with government contracting, Harry Stonecipher lost his CEO position at Boeing because of an affair with a female employee. Although the Sarbanes-Oxley implementation has created stronger scrutiny in regard to finances, the legislation and concern in the media has heightened scrutiny on a range of candidate traits beyond the leader’s actual ability to run the company’s businesses.78

Alternatively, having a large number of outside board members can also create some problems. Outsiders do not have contact with the firm’s day-to-day operations and typically do not have easy access to the level of information about managers and their skills that is required to effectively evaluate managerial decisions and initiatives.79 Outsiders can, however, obtain valuable information through frequent interactions with inside board members, during board meetings and otherwise. Insiders possess such information by virtue of their organizational positions. Thus, boards with a critical mass of insiders typically are better informed about intended strategic initiatives, the reasons for the initiatives, and the outcomes expected from them.80 Without this type of information, outsider-dominated boards may emphasize the use of financial, as opposed to strategic, controls to gather performance information to evaluate managers’ and business units’ performances. A virtually exclusive reliance on financial evaluations shifts risk to top-level managers, who, in turn, may make decisions to maximize their interests and reduce their employment risk. Reductions in R&D investments, additional diversification of the firm, and the pursuit of greater levels of compensation are some of the results of managers’ actions to achieve financial goals set by outsider-dominated boards.81
Governing the CEO

Many believe that despite the increased governance and power of independent outside directors populating boards of directors, boardrooms are still dominated by CEOs. A case in point is insurance company AIG, whose CEO, Maurice Greenberg, was dramatically ousted even though he had dominated this corporation and, in fact, the global insurance industry for decades. Similarly, CEO Philip Purcell fought and lost an internal campaign against a mutiny of former managers who were ousted at investment bank Morgan Stanley. These CEOs were accustomed to getting their way. Enron, WorldCom, Tyco, and Adelphia provide further examples of the power of the top executives overcoming internal controls and taking fraudulent actions. Internal auditors exist within a power structure that creates the opportunity for fraud, especially when one person has all the power through being both chairperson of the board and CEO of the corporation. Thus, there is a significant push currently to create a way to overcome this power by separating the roles of chairperson of the board and CEO.

In the pharmaceutical industry, for example, a diverse mixture of religious-based organizations, corporate governance groups, and disgruntled shareholders have joined together to pressure large firms to split the chairperson and CEO positions. Wyeth, Eli Lilly, Abbott Laboratories, Merck, Pfizer, and Bristol-Myers Squibb companies have been urged to name an independent outside director as chairperson of the board and have received proposals that require a shareholder vote. Some of these proposals have come very close to passing. Almost universally these companies have responded that the proposals were not in the best interest of the company because, as Bristol-Myers Squibb put it, having the same person serve as chairperson and CEO is important “to provide unified leadership and direction.” The Interfaith Center on Corporate Responsibility (ICCR) met with two other firms, Johnson & Johnson and Schering-Plough. These firms did not receive a proxy vote solicitation, but instead were lobbied to implement split roles as well as ethics policies. Instead of splitting the roles, the firms agreed to strong ethical policy statements and to strongly consider providing lifesaving medicines for applications in developing countries where the populace cannot afford to pay for newly discovered treatments. Institutional Shareholder Services, a powerful association of institutional investors, suggested that its members vote on the proxies in favor of splitting the two jobs to improve corporate governance. Although unsuccessful on this point, the firms have been much more sensitive to governance activist concerns.

The SEC has gone further in the mutual fund industry by requiring mutual fund firms to have split roles because independent directors on boards colluded in ways that reduced shareholder returns at mutual funds. Thus, this was being forced on mutual funds in order to do away with cliquish behavior that has been evidenced in the past.

The unification of power where the CEO concurrently serves as board chairperson might be useful especially when a firm is in crisis and needs to have a consistent message. In regard to governance oversight and evaluation of strategic proposals, however, it’s rather like the fox guarding the hen house. In other words, the chairperson of the board has effective control of the oversight of corporate management, which likely will lead to continued governance problems.

An alternative proposal is to have a lead independent outside director (LID) chosen from the ranks of the outside independent board members. The LID serves as a liaison between corporate management and the outside board members. Thus, the outside directors no longer have direct contact with the CEO if an evaluation of the CEO’s performance is required. This allows for more arm’s-length evaluation of the CEO and also protects the CEO from being unnecessarily distracted, especially when only routine matters are brought up. Of course, the effectiveness of any position rests upon the ability and character of the person in the position. No amount of structural independence can overcome a desire or intent to be fraudulent and escape accountability.
Either of these approaches, splitting the roles or creating the role of the LID, increases the scrutiny of the CEO and the strategic decisions that he or she makes. Thus, either approach intensifies the governance associated with board of director monitoring.


Enhancing the Effectiveness of the Board of Directors

Because of the importance of boards of directors in corporate governance and as a result of increased scrutiny from shareholders—in particular, large institutional investors—the performances of individual board members and of entire boards are being evaluated more formally and with greater intensity. Given the demand for greater accountability and improved performance, many boards have initiated voluntary changes. Among these changes are (1) increases in the diversity of the backgrounds of board members (for example, a greater number of directors from public service, academic, and scientific settings; a greater percentage of ethnic minorities and women; and members from different countries on boards of U.S. firms), (2) the strengthening of internal management and accounting control systems, and (3) the establishment and consistent use of formal processes to evaluate the board’s performance. Additional changes include (4) the creation of a “lead director” role that has strong powers with regard to the board agenda and oversight of nonmanagement board member activities, as suggested in the Strategic Focus, and (5) modification of the compensation of directors, especially reducing or eliminating stock options as a part of the package.

Boards have become more involved in the strategic decision-making process, so they must work collaboratively. Some argue that improving the processes used by boards to make decisions and monitor managers and firm outcomes is the key to increasing board effectiveness. Moreover, because of the increased pressure from owners and the potential conflict among board members, procedures are necessary to help boards function effectively in facilitating the strategic decision-making process.

Increasingly, outside directors are being required to own significant equity stakes as a prerequisite to holding a board seat. In fact, some research suggests that firms perform better if outside directors have such a stake. Other research suggests that diverse boards help firms make more effective strategic decisions and perform better over time. One activist concludes that boards need three foundational characteristics to be effective: director stock ownership, executive meetings to discuss important strategic issues, and a serious nominating committee that truly controls the nomination process to strongly influence the selection of new board members. Once on the job, the outside director needs to seek effectiveness through three linked sets of behaviors that suggest the non-executive director should be “engaged but non-executive” (not seek to micro manage), “challenging but supportive” (help improve decisions and then support the decision made), and “independent but involved” (make independent evaluation of important decisions and be involved in the strategic decision processes of the board).
Executive Compensation

As the Opening Case illustrates, the compensation of top-level managers, and especially of CEOs, generates a great deal of interest and strongly held opinions. One reason for this widespread interest can be traced to a natural curiosity about extremes and excesses. Another stems from a more substantive view, that CEO pay is tied in an indirect but tangible way to the fundamental governance processes in large corporations: Who has power? What are the bases of power? How and when do owners and managers exert their relative preferences? How vigilant are boards? Who is taking advantage of whom?90

Executive compensation is a governance mechanism that seeks to align the interests of managers and owners through salaries, bonuses, and long-term incentive compensation, such as stock awards and options.91 As noted in the Opening Case, long-term incentive plans have become a critical part of compensation packages in U.S. firms. The use of longer-term pay helps firms cope with or avoid potential agency problems by linking managerial wealth to the wealth of common shareholders.92 Because of this, the stock market generally reacts positively to the introduction of a long-range incentive plan for top executives.93

Sometimes the use of a long-term incentive plan prevents major stockholders (e.g., institutional investors) from pressing for changes in the composition of the board of directors, because they assume that the long-term incentives will ensure that top executives will act in shareholders’ best interests. Alternatively, stockholders largely assume that top-executive pay and the performance of a firm are more closely aligned when firms have boards that are dominated by outside members.94

However, sometimes the persistence of institutional investors pays off in regard to questioning actions by boards regarding pay packages. This is certainly the case at Hollinger International, Inc. where the persistent questions of Christopher H. Browne, a managing director of Tweedy, Browne Company, who is Hollinger’s largest shareholder, lead to the CEO’s dismissal. Conrad Black, Hollinger’s then CEO, and other managers were overpaid for a number of years. Brown simply asked the important question as to the background of the pay being provided to Black and others. A report sponsored by the board found that over $400 million between 1997 and 2003 had been transferred to Hollinger’s key managers, including Black. This amounted to approximately 95 percent of the company’s entire net income during this period. Ultimately, key managers lost their positions and the firm was broken up into pieces; the collective share price went from $7.70 in March 2003 to around $17.00 in late 2004.95

Effectively using executive compensation as a governance mechanism is particularly challenging to firms implementing international strategies. For example, the interests of owners of multinational corporations may be best served when there is less uniformity among the firm’s foreign subsidiaries’ compensation plans.96 Developing an array of unique compensation plans requires additional monitoring and increases the firm’s potential agency costs. Importantly, levels of pay vary by regions of the world. For example, managerial pay is highest in the United States and much lower in Asia. Compensation is lower in India partly because many of the largest firms have strong family ownership and control.97 As corporations acquire firms in other countries, the managerial compensation puzzle becomes more complex and may cause additional executive turnover.98

A Complicated Governance Mechanism

Executive compensation—especially long-term incentive compensation—is complicated for several reasons. First, the strategic decisions made by top-level managers are typically
complex and nonroutine, so direct supervision of executives is inappropriate for judging the quality of their decisions. The result is a tendency to link the compensation of top-level managers to measurable outcomes, such as the firm’s financial performance. Second, an executive’s decision often affects a firm’s financial outcomes over an extended period, making it difficult to assess the effect of current decisions on the corporation’s performance. In fact, strategic decisions are more likely to have long-term, rather than short-term, effects on a company’s strategic outcomes. Third, a number of other factors affect a firm’s performance besides top-level managerial decisions and behavior. Unpredictable economic, social, or legal changes (see Chapter 2) make it difficult to discern the effects of strategic decisions. Thus, although performance-based compensation may provide incentives to top management teams to make decisions that best serve shareholders’ interests, short-term compensation plans alone are imperfect in their ability to monitor and control managers. Still, incentive compensation represents a significant portion of many executives’ total pay.

Although incentive compensation plans may increase the value of a firm in line with shareholder expectations, such plans are subject to managerial manipulation. For instance, as firms are being forced to expense stock options, Forbes magazine has reported that many firms are using “creative accounting” to reduce the expense associated with these options by changing the “expectations of volatility.” The idea is that the value of options increases as the stock price varies. If the stock price does not vary as much, then stock options are valued lower. This creates a lower expense for firms using options simply by changing the accounting formula. 

Additionally, annual bonuses may provide incentives to pursue short-run objectives at the expense of the firm’s long-term interests. Supporting this conclusion, some research has found that bonuses based on annual performance were negatively related to investments in R&D when the firm was highly diversified, which may affect the firm’s long-term strategic competitiveness. However, research has found a positive relationship between investments in R&D and long-term compensation in non-family firms.

Although long-term, performance-based incentives may reduce the temptation to underinvest in the short run, they increase executive exposure to risks associated with uncontrollable events, such as market fluctuations and industry decline. The longer term the focus of incentive compensation, the greater are the long-term risks borne by top-level managers. Also, because long-term incentives tie a manager’s overall wealth to the firm in a way that is inflexible, such incentives and ownership may not be valued as highly by a manager as by outside investors who have the opportunity to diversify their wealth in a number of other financial investments. Thus, firms may have to overcompensate managers using long-term incentives, as the next section suggests.

The Effectiveness of Executive Compensation

The primary reason for compensating executives in stock is that the practice affords them an incentive to keep the stock price high and hence aligns managers’ interests with shareholders’ interests. However, there may be some unintended consequences. Managers who own more than 1 percent of their firm’s stock may be less likely to be forced out of their jobs, even when the firm is performing poorly. Furthermore, a review of the research suggests that over time, firm size has accounted for more than 50 percent of the variance in total CEO pay, while firm performance has accounted for less than 5 percent of the variance. Thus, the effectiveness of pay plans as a governance mechanism is suspect.
While some stock option–based compensation plans are well designed with option strike prices substantially higher than current stock prices, too many have been designed simply to give executives more wealth that will not immediately show up on the balance sheet. Research of stock option repricing where the strike price value of the option has been lowered from its original position suggests that action is taken more frequently in high-risk situations.\(^{107}\) However, repricing also happens when firm performance was poor, to restore the incentive effect for the option. Evidence also suggests that politics are often involved.\(^{108}\) Additionally, research has found that repricing stock options does not appear to be a function of management entrenchment or ineffective governance. These firms often have had sudden and negative changes to their growth and profitability. They also frequently lose their top managers.\(^{109}\) Interestingly, institutional investors prefer compensation schemes that link pay with performance, including the use of stock options.\(^{110}\) Again, this evidence shows that no internal governance mechanism is perfect.

While stock options became highly popular as a means of compensating top executives and linking pay with performance, they also have become controversial of late.\(^{111}\) It seems that option awards became a means of providing large compensation packages, and the options awarded did not relate to the firm’s performance, particularly when boards showed a propensity to reprice options at a lower strike price when stock prices fell precipitously.\(^{112}\) Because of the large number of options granted in recent years and the increasingly common practice of repricing them, this was one of the reasons for the pressure to expense options. As noted in the Opening Case, this action is quite costly to many firms’ stated profits and appears to have dampened the excessive use of options.

**Market for Corporate Control**

The *market for corporate control* is an external governance mechanism that becomes active when a firm’s internal controls fail.\(^{113}\) The market for corporate control is composed of individuals and firms that buy ownership positions in or take over potentially undervalued corporations so they can form new divisions in established diversified companies or merge two previously separate firms. Because the undervalued firm’s executives are assumed to be responsible for formulating and implementing the strategy that led to poor performance, they are usually replaced. Thus, when the market for corporate control operates effectively, it ensures that managers who are ineffective or act opportunistically are disciplined.\(^{114}\)

The market for corporate control is often viewed as a “court of last resort.”\(^{115}\) This suggests that the takeover market as a source of external discipline is used only when internal governance mechanisms are relatively weak and have proven to be ineffective. Alternatively, other research suggests that the rationale for takeovers as a corporate governance strategy is not as strong as the rationale for takeovers as an ownership investment in target candidates where the firm is performing well and does not need discipline.\(^{116}\) Additionally, a study of active corporate raiders in the 1980s showed that takeover attempts often were focused on above-average performance firms in an industry.\(^{117}\) Taken together, this research suggests that takeover targets are not always low performers with weak governance. As such, this research suggests that the market for corporate control may not be as efficient as a governance device as theory suggests. At
the very least, internal governance controls would be much more precise relative to this external control mechanism.

Although the market for corporate control may be a blunt instrument as far as corporate governance is concerned, the takeover market has continued to be very active. In fact, research suggests that more intense governance environment may have fostered an increasingly active takeover market. Because institutional investors have more concentrated ownership, they may be interested in firms that are targeted for acquisition. Target firms earn a substantial premium over the acquiring firm. At the same time, managers who have ownership positions or stock options are likely to gain in making a transaction with an acquiring firm. There is even more evidence that this may be the case given the increasing number of firms that have golden parachutes which allow up to three years of additional compensation plus other incentives if a firm is taken over. These compensation contracts reduce the risk for managers if a firm is taken over. In fact, research suggests that there was a friendlier environment in the 1990s for takeovers due to these ownership and governance arrangements.\footnote{118} Although the 1980s had more defenses put up against hostile takeovers, the current environment has been much more friendly, most likely due to the increased intensity of the governance devices on both the buyer (institutional investor) side as well as the corporate management side. The idea that CEOs who have substantial ownership or stock options in the target firm do well in the friendly transactions in the 1990s and into the 21st century is also supported by research.\footnote{119}

The market for corporate control governance mechanism should be triggered by a firm’s poor performance relative to industry competitors. A firm’s poor performance, often demonstrated by the firm’s earning below-average returns, is an indicator that internal governance mechanisms have failed; that is, their use did not result in managerial decisions that maximized shareholder value. This market has been active for some time. As noted in Chapter 7, the decade of the 1990s produced the largest number and value of mergers and acquisitions. The major reduction in the stock market resulted in a significant drop in acquisition activity in the first part of the 21st century. However, the number of mergers and acquisitions began to increase and the market for corporate control has become increasingly international, with over 40 percent of the merger and acquisition activity involving two firms from different countries.\footnote{120}

While some acquisition attempts are intended to obtain resources important to the acquiring firm, most of the hostile takeover attempts are due to the target firm’s poor performance.\footnote{121} Therefore, target firm managers and members of the boards of directors are highly sensitive about hostile takeover bids. It frequently means that they have not done an effective job in managing the company. If they accept the offer, they are likely to lose their jobs; the acquiring firm will insert its own management. If they reject the offer and fend off the takeover attempt, they must improve the performance of the firm or risk losing their jobs as well.\footnote{122}

For example, Oracle made a hostile bid for PeopleSoft; PeopleSoft rejected the offer, but Oracle remained in the takeover battle. The takeover attempt invited considerable attention from regulatory authorities in both the United States and Europe. Ultimately, the takeover was consummated and the CEO of PeopleSoft was dismissed before the two firms were integrated.\footnote{123}
Managerial Defense Tactics

Hostile takeovers are the major activity in the market for corporate control governance mechanism. Not all hostile takeovers are prompted by poorly performing targets, and firms targeted for hostile takeovers may use multiple defense tactics to fend off the takeover attempt. Historically, the increased use of the market for corporate control has enhanced the sophistication and variety of managerial defense tactics that are used to reduce the influence of this governance mechanism. The market for corporate control tends to increase risk for managers. As a result, managerial pay is often augmented indirectly through golden parachutes (wherein, as mentioned, a CEO can receive up to three years’ salary if his or her firm is taken over). Golden parachutes, similar to most other defense tactics, are controversial.

Among other outcomes, takeover defenses increase the costs of mounting a takeover, causing the incumbent management to become entrenched, while reducing the chances of introducing a new management team. For example, though PeopleSoft’s management ultimately succumbed to a takeover by Oracle, the company’s takeover defense strategy allowed it to hold Oracle at bay for roughly a year and a half. As one observer noted, “PeopleSoft had a number of defense mechanisms, including a board with staggered terms. In addition, its board was authorized to increase or decrease its own size without shareholder approval, and its directors could only be removed for cause and only by a vote of 66.67 percent of entitled voters.” In addition, PeopleSoft had a poison pill in place “entitling holders of its common stock to buy any acquirer’s shares at a very cheap price in the event of a hostile takeover. That provision forced Oracle to take it to court in an effort to avoid the hefty dilution that might be triggered by the poison pill.”

Table 10.2 lists a number of takeover defense strategies. Some defense tactics necessitate only changes in the financial structure of the firm, such as repurchasing shares of the firm’s outstanding stock. Some tactics (e.g., reincorporation of the firm in another state) require shareholder approval, but the greenmail tactic, wherein money is used to repurchase stock from a corporate raider to avoid the takeover of the firm, does not. These defense tactics are controversial, and the research on their effects is inconclusive. Alternatively, most institutional investors oppose the use of defense tactics. TIAA-CREF and CalPERS have taken actions to have several firms’ poison pills eliminated. Many institutional investors have also been opposed to severance packages (golden parachutes), and the opposition is growing significantly in Europe as well. But there can be advantages to severance packages because they may encourage executives to accept takeover bids that are attractive to shareholders. Also, as in the case of Carly Fiorina at HP, a severance package may encourage a CEO doing a poor job to depart.

A potential problem with the market for corporate control is that it may not be totally efficient. A study of several of the most active corporate raiders in the 1980s showed that approximately 50 percent of their takeover attempts targeted firms with above-average performance in their industry—corporations that were neither undervalued nor poorly managed. The targeting of high-performance businesses may lead to acquisitions at premium prices and to decisions by managers of the targeted firm to establish what may prove to be costly takeover defense tactics to protect their corporate positions.

Although the market for corporate control lacks the precision of internal governance mechanisms, the fear of acquisition and influence by corporate raiders is an effective constraint on the managerial-growth motive. The market for corporate control has been responsible for significant changes in many firms’ strategies and, when used appropriately, has served shareholders’ interests. But this market and other means of corporate governance vary by region of the world and by country. Accordingly, we next address the topic of international corporate governance.
### Hostile Takeover Defense Strategies

<table>
<thead>
<tr>
<th>Defense strategy</th>
<th>Category</th>
<th>Popularity among firms</th>
<th>Effectiveness as a defense</th>
<th>Stockholder wealth effects</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Poison pill</strong> Preferred stock in the merged firm offered to shareholders at a highly attractive rate of exchange.</td>
<td>Preventive</td>
<td>High</td>
<td>High</td>
<td>Positive</td>
</tr>
<tr>
<td><strong>Corporate charter amendment</strong></td>
<td>Preventive</td>
<td>Medium</td>
<td>Very low</td>
<td>Negative</td>
</tr>
<tr>
<td>An amendment to stagger the elections of members to the board of directors of the attacked firm so that all are not elected during the same year, which prevents a bidder from installing a completely new board in the same year.</td>
<td>Preventive</td>
<td>Medium</td>
<td>Low</td>
<td>Negligible</td>
</tr>
<tr>
<td><strong>Golden parachute</strong> Lump-sum payments of cash that are distributed to a select group of senior executives when the firm is acquired in a takeover bid.</td>
<td>Preventive</td>
<td>Medium</td>
<td>Low</td>
<td>Negligible</td>
</tr>
<tr>
<td><strong>Litigation</strong> Lawsuits that help a target company stall hostile attacks; areas may include antitrust, fraud, inadequate disclosure.</td>
<td>Reactive</td>
<td>Medium</td>
<td>Low</td>
<td>Positive</td>
</tr>
<tr>
<td><strong>Greenmail</strong> The repurchase of shares of stock that have been acquired by the aggressor at a premium in exchange for an agreement that the aggressor will no longer target the company for takeover.</td>
<td>Reactive</td>
<td>Very low</td>
<td>Medium</td>
<td>Negative</td>
</tr>
<tr>
<td><strong>Standstill agreement</strong> Contract between the parties in which the pursuer agrees not to acquire any more stock of the target firm for a specified period of time in exchange for the firm paying the pursuer a fee.</td>
<td>Reactive</td>
<td>Low</td>
<td>Low</td>
<td>Negative</td>
</tr>
<tr>
<td><strong>Capital structure change</strong> Dilution of stock, making it more costly for a bidder to acquire; may include employee stock option plans (ESOPs), recapitalization, new debt, stock selling, share buybacks.</td>
<td>Reactive</td>
<td>Medium</td>
<td>Medium</td>
<td>Inconclusive</td>
</tr>
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**International Corporate Governance**

Understanding the corporate governance structure of the United Kingdom and the United States is inadequate for a multinational firm in today’s global economy.\(^\text{133}\) While the stability associated with German and Japanese governance structures has historically been viewed as an asset, the governance systems in these is changing, just as it is in other parts of the world.\(^\text{134}\) These changes are partly the result of multinational firms...
operating in many different countries and attempting to develop a more global governance system. While the similarity is increasing, differences remain evident, and firms employing an international strategy must understand these differences in order to operate effectively in different international markets.

Corporate Governance in Germany

In many private German firms, the owner and manager may still be the same individual. In these instances, there is no agency problem. Even in publicly traded German corporations, there is often a dominant shareholder. Thus, the concentration of ownership is an important means of corporate governance in Germany, as it is in the United States.

Historically, banks have been at the center of the German corporate governance structure, as is also the case in many other European countries, such as Italy and France. As lenders, banks become major shareholders when companies they financed earlier seek funding on the stock market or default on loans. Although the stakes are usually under 10 percent, the only legal limit on how much of a firm’s stock banks can hold is that a single ownership position cannot exceed 15 percent of the bank’s capital. Through their shareholdings, and by casting proxy votes for individual shareholders who retain their shares with the banks, three banks in particular—Deutsche, Dresdner, and Commerzbank—exercise significant power. Although shareholders can tell the banks how to vote their ownership position, they generally do not do so. A combination of their own holdings and their proxies results in majority positions for these three banks in many German companies. Those banks, along with others, monitor and control managers, both as lenders and as shareholders, by electing representatives to supervisory boards.

German firms with more than 2,000 employees are required to have a two-tiered board structure that places the responsibility for monitoring and controlling managerial (or supervisory) decisions and actions in the hands of a separate group. While all the functions of direction and management are the responsibility of the management board (the Vorstand), appointment to the Vorstand is the responsibility of the supervisory tier (the Aufsichtsrat). Employees, union members, and shareholders appoint members to the Aufsichtsrat. Proponents of the German structure suggest that it helps prevent corporate wrongdoing and rash decisions by “dictatorial CEOs.” However, critics maintain that it slows decision-making and often ties a CEO’s hands. In Germany the power sharing may have gone too far because it includes representation from the local community as well as unions. Accordingly, the corporate governance framework in Germany has made it difficult to restructure companies as quickly as can be done in the United States when performance suffers.

Because of the role of local government (through the board structure) and the power of banks in Germany’s corporate governance structure, private shareholders rarely have major ownership positions in German firms. Large institutional investors, such as pension funds and insurance companies, are also relatively insignificant owners of corporate stock. Thus, at least historically, German executives generally have not been dedicated to the maximization of shareholder value that occurs in many countries.

However, corporate governance in Germany is changing, at least partially, because of the increasing globalization of business. Many German firms are beginning to gravitate toward the U.S. system. Recent
research suggests that the traditional system produced some agency costs because of a lack of external ownership power. Alternatively, firms with stronger external ownership power were less likely to undertake governance reforms. Firms that adopted governance reforms often divested poorly performing units and achieved higher levels of market performance.142

Corporate Governance in Japan

Attitudes toward corporate governance in Japan are affected by the concepts of obligation, family, and consensus.143 In Japan, an obligation “may be to return a service for one rendered or it may derive from a more general relationship, for example, to one’s family or old alumni, or one’s company (or Ministry), or the country. This sense of particular obligation is common elsewhere but it feels stronger in Japan.”144 As part of a company family, individuals are members of a unit that envelops their lives; families command the attention and allegiance of parties throughout corporations. Moreover, a *keiretsu* (a group of firms tied together by cross-shareholdings) is more than an economic concept; it, too, is a family. Consensus, an important influence in Japanese corporate governance, calls for the expenditure of significant amounts of energy to win the hearts and minds of people whenever possible, as opposed to top executives issuing edicts.145 Consensus is highly valued, even when it results in a slow and cumbersome decision-making process.

As in Germany, banks in Japan play an important role in financing and monitoring large public firms. The bank owning the largest share of stocks and the largest amount of debt—the main bank—has the closest relationship with the company’s top executives. The main bank provides financial advice to the firm and also closely monitors managers. Thus, Japan has a bank-based financial and corporate governance structure, whereas the United States has a market-based financial and governance structure.146

Aside from lending money, a Japanese bank can hold up to 5 percent of a firm’s total stock; a group of related financial institutions can hold up to 40 percent. In many cases, main-bank relationships are part of a horizontal *keiretsu*. A *keiretsu* firm usually owns less than 2 percent of any other member firm; however, each company typically has a stake of that size in every firm in the *keiretsu*. As a result, somewhere between 30 and 90 percent of a firm is owned by other members of the *keiretsu*. Thus, a *keiretsu* is a system of relationship investments.

As is the case in Germany, Japan’s structure of corporate governance is changing. For example, because of Japanese banks’ continuing development as economic organizations, their role in the monitoring and control of managerial behavior and firm outcomes is less significant than in the past.147 The Asian economic crisis in the latter part of the 1990s made the governance problems in Japanese corporations apparent. The problems were readily evidenced in the large and once-powerful Mitsubishi *keiretsu*. Many of its core members lost substantial amounts of money in the late 1990s.148

Still another change in Japan’s governance system has occurred in the market for corporate control, which was nonexistent in past years.149 Japan experienced three recessions in the 1990s and is dealing with another early in the 21st century. As a whole, managers are unwilling to make the changes necessary to turn their companies around. As a result, many firms in Japan are performing poorly, but could, under the right guidance, improve their performance. For example, Sony Corporation was shaken by the appointment of Howard Stringer, originally from Wales in the United Kingdom, as the new CEO. It is likely that the appointment of a non-Japanese CEO would not have been possible without a set of strong independent outsiders on the board such as Carlos Ghosn, a Brazilian CEO who facilitated Nissan’s return to profitability. Outside directors are increasing their influence. Cross-shareholding, which
has largely prevented the market for corporate control from developing, has been reduced from 50 to 20 percent over the last decade. As Japan’s commercial legal code softens in regard to foreign ownership, foreign investment banks have been looking to buy Japanese domestic firms in order to enter the market, filling the vacuum left by lower cross-shareholding.

Interestingly, research suggests that the Japanese stewardship-management approach, historically dominated by inside managers, produces greater investments in long-term R&D projects than does the more financially oriented system in the United States. As the potential for a stronger takeover market increases, some Japanese firms are considering delisting and taking their firms private in order to maintain long-term "strategic flexibility."

Global Corporate Governance

The 21st-century competitive landscape is fostering the creation of a relatively uniform governance structure that will be used by firms throughout the world. For example, as markets become more global and customer demands more similar, shareholders are becoming the focus of managers’ efforts in an increasing number of companies in Korea and Taiwan. Investors are becoming more and more active throughout the world, as evidenced by the growing shareholder outrage at severance packages given to executives in Europe.

Changes in governance are evident in many countries and are moving the governance models closer to that of the United States. Firms in Europe, especially in France and the United Kingdom, are developing boards of directors with more independent members. Similar actions are occurring in Japan, where the boards are being reduced in size and foreign members added.

Even in transitional economies, such as those of China and Russia, changes in corporate governance are occurring. However, changes are implemented more slowly in these economies. Chinese firms have found it helpful to use stock-based compensation plans, thereby providing an incentive for foreign companies to invest in China. Because Russia has reduced controls on the economy and on business activity much faster than China has, the country needs more effective governance systems to control its managerial activities. In fact, research suggests that ownership concentration leads to lower performance in Russia, primarily because minority shareholder rights are not well protected through adequate governance controls.

Governance Mechanisms and Ethical Behavior

The governance mechanisms described in this chapter are designed to ensure that the agents of the firm’s owners—the corporation’s top executives—make strategic decisions that best serve the interests of the entire group of stakeholders, as described in Chapter 1. In the United States, shareholders are recognized as a company’s most significant stakeholder. Thus, governance mechanisms focus on the control of managerial decisions to ensure that shareholders’ interests will be served, but product market stakeholders (e.g., customers, suppliers, and host communities) and organizational stakeholders
(e.g., managerial and nonmanagerial employees) are important as well. Therefore, at least the minimal interests or needs of all stakeholders must be satisfied through the firm’s actions. Otherwise, dissatisfied stakeholders will withdraw their support from one firm and provide it to another (for example, customers will purchase products from a supplier offering an acceptable substitute).

The firm’s strategic competitiveness is enhanced when its governance mechanisms take into consideration the interests of all stakeholders. Although the idea is subject to debate, some believe that ethically responsible companies design and use governance mechanisms that serve all stakeholders’ interests. There is, however, a more critical relationship between ethical behavior and corporate governance mechanisms. The Enron disaster illustrates the devastating effect of poor ethical behavior not only on a firm’s stakeholders, but also on other firms. This issue is being taken seriously in other countries such as Japan as well.

In addition to Enron, scandals at WorldCom, HealthSouth, and Tyco show that all corporate owners are vulnerable to unethical behaviors by their employees, including top-level managers—the agents who have been hired to make decisions that are in shareholders’ best interests. The decisions and actions of a corporation’s board of directors can be an effective deterrent to these behaviors. In fact, some believe that the most effective boards participate actively to set boundaries for their firms’ business ethics and values. Once formulated, the board’s expectations related to ethical decisions and actions of all of the firm’s stakeholders must be clearly communicated to its top-level managers. Moreover, as shareholders’ agents, these managers must understand that the board will hold them fully accountable for the development and support of an organizational culture that increases unethical decisions and behaviors. As explained in Chapter 12, CEOs can be positive role models for improved ethical behavior.

Only when the proper corporate governance is exercised can strategies be formulated and implemented that will help the firm achieve strategic competitiveness and earn above-average returns. As the discussion in this chapter suggests, corporate governance mechanisms are a vital, yet imperfect, part of firms’ efforts to select and successfully use strategies.

**SUMMARY**

- Corporate governance is a relationship among stakeholders that is used to determine a firm’s direction and control its performance. How firms monitor and control top-level managers’ decisions and actions affects the implementation of strategies. Effective governance that aligns managers’ decisions with shareholders’ interests can help produce a competitive advantage.

- There are three internal governance mechanisms in the modern corporation—ownership concentration, the board of directors, and executive compensation. The market for corporate control is the single external governance mechanism influencing managers’ decisions and the outcomes resulting from them.

- Ownership is separated from control in the modern corporation. Owners (principals) hire managers (agents) to make decisions that maximize the firm’s value. As risk-bearing specialists, owners diversify their risk by investing in multiple corporations with different risk profiles. As decision-making specialists, owners expect their agents (the firm’s top-level managers) to make decisions that will lead to maximization of the value of their firm. Thus, modern corporations are characterized by an agency relationship that is created when one party (the firm’s owners) hires and pays another party (top-level managers) to use its decision-making skills.

- Separation of ownership and control creates an agency problem when an agent pursues goals that conflict with principals’
goals. Principals establish and use governance mechanisms to control this problem.

- Ownership concentration is based on the number of large-block shareholders and the percentage of shares they own. With significant ownership percentages, such as those held by large mutual funds and pension funds, institutional investors often are able to influence top executives’ strategic decisions and actions. Thus, unlike diffuse ownership, which tends to result in relatively weak monitoring and control of managerial decisions, concentrated ownership produces more active and effective monitoring. Institutional investors are an increasingly powerful force in corporate America and actively use their positions of concentrated ownership to force managers and boards of directors to make decisions that maximize a firm’s value.

- In the United States and the United Kingdom, a firm’s board of directors, composed of insiders, related outsiders, and outsiders, is a governance mechanism expected to represent shareholders’ collective interests. The percentage of outside directors on many boards now exceeds the percentage of inside directors. Through the implementation of the SOX Act, outsiders are expected to be more independent of a firm’s top-level managers compared with directors selected from inside the firm.

- Executive compensation is a highly visible and often criticized governance mechanism. Salary, bonuses, and long-term incentives are used to strengthen the alignment between managers’ and shareholders’ interests. A firm’s board of directors is responsible for determining the effectiveness of the firm’s executive compensation system. An effective system elicits managerial decisions that are in shareholders’ best interests.

- In general, evidence suggests that shareholders and boards of directors have become more vigilant in their control of managerial decisions. Nonetheless, these mechanisms are insufficient to govern managerial behavior in many large companies. Therefore, the market for corporate control is an important governance mechanism. Although it, too, is imperfect, the market for corporate control has been effective in causing corporations to combat inefficient diversification and to implement more effective strategic decisions.

- Corporate governance structures used in Germany and Japan differ from each other and from that used in the United States. Historically, the U.S. governance structure has focused on maximizing shareholder value. In Germany, employees, as a stakeholder group, have a more prominent role in governance. By contrast, until recently, Japanese shareholders played virtually no role in the monitoring and control of top-level managers. However, all of these systems are becoming increasingly similar, as are many governance systems both in developed countries, such as France and Spain, and in transitional economies, such as Russia and China.

- Effective governance mechanisms ensure that the interests of all stakeholders are served. Thus, long-term strategic success results when firms are governed in ways that permit at least minimal satisfaction of capital market stakeholders (e.g., shareholders), product market stakeholders (e.g., customers and suppliers), and organizational stakeholders (managerial and nonmanagerial employees; see Chapter 2). Moreover, effective governance produces ethical behavior in the formulation and implementation of strategies.

**REVIEW QUESTIONS**

1. What is corporate governance? What factors account for the considerable amount of attention corporate governance receives from several parties, including shareholder activists, business press writers, and academic scholars? Why is governance necessary to control managers’ decisions?

2. What does it mean to say that ownership is separated from managerial control in the modern corporation? Why does this separation exist?

3. What is an agency relationship? What is managerial opportunism? What assumptions do owners of modern corporations make about managers as agents?

4. How is each of the three internal governance mechanisms—ownership concentration, boards of directors, and executive compensation—used to align the interests of managerial agents with those of the firm’s owners?

5. What trends exist regarding executive compensation? What is the effect of the increased use of long-term incentives on executives’ strategic decisions?

6. What is the market for corporate control? What conditions generally cause this external governance mechanism to become active? How does the mechanism constrain top executives’ decisions and actions?

7. What is the nature of corporate governance in Germany and Japan?

8. How can corporate governance foster ethical strategic decisions and behaviors on the part of managers as agents?
EXPERIENTIAL EXERCISES

Institutional Power

As discussed in Chapter 10, institutional investors now play a significant role in terms of corporate governance. In particular, institutional investors have taken what are often substantial ownership positions in some of the largest public companies in the United States. One reason for this is that these investors have large sums of capital that they need to invest to maximize the return to their shareholders. Thus, institutional investors such as large mutual fund companies, insurance companies, and retirement funds often own billions of dollars worth of stock in a company. For example, in 2005, Fidelity’s Magellan Fund owned over $2 billion worth of General Electric (GE) stock. Of course, the Magellan Fund is but one Fidelity fund. It is very likely that other Fidelity funds also have ownership positions in GE.

Along with this large stock ownership comes the potential to influence board of directors elections and shareholder resolutions. But is this large concentration of stock ownership something that really creates shareholder power? In this exercise, you will explore the extent of some institutional holdings and then consider the effects of those holdings on shareholders, board members, executives, and corporate governance in general.

Part One

Using the Fidelity Investments Web site (www.fidelity.com) or a finance portal such as http://finance.yahoo.com, locate the set of mutual funds offered by Fidelity. The financial portals usually have a good summary page that will allow you to collect all of the information that you need in just a click or two. In particular, look at three funds:

1. Fidelity Magellan (FMAGX)
2. Fidelity Blue Chip Growth (FBGRX)
3. Fidelity Growth and Income (FGRIX)

For each of these funds, find the following information:

1. The total size of the Fidelity fund.
2. The amount that each fund has invested in General Electric (GE) and Microsoft (MSFT) in terms of dollar value, number of shares, and the percentage of the fund’s total assets that each position (GE and Microsoft) represents.

Part Two

Using the information you obtained in Part One and the discussions about corporate governance in Chapter 10, prepare answers to the following questions:

- What is the degree of power that an investor such as Fidelity Investments has with respect to the board and top managers of firms such as GE or Microsoft?
- What limits the amount of power an institutional investor such as Fidelity has on firms in which it holds ownership positions such as GE and Microsoft?
- How much have shareholders (such as those holding positions in GE and Microsoft) benefited from the rise of institutional shareholdings?

Buyback “Strategy”?

It is not uncommon for boards of directors to authorize the buyback of shares of outstanding stock in a company. Oftentimes the justification for this action is that the stock is undervalued. Taking the position suggests that the board believes it knows better than Wall Street what the value of a share of the firm’s stock is. When this situation occurs, buying back stock increases shareholders’ wealth. Others take a more cynical view, suggesting that buying back a firm’s stock is simply a way of driving the stock price up without actually improving the company’s performance. Those taking this perspective believe that the major results of stock repurchases are placated shareholders and the protection of ineffective top-level managers.

Presented below are some stock buyback plans that were announced within a few days of each other in 2005:

- Intel (INTC) announced it was expanding its buyback to a total of $25 billion worth of stock.
- Target (TGT) increased its buyback to $2 billion worth of shares.
- Whole Foods (WFMI) said it would buy back $200 million of its stock.

Use the Internet to conduct a historical search on each of these intended stock repurchasing plans. Using the information you find and the materials in the chapter, prepare answers to the following questions and be prepared to defend the position indicated by your answers to your classmates.

1. Is a stock buyback in the best interests of the shareholders?
2. What possible agency problems could there be here when firms buy back shares of their stock? (Hint: Consider the tools recommended in Chapter 10 for effective corporate governance.)
3. Are stock buybacks a strategy? If not, how would you classify these actions?
4. Based on the results of your historical search, do you believe that shareholders at Intel, Target, and Whole Foods benefited from the purchasing of shares of those firms’ stock?


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KNOWLEDGE OBJECTIVES

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define organizational structure and controls and discuss the difference between strategic and financial controls.
2. Describe the relationship between strategy and structure.
3. Discuss the functional structures used to implement business-level strategies.
4. Explain the use of three versions of the multidivisional (M-form) structure to implement different diversification strategies.
5. Discuss the organizational structures used to implement three international strategies.
6. Define strategic networks and discuss how strategic center firms implement such networks at the business, corporate and international levels.

The competition between divisions that once helped Sony develop highly successful new products is now hurting its reputation for innovation.
Sony has had great historical success in implementing its strategy worldwide in consumer electronics. Its Sony Walkman and Sony PlayStation products have been exemplary in this regard. Recently, however, Sony has experienced difficulty in pursuing its competitive strategy in the online music business. In part, its problems have been due to the same organizational structure that helped to create its past successes.

Sony’s decentralized product divisions have fostered innovation through an entrepreneurial spirit within its separate divisions. The organizational structure encourages competition, so that, for example, engineers in separate divisions are encouraged to outdo each other. This approach created “monster hits” that turned Sony into one of the most successful global brands in consumer products over the past few decades.

However, Sony’s reputation as an innovator has suffered recently because it has been beaten by the competition with products such as iPod and TiVo digital video recorders. These products require the integration of hardware, software, and online services—but Sony’s structure has worked against it, causing the divisions to be competitive at product efforts that require more coordination.

Sony has used an SBU multidivisional structure (defined later in the chapter), which allows strong decentralization to each product group or division. These groups compete for resources with each other but are highly autonomous business units focused on a particular set of related businesses. Using this structure has made it difficult to “communicate with everybody when you have that many silos.” This is exemplified by the Connect service, Sony’s attempt to revamp the Walkman line of products in competition with the iPod digital music players and iTunes online music distribution service by Apple Computer Company.

To develop a competing product, the Connect service was created, which coordinates all the various Sony businesses. Sony’s U.S. music group, which was purchased from CBS Records in 1988, however, was concerned that it would lose power to control its copyrighted music through free music downloads that might be initiated through Connect service. To make matters worse, the PC and Walkman groups had each developed competing digital music players that they wished to promote. Theoretically, given Sony’s market presence and prowess in these separate areas, it could outcompete Apple iPod and iTunes. However, the Connect service required coordination with the PC and Walkman groups as well as with the music-business group, which was reluctant to participate.

This significant coordination problem took center stage in 2005, ultimately causing significant product delays. As a result of this organizational debacle the then CEO, Nobuyuki Idei, was forced to retire and was replaced by Howard Stringer. This example illustrates how important structure and execution can be when seeking to implement a firm’s newly chosen strategy.

As described in Chapter 4, all firms use one or more business-level strategies. In Chapters 6–9, we discuss the other strategies that might be used (corporate-level, international, and cooperative). Once selected, strategies can’t be implemented in a vacuum. Organizational structure and controls, this chapter’s topic, provide the framework within which strategies are used in both for-profit organizations and not-for-profit agencies. However, as we explain, separate structures and controls are required to successfully implement different strategies. For example, Sony uses a form of the multidivisional structure to support use of its related linked corporate-level strategy, while each of its business units employs a version of the functional structure to effectively implement the differentiation business-level strategy. Top-level managers have the final responsibility for ensuring that the firm has matched each of its strategies with the appropriate organizational structure and that changes to both take place when needed. The match or degree of fit between strategy and structure influences the firm’s attempts to earn above-average returns. Thus, the ability to select an appropriate strategy and match it with the appropriate structure is an important characteristic of effective strategic leadership.

This chapter opens with an introduction to organizational structure and controls. We then provide more details about the need for the firm’s strategy and structure to be properly matched. As suggested in the Opening Case, the new CEO at Sony, Howard Stringer, is aware of this need and is committed to improving a proper match between Sony’s corporate-level strategy and the structure used to implement it. Currently, more cooperation between rivalrous business units is needed to effectively implement Sony’s online music business strategy. Affecting firms’ efforts to match strategy and structure is the fact that they influence each other. As we discuss, strategy has a more important influence on structure, although once in place, structure influences strategy, as illustrated in the Opening Case.

The chapter describes the relationship between growth and structural change that successful firms experience. This is followed with discussions of the different organizational structures that firms use to implement the separate business-level, corporate-level, international, and cooperative strategies. A series of figures highlights the different structures firms match with strategies. Across time and based on their experiences, organizations, especially large and complex ones, customize these general structures to meet their unique needs. Typically, the firm tries to form a structure that is complex enough to facilitate use of its strategies but simple enough for all parties to understand and implement.

Organizational Structure and Controls

Research shows that organizational structure and the controls that are a part of the structure affect firm performance. In particular, evidence suggests that performance declines when the firm’s strategy is not matched with the most appropriate structure and controls. As the Opening Case illustrated, an ineffective match between strategy and structure is thought to account for Sony’s difficulty in creating a successful online music business. Recognizing this mismatch, the firm has selected a new CEO to facilitate better cooperation among its separate business units. Even though mismatches between strategy and structure do occur, such as the one at Sony, research evidence suggests that managers try to act rationally when forming or changing their firm’s structure.
Organizational Structure

Organizational structure specifies the firm’s formal reporting relationships, procedures, controls, and authority and decision-making processes. Developing an organizational structure that effectively supports the firm’s strategy is difficult, especially because of the uncertainty (or unpredictable variation) about cause-effect relationships in the global economy’s rapidly changing and dynamic competitive environments. When a structure’s elements (e.g., reporting relationships, procedures, and so forth) are properly aligned with one another, this structure facilitates effective implementation of the firm’s strategies. Thus, organizational structure is a critical component of effective strategy implementation processes.

A firm’s structure specifies the work to be done and how to do it, given the firm’s strategy or strategies. Thus, organizational structure influences how managers work and the decisions resulting from that work. Supporting the implementation of strategies, structure is concerned with processes used to complete organizational tasks. Effective structures provide the stability a firm needs to successfully implement its strategies and maintain its current competitive advantages, while simultaneously providing the flexibility to develop competitive advantages that will be needed for its future strategies. Thus, structural stability provides the capacity the firm requires to consistently and predictably manage its daily work routines, while structural flexibility provides the opportunity to explore competitive possibilities and then allocate resources to activities that will shape the competitive advantages the firm will need to be successful in the future. An effective organizational structure allows the firm to exploit current competitive advantages while developing new ones.

Modifications to the firm’s current strategy or selection of a new strategy call for changes to its organizational structure. However, research shows that once in place, organizational inertia often inhibits efforts to change structure, even when the firm’s performance suggests that it is time to do so. In his pioneering work, Alfred Chandler found that organizations change their structures only when inefficiencies force them to do so. Firms seem to prefer the structural status quo and its familiar working relationships until the firm’s performance declines to the point where change is absolutely necessary. In addition, top-level managers hesitate to conclude that there are problems with the firm’s structure (or its strategy, for that matter), in that doing so suggests that their previous choices weren’t the best ones. Because of these inertial tendencies, structural change is often induced instead by the actions of stakeholders who are no longer willing to tolerate the firm’s performance. For example, continuing losses of customers who have become dissatisfied with the value created by the firm’s products could force change, as could reactions from capital market stakeholders (see Chapter 2 and Chapter 10).

Appropriate timing of structural change happens when top-level managers recognize that a current organizational structure no longer provides the coordination and direction needed for the firm to successfully implement its strategies. As indicated in the Strategic Focus on the structural change at Kellogg Co., effectively implementing a firm’s strategy can have significant positive effects on its performance. The structural change at Kellogg allowed the company both to regain its market share leadership over General Mills and to increase profitability and associated value creation for shareholders. As we discuss next, effective organizational controls help managers recognize when it is time to adjust the firm’s structure.

Organizational Controls

As illustrated in the Strategic Focus on Kellogg, organizational controls are an important aspect of structure. Organizational controls guide the use of strategy, indicate how to compare actual results with expected results, and suggest corrective actions to take when the difference between actual and expected results is unacceptable.
A Change in Structure Leads to Improved Strategy Implementation at Kellogg Co.

In the late 1990s Kellogg Co. of Battle Creek, Michigan, had $6 billion in annual sales, but its brands as well as its profit margins were quite weak. Two important events in 1999 led to significant structural change. First, Carlos Gutierrez, a longtime inside manager, was appointed as CEO. Second, a corporate crisis stimulated significant motivation for change: Though Kellogg had been the leader in the industry for a number of decades, it was suddenly surpassed in market share by the industry’s perennial number two firm, General Mills Inc. Kellogg managers recognized that change was needed.

Kellogg had long been committed to sales volume, which meant pushing its highest-selling brands of cereal regardless of their profitability. This approach made it susceptible to competition, especially to generic-brand competitors, and to a significant loss in brand equity. In 2001, Kellogg substantially changed its structure. The company had been organized in a way that the managers and employees associated with major products were unable to understand and unable to track their own impact on profitability. Although separate divisions had been organized, they focused on disciplines such as brand, supply chain, and innovation. Gutierrez reorganized the system in a way that “fully integrated the business units” and resulted in allowing “a brand’s sales staff, innovation team, marketers, managers and other relevant personnel” to focus “on achieving the same realistic targets for net sales, cash flow and operating profits.”

Under the new structure, the sales force could more easily see the connection between how and what they sold and specific profits and losses. The change enabled the divisions to “operate like small businesses.” In essence, this allowed the units to operate like they would in a multidivisional structure (see the discussion later in this chapter) having the operating profits associated with each division or brand.

Additionally, Gutierrez facilitated the acquisition of Keebler Foods Company. At the time of the acquisition (in 2001), Keebler was the second-leading cookie and cracker manufacturer in the United States. New cereal and snack food products and mixed products were introduced after the acquisition of Keebler. Accordingly, innovation was spurred through the acquisition of Keebler. Some of the most effective products were those that mixed cereal and snack food concepts to create increased profit margins. The Keebler acquisition as well as the new product units could be organized as separate business units under the new structure.

Performance incentives were also aligned with business units, and “compensation became consequential.” “It used to be, if you had a good year, you got 120 percent of your salary; in a bad year you got 80 percent. Now it can be anywhere from zero to 200 percent.”

The company established more realistic goals for the divisions as well. Although stock-market analysts were worried about the lower projected growth of earnings and sales, Kellogg was able to meet and exceed Wall Street’s expectations. One analyst commented, “When it comes to cost reductions, management of the balance sheet, the development of new products and growing categories profitably, Kellogg has surpassed everyone’s expectations.”
In 2005, Carlos Gutierrez was selected as President Bush’s Secretary of the U.S. Department of Commerce. James Jenness, Kellogg’s new CEO, is seeking to continue Gutierrez’s strategies. Kellogg is again the number one cereal maker ahead of General Mills. This significant resurgence is due, primarily, to the structural change instituted by Carlos Gutierrez and continued by James Jenness.


how to compare actual results with expected results, and suggest corrective actions to take when the difference is unacceptable. When there are fewer differences between actual and expected outcomes, the organization’s controls are more effective.30 It is difficult for the company to successfully exploit its competitive advantages without effective organizational controls.31 Properly designed organizational controls provide clear insights regarding behaviors that enhance firm performance.32 Firms rely on strategic controls and financial controls as part of their structures to support use of their strategies.

Strategic controls are largely subjective criteria intended to verify that the firm is using appropriate strategies for the conditions in the external environment and the company’s competitive advantages. Thus, strategic controls are concerned with examining the fit between what the firm might do (as suggested by opportunities in its external environment) and what it can do (as indicated by its competitive advantages). Effective strategic controls help the firm understand what it takes to be successful.33 Strategic controls demand rich communications between managers responsible for using them to judge the firm’s performance and those with primary responsibility for implementing the firm’s strategies (such as middle- and first-level managers). These frequent exchanges are both formal and informal in nature.34

Strategic controls are also used to evaluate the degree to which the firm focuses on the requirements to implement its strategies. For a business-level strategy, for example, the strategic controls are used to study primary and support activities (see Tables 3.6 and 3.7) to verify that those critical to successful implementation of the business-level strategy are being properly emphasized and executed. With related corporate-level strategies, strategic controls are used to verify the sharing of appropriate strategic factors such as knowledge, markets, and technologies across businesses. To effectively use strategic controls when evaluating related diversification strategies, executives must have a deep understanding of each unit’s business-level strategy.35

Intel is focused on improving strategic control of its operations. To accomplish this, Paul S. Otellini, Intel’s CEO, has shifted the chip maker’s organization and control systems to focus the employees on different product platforms. As such, he has reorganized Intel into five market-focused units: corporate computing, the digital home, mobile computing, health care, and channel products (PCs produced by smaller manufacturers). Each platform brings together engineers, software writers, and marketers to focus on creating and selling platform products for particular market-oriented customer groups. In doing this he has used “two men in a box,” meaning there are two executives in charge of each of the largest groups, mobile computing and corporate computing.36 This approach has facilitated improved strategic control; the overall structure has more key executives and affiliated functional teams overseeing the development of each market platform.
Partly because strategic controls are difficult to use with extensive diversification, financial controls are emphasized to evaluate the performance of the firm using the unrelated diversification strategy. The unrelated diversification strategy's focus on financial outcomes (see Chapter 6) requires the use of standardized financial controls to compare performances between units and managers. Financial controls are largely objective criteria used to measure the firm's performance against previously established quantitative standards. Accounting-based measures, such as return on investment and return on assets, and market-based measures, such as economic value added, are examples of financial controls.

When using financial controls, firms evaluate their current performance against previous outcomes as well as against competitors and industry averages. In the global economy, technological advances are being used to develop highly sophisticated financial controls, making it possible for firms to more thoroughly analyze their performance results and to assure compliance with regulations. For example, companies such as Oracle Corp. and SAP developed software tools that automate processes firms can use to meet the financial reporting requirements specified by the Sarbanes-Oxley Act. (As noted in Chapter 10, this act requires a firm's principal executive and financial officers to certify corporate financial and related information in quarterly and annual reports submitted to the Securities and Exchange Commission.)

For example, John Swainson took over as CEO of Computer Associates (CA) in late 2004, a time during which CA was struggling to deal with legal and financial difficulties. In particular, CA lacked strong internal controls and with the implementation of the Sarbanes-Oxley Act, needed to create better financial and ethical accountability. Due to these difficulties, CA had been forced to restate its financial results for fiscal years 2000 and 2001, a scandal that resulted in the firing and resignation of dozens of executives in 2004. In order to manage the business and create a corporate structure with better financial accountability, Swainson organized CA into five business units: enterprise-systems management, security management, storage management, business service optimization, and a products group. CA has also implemented an SAP system through which it will manage these business units’ profit and loss responsibility. Following the reorganization, each business unit will be required to report financial metrics and earnings quarterly. It is hoped that this approach will build trust with regulators, customers, and shareholders. As illustrated by the CA example, proper financial controls are important to maintain trust with key stakeholders as they are used to create more financial transparency and accountability.

Both strategic and financial controls are important aspects of each organizational structure, and any structure's effectiveness is determined by using a combination of strategic and financial controls. However, the relative use of controls varies by type of strategy. For example, companies and business units of large diversified firms using the cost leadership strategy emphasize financial controls (such as quantitative cost goals), while companies and business units using the differentiation strategy emphasize strategic controls (such as subjective measures of the effectiveness of product development teams).

As explained above, a corporate-wide emphasis on sharing among business units (as called for by related diversification strategies) results in an emphasis on strategic controls, while financial controls are emphasized for strategies in which activities or capabilities are not shared (e.g., in an unrelated diversification).
Relationships between Strategy and Structure

Strategy and structure have a reciprocal relationship. This relationship highlights the interconnectedness between strategy formulation (Chapter 4 and Chapters 6–9) and strategy implementation (Chapters 10–13). In general, this reciprocal relationship finds structure flowing from or following the selection of the firm’s strategy. Once in place, structure can influence current strategic actions as well as choices about future strategies. The general nature of the strategy/structure relationship means that changes to the firm’s strategy create the need to change how the organization completes its work. In the “structure influences strategy” direction, firms must be vigilant in their efforts to verify that how their structure calls for work to be completed remains consistent with the implementation requirements of chosen strategies. Research shows, however, that “strategy has a much more important influence on structure than the reverse.”

Regardless of the strength of the reciprocal relationships between strategy and structure, those choosing the firm’s strategy and structure should be committed to matching each strategy with a structure that provides the stability needed to use current competitive advantages as well as the flexibility required to develop future advantages. This means, for example, that when changing strategies, the firm should simultaneously consider the structure that will be needed to support use of the new strategy. As illustrated in the Strategic Focus on Kellogg, a proper strategy/structure match can be a competitive advantage and contribute to a firm’s earning above-average returns.

Evolutionary Patterns of Strategy and Organizational Structure

Research suggests that most firms experience a certain pattern of relationships between strategy and structure. Chandler found that firms tended to grow in somewhat predictable patterns: “first by volume, then by geography, then integration (vertical, horizontal) and finally through product/business diversification” (see Figure 11.1). Chandler interpreted his findings to indicate that the firm’s growth patterns determine its structural form.

As shown in Figure 11.1, sales growth creates coordination and control problems that the existing organizational structure cannot efficiently handle. Organizational growth creates the opportunity for the firm to change its strategy to try to become even more successful. However, the existing structure’s formal reporting relationships, procedures, controls, and authority and decision-making processes lack the sophistication required to support use of the new strategy. A new structure is needed to help decision makers gain access to the knowledge and understanding required to effectively integrate and coordinate actions to implement the new strategy.

Three major types of organizational structures are used to implement strategies: simple structure, functional structure, and multidivisional structure.

Simple Structure

The simple structure is a structure in which the owner-manager makes all major decisions and monitors all activities while the staff serves as an extension of the manager’s supervisory authority.
supervisory authority. Typically, the owner-manager actively works in the business on a daily basis. Informal relationships, few rules, limited task specialization, and un- sophisticated information systems characterize the simple structure. Frequent and informal communications between the owner-manager and employees make it relatively easy to coordinate the work that is to be done. The simple structure is matched with focus strategies and business-level strategies, as these firms commonly compete by offering a single product line in a single geographic market. Local restaurants, repair businesses, and other specialized enterprises are examples of firms relying on the simple structure to implement their strategy.

As the small firm grows larger and becomes more complex, managerial and structural challenges emerge. For example, the amount of competitively relevant information requiring analysis substantially increases, placing significant pressure on the owner-manager. Additional growth and success may cause the firm to change its strategy. Even if the strategy remains the same, the firm’s larger size dictates the need for more
sophisticated workflows and integrating mechanisms. At this evolutionary point, firms tend to move from the simple structure to a functional organizational structure.50

Casketfurniture.com, mentioned in Chapter 4 as an example of a company using the focus differentiation strategy, may soon move from the simple structure to a functional structure. Family-owned and managed, this venture is a part of MHP Enterprises Ltd.’s operations. As a small family firm, MHP has long been managed through the simple structure. In 1997, MHP decided to expand its distribution to mortuaries by selling products related to death and funerals by establishing Casketfurniture.com. Using the Internet, this venture sells what it believes are creative products throughout the world. The continuing success of Casketfurniture.com could create coordination and control problems for MHP that may be solved only by the firm changing from the simple to the functional structure.51

Functional Structure

The functional structure consists of a chief executive officer and a limited corporate staff, with functional line managers in dominant organizational areas, such as production, accounting, marketing, R&D, engineering, and human resources.52 This structure allows for functional specialization,53 thereby facilitating active sharing of knowledge within each functional area. Knowledge sharing facilitates career paths as well as the professional development of functional specialists. However, a functional orientation can have a negative effect on communication and coordination among those representing different organizational functions. Because of this, the CEO must work hard to verify that the decisions and actions of individual business functions promote the entire firm rather than a single function.54 The functional structure supports implementation of business-level strategies and some corporate-level strategies (e.g., single or dominant business) with low levels of diversification.

Multidivisional Structure

With continuing growth and success, firms often consider greater levels of diversification. However, successful diversification requires analysis of substantially greater amounts of data and information when the firm offers the same products in different markets (market or geographic diversification) or offers different products in several markets (product diversification). In addition, trying to manage high levels of diversification through functional structures creates serious coordination and control problems.55 Thus, greater diversification leads to a new structural form.56

The multidivisional (M-form) structure consists of operating divisions, each representing a separate business or profit center in which the top corporate officer delegates responsibilities for day-to-day operations and business-unit strategy to division managers. Each division represents a distinct, self-contained business with its own functional hierarchy.57 As initially designed, the M-form was thought to have three major benefits: “(1) it enabled corporate officers to more accurately monitor the performance of each business, which simplified the problem of control; (2) it facilitated comparisons between divisions, which improved the resource allocation process; and (3) it stimulated managers of poorly performing divisions to look for ways of improving performance.”58 Active monitoring of performance through the M-form increases the likelihood that decisions made by managers heading individual units will be in shareholders’ best interests. Because diversification is a dominant corporate-level strategy used in the global economy, the M-form is a widely adopted organizational structure.59

Used to support implementation of related and unrelated diversification strategies, the M-form helps firms successfully manage the many demands (including those related
to processing vast amounts of information) of diversification. Chandler viewed the M-form as an innovative response to coordination and control problems that surfaced during the 1920s in the functional structures then used by large firms such as DuPont and General Motors. Research shows that the M-form is appropriate when the firm grows through diversification. Partly because of its value to diversified corporations, some consider the multidivisional structure to be one of the 20th century’s most significant organizational innovations.

No one organizational structure (simple, functional, or multidivisional) is inherently superior to the others. In Peter Drucker’s words: “There is no one right organization. . . . Rather, the task . . . is to select the organization for the particular task and mission at hand.” In our context, Drucker is saying that the firm must select a structure that is “right” for the particular strategy that has been selected to pursue the firm’s vision and mission. Because no single structure is optimal in all instances, managers concentrate on developing proper matches between strategies and organizational structures rather than searching for an “optimal” structure.

We now describe the strategy/structure matches that evidence shows positively contribute to firm performance.

**Matches between Business-Level Strategies and the Functional Structure**

Different forms of the functional organizational structure are used to support implementation of the cost leadership, differentiation, and integrated cost leadership/differentiation strategies. The differences in these forms are accounted for primarily by different uses of three important structural characteristics or dimensions: specialization (concerned with the type and number of jobs required to complete work), centralization (the degree to which decision-making authority is retained at higher managerial levels), and formalization (the degree to which formal rules and procedures govern work).

Using the Functional Structure to Implement the Cost Leadership Strategy

Firms using the cost leadership strategy want to sell large quantities of standardized products to an industry’s or a segment’s typical customer. Simple reporting relationships, few layers in the decision-making and authority structure, a centralized corporate staff, and a strong focus on process improvements through the manufacturing function rather than the development of new products by emphasizing product R&D characterize the cost leadership form of the functional structure (see Figure 11.2). This structure contributes to the emergence of a low-cost culture—a culture in which all employees constantly try to find ways to reduce the costs incurred to complete their work.

In terms of centralization, decision-making authority is centralized in a staff function to maintain a cost-reducing emphasis within each organizational function (engineering, marketing, etc.). While encouraging continuous cost reductions, the centralized staff also verifies that further cuts in costs in one function won’t adversely affect the productivity levels in other functions.

Jobs are highly specialized in the cost leadership functional structure. Job specialization is accomplished by dividing work into homogeneous subgroups. Organizational functions are the most common subgroup, although work is sometimes batched on the basis of products produced or clients served. Specializing in their work allows employees to increase their efficiency, reducing the firm’s costs as a result. Highly formalized rules and procedures, often emanating from the centralized staff, guide the work completed in the cost leadership form of the functional structure. Predictably following formal rules and procedures creates cost-reducing efficiencies. Known for its commitment to EDLP
“everyday low price”), Wal-Mart’s functional organizational structures in its retail divisions (e.g., Wal-Mart Stores, Supercenters, Sam’s Club) are formed to continuously drive costs lower. As discussed in Chapter 4, competitors’ efforts to duplicate the success of Wal-Mart’s cost leadership strategies have failed, partly because of the effective strategy/structure matches in Wal-Mart’s business units.

Using the Functional Structure to Implement the Differentiation Strategy

Firms using the differentiation strategy produce products that customers perceive as being different in ways that create value for them. With this strategy, the firm wants to sell nonstandardized products to customers with unique needs. Relatively complex and flexible reporting relationships, frequent use of cross-functional product development teams, and a strong focus on marketing and product R&D rather than manufacturing and process R&D (as with the cost leadership form of the functional structure) characterize the differentiation form of the functional structure (see Figure 11.3). This structure contributes to the emergence of a development-oriented culture—a culture in which employees try to find ways to further differentiate current products and to develop new, highly differentiated products. Continuous product innovation demands that people throughout the firm be able to interpret and take action based on information that is often ambiguous, incomplete, and uncertain. With a strong focus on the external environment to identify new opportunities, employees often gather this information from people outside the firm, such as
customers and suppliers. Commonly, rapid responses to the possibilities indicated by the collected information are necessary, suggesting the need for decision-making responsibility and authority to be decentralized. To support creativity and the continuous pursuit of new sources of differentiation and new products, jobs in this structure are not highly specialized. This lack of specialization means that workers have a relatively large number of tasks in their job descriptions. Few formal rules and procedures are also characteristics of this structure. Low formalization, decentralization of decision-making authority and responsibility, and low specialization of work tasks combine to create a structure in which people interact frequently to exchange ideas about how to further differentiate current products while developing ideas for new products that can be differentiated to create value for customers.

Using the Functional Structure to Implement the Integrated Cost Leadership/Differentiation Strategy

Firms using the integrated cost leadership/differentiation strategy want to sell products that create value because of their relatively low cost and reasonable sources of differentiation. The cost of these products is low “relative” to the cost leader’s prices while their differentiation is “reasonable” compared with the clearly unique features of the differentiator’s products.

The integrated cost leadership/differentiation strategy is used frequently in the global economy, although it is difficult to successfully implement. This difficulty is due largely to the fact that different primary and support activities (see Chapter 3) must be emphasized when using the cost leadership and differentiation strategies. To achieve the
cost leadership position, production and process engineering are emphasized, with infrequent product changes. To achieve a differentiated position, marketing and new product R&D are emphasized while production and process engineering are not. Thus, effective use of the integrated strategy results when the firm successfully combines activities intended to reduce costs with activities intended to create additional differentiation features. As a result, the integrated form of the functional structure must have decision-making patterns that are partially centralized and partially decentralized. Additionally, jobs are semi-specialized, and rules and procedures call for some formal and some informal job behavior.

**Matches between Corporate-Level Strategies and the Multidivisional Structure**

As explained earlier, Chandler’s research showed that the firm’s continuing success leads to product or market diversification or both.\(^7\) The firm’s level of diversification is a function of decisions about the number and type of businesses in which it will compete as well as how it will manage the businesses (see Chapter 6). Geared to managing individual organizational functions, increasing diversification eventually creates information processing, coordination, and control problems that the functional structure cannot handle. Thus, use of a diversification strategy requires the firm to change from the functional structure to the multidivisional structure to develop an appropriate strategy/structure match.

As defined in Figure 6.1 in Chapter 6, corporate-level strategies have different degrees of product and market diversification. The demands created by different levels of diversification highlight the need for a unique organizational structure to effectively implement each strategy (see Figure 11.4).

**Using the Cooperative Form of the Multidivisional Structure to Implement the Related Constrained Strategy**

The *cooperative form* is a structure in which horizontal integration is used to bring about interdivisional cooperation.\(^7\) The divisions in the firm using the related constrained
diversification strategy commonly are formed around products, markets, or both. As the Opening Case illustrates, Sony would likely experience better coordination among its divisions if it were to implement the cooperative form of the multidivisional structure, given the lack of divisional coordination in its poorly executed online music strategy. In Figure 11.5, we use product divisions as part of the representation of the cooperative form of the multidivisional structure, although market divisions could be used instead of or in addition to product divisions to develop the figure.

All of the related constrained firm’s divisions share one or more corporate strengths. Production competencies, marketing competencies, and channel dominance are examples of strengths that the firm’s divisions might share. Production expertise is one of the strengths of Sony’s divisions. However, as the Opening Case illustrates, Sony has had difficulties in coordinating across divisions to create joint products in online music. Outback Steakhouse, Inc. has sought to diversify across the eight chains it owns or operates: its namesake flagship brand, Carrabba’s Italian Grill (178 units), Fleming’s Prime Steakhouse & Wine Bar (32 units), Bonefish Grill (75 units), Roy’s (19 units), Lee Roy Selmon’s (two units), Paul Lee’s Chinese Kitchens (three units), and Cheeseburger in Paradise restaurants (15 units). In implementing its cooperative M-form structure,
Outback Steakhouse centralized a number of critical functions across the businesses, causing the firm to share the results of real estate development and purchasing and leasing actions. It also shares its expertise with its restaurants in running franchise operations in such areas as contracting, advertising, and training.76

The sharing of divisional competencies facilitates the corporation’s efforts to develop economies of scope. As explained in Chapter 6, economies of scope (cost savings resulting from the sharing of competencies developed in one division with another division) are linked with successful use of the related constrained strategy. Interdivisional sharing of competencies depends on cooperation, suggesting the use of the cooperative form of the multidivisional structure.77 Increasingly, it is important that the links resulting from effective use of integration mechanisms support the cooperative sharing of both intangible resources (such as knowledge) and tangible resources (such as facilities and equipment).78

The cooperative structure uses different characteristics of structure as integrating mechanisms to facilitate interdivisional cooperation. Defined earlier in the discussion of functional organizational structures, centralization is one of these mechanisms. As illustrated in the example of Outback Steakhouse, centralizing some organizational functions (such as human resource management, R&D, marketing, and finance) at the corporate level allows the linking of activities among divisions. Work completed in these centralized functions is managed by the firm’s central office with the purpose of exploiting common strengths among divisions by sharing competencies.79 The intent is to develop competitive advantages in the divisions as they implement their cost leadership, differentiation, or integrated cost leadership/differentiation business-unit strategies that allows the firm to create more value compared to the value that is created by nondiversified rivals’ use of business-level strategies.80

Frequent, direct contact between division managers, another integrating mechanism, encourages and supports cooperation and the sharing of competencies or resources that could be used to create new advantages. Sometimes, liaison roles are established in each division to reduce the time division managers spend integrating and coordinating their unit’s work with the work occurring in other divisions. Temporary teams or task forces may be formed around projects whose success depends on sharing competencies that are embedded within several divisions. Formal integration departments might be established in firms frequently using temporary teams or task forces. Ultimately, a matrix organization may evolve in firms implementing the related constrained strategy. A matrix organization is an organizational structure in which there is a dual structure combining both functional specialization and business product or project specialization.81 Although complicated, an effective matrix structure can lead to improved coordination among a firm’s divisions.82

The success of the cooperative multidivisional structure is significantly affected by how well information is processed among divisions. But because cooperation among divisions implies a loss of managerial autonomy, division managers may not readily commit themselves to the type of integrative information-processing activities that this
structure demands. Moreover, coordination among divisions sometimes results in an unequal flow of positive outcomes to divisional managers. In other words, when managerial rewards are based at least in part on the performance of individual divisions, the manager of the division that is able to benefit the most by the sharing of corporate competencies might be viewed as receiving relative gains at others’ expense. Strategic controls are important in these instances, as divisional managers’ performance can be evaluated at least partly on the basis of how well they have facilitated interdivisional cooperative efforts. Furthermore, using reward systems that emphasize overall company performance, besides outcomes achieved by individual divisions, helps overcome problems associated with the cooperative form.

Using the Strategic Business Unit Form of the Multidivisional Structure to Implement the Related Linked Strategy

When the firm has fewer links or less constrained links among its divisions, the related linked diversification strategy is used. The strategic business unit form of the multidivisional structure supports implementation of this strategy. The strategic business unit (SBU) form consists of three levels: corporate headquarters, strategic business units (SBUs), and SBU divisions (see Figure 11.6).

The strategic business unit (SBU) form consists of three levels: corporate headquarters, strategic business units (SBUs), and SBU divisions.

FIGURE 11.6

SBU Form of the Multidivisional Structure for Implementing a Related Linked Strategy

Notes:

- Structural integration among divisions within SBUs, but independence across SBUs
- Strategic planning may be the most prominent function in headquarters for managing the strategic planning approval process of SBUs for the president
- Each SBU may have its own budget for staff to foster integration
- Corporate headquarters staff serve as consultants to SBUs and divisions, rather than having direct input to product strategy, as in the cooperative form
The divisions within each SBU are related in terms of shared products or markets or both, but the divisions of one SBU have little in common with the divisions of the other SBUs. Divisions within each SBU share product or market competencies to develop economies of scope and possibly economies of scale. The integration mechanisms used by the divisions in a cooperative structure can be equally well used by the divisions within the individual strategic business units that are part of the SBU form of the multidivisional structure. In this structure, each SBU is a profit center that is controlled and evaluated by the headquarters office. Although both financial and strategic controls are important, on a relative basis financial controls are vital to headquarters’ evaluation of each SBU; strategic controls are critical when the heads of SBUs evaluate their divisions’ performance. Strategic controls are also critical to the headquarters’ efforts to determine if the company has chosen an effective portfolio of businesses and if those businesses are being successfully managed.

The SBU structure is used by large firms and can be complex, with the complexity reflected by the organization’s size and product and market diversity. Sony used the related linked strategy but it needed to pursue the related constrained strategy accompanied by the cooperative M-form structure, as exemplified in the Opening Case about its difficulty in getting separate SBUs to cooperate in creating an online music business.

Cendant Corporation employs the SBU structure to implement the related linked strategy. Cendant was created in December 1997 by a merger between CUC International, a marketing company, and HFS, a diversified firm with franchising operations in several industries, including real estate, hospitality, and vehicle services. Cendant owns a diversified set of services businesses, including its fee-for-services businesses: hotels (Ramada, Howard Johnson, Days Inn), real estate (Coldwell Banker, Century 21), tax preparation services, rental cars (Budget Rent A Car, Avis), travel (Web sites Orbitz and CheapTickets; Galileo, a computerized-reservation network used by travel agents and airlines around the globe), among others. Cendant grows through acquisitions as well as through internal means, such as development of new product lines, to implement its corporate-level diversification strategy. Cendant also uses joint ventures and franchising to complement each of its separate SBUs.83

Each SBU has a number of related businesses that are coordinated by the SBU managers. For example, Cendant’s real estate franchises include some of the best-known names in the commercial and residential real estate brokerage market. It also has a relocation service, Cendant Mobility. Real estate services generate approximately 40 percent of revenues for this diversified company; Cendant collects fees on close to 30 percent of U.S. home sales. The sharing of competencies among units within an SBU is an important characteristic of the SBU form of the multidivisional structure (see the notes to Figure 11.6). Additionally, each SBU receives strategic help from corporate headquarters on contracting and training new franchised businesses and generally running

Ramada Inn is only one of Cendant’s diversified services businesses; it also owns rental car businesses, including Avis.
fee-for-service businesses using more centralized functions. One drawback to the SBU structure is that multifaceted businesses often have difficulties in communicating this complex business model to stockholders. Furthermore, if coordination between SBUs is needed, as noted in the Opening Case about Sony, problems can arise because the SBU structure, similar to the competitive form discussed next, does not readily foster cooperation across SBUs.

Using the Competitive Form of the Multidivisional Structure to Implement the Unrelated Diversification Strategy

Firms using the unrelated diversification strategy want to create value through efficient internal capital allocations or by restructuring, buying, and selling businesses. The competitive form of the multidivisional structure supports implementation of this strategy.

The competitive form is a structure in which there is complete independence among the firm’s divisions. Unlike the divisions included in the cooperative structure, the divisions that are part of the competitive structure do not share common corporate strengths (e.g., marketing competencies or channel dominance). Because strengths aren’t shared, integrating devices aren’t developed for use by the divisions included in the competitive structure.

**FIGURE 11.7** Competitive Form of the Multidivisional Structure for Implementing an Unrelated Strategy

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Notes:
- Corporate headquarters has a small staff
- Finance and auditing are the most prominent functions in the headquarters office to manage cash flow and assure the accuracy of performance data coming from divisions
- The legal affairs function becomes important when the firm acquires or divests assets
- Divisions are independent and separate for financial evaluation purposes
- Divisions retain strategic control but cash is managed by the corporate office
- Divisions compete for corporate resources
The efficient internal capital market that is the foundation for use of the unrelated diversification strategy requires organizational arrangements that emphasize divisional competition rather than cooperation. Three benefits are expected from the internal competition that the competitive form of the multidivisional structure facilitates. First, internal competition creates flexibility—corporate headquarters can have divisions working on different technologies to identify those with the greatest potential, for example. Resources can then be allocated to the division that is working with the most promising technology to fuel the entire firm’s success. Second, internal competition challenges the status quo and inertia, because division heads know that future resource allocations are a product of excellent current performance as well as superior positioning of their division in terms of future performance. Last, internal competition motivates effort. The challenge of competing against internal peers can be as great as the challenge of competing against external marketplace competitors.

Independence among divisions, as shown by a lack of sharing of corporate strengths and the absence of integrating devices, allows the firm using the unrelated diversification strategy to form specific profit performance expectations for each division to stimulate internal competition for future resources. The benefits of internal capital allocations or restructuring cannot be fully realized unless divisions are held accountable for their own independent performance. In the competitive structure, organizational controls (primarily financial controls) are used to emphasize and support internal competition among separate divisions and as the basis for allocating corporate capital based on divisions’ performances. Textron Inc., a large “multi-industry” company, for example, seeks “to identify, research, select, acquire and integrate companies, and has developed a set of rigorous criteria to guide decision-making.” As such, it continuously looks “to enhance and reshape its portfolio by divesting non-core assets and acquiring branded businesses in attractive industries with substantial long-term growth potential.” It runs a number of independent businesses including units that manufacture fasteners, golf carts, and Bell helicopters. Textron uses return on invested capital (ROIC) as the “compass for guiding” the evaluation of its diversified set of businesses as they compete internally for resources.

To emphasize competitiveness among divisions, the headquarters office maintains an arms-length relationship with them, intervening in divisional affairs only to audit operations and discipline managers whose divisions perform poorly. In emphasizing competition between divisions, the headquarters office relies on strategic controls to set rate-of-return targets and financial controls to monitor divisional performance relative to those targets. The headquarters office then allocates cash flow on a competitive basis, rather than automatically returning cash to the division that produced it. Thus, the focus of the headquarters’ work is on performance appraisal, resource allocation, and long-range planning to verify that the firm’s portfolio of businesses will lead to financial success.

The three major forms of the multidivisional structure should each be paired with a particular corporate-level strategy. Table 11.1 shows these structures’ characteristics. Differences are seen in the degree of centralization, the focus of the performance appraisal, the horizontal structures (integrating mechanisms), and the incentive compensation schemes. The most centralized and most costly structural form is the cooperative structure. The least centralized, with the lowest bureaucratic costs, is the competitive structure. The SBU structure requires partial centralization and involves some of the mechanisms necessary to implement the relatedness between divisions. Also, the divisional incentive compensation awards are allocated according to both SBUs and corporate performance.
Matches between International Strategies and Worldwide Structures

As explained in Chapter 8, international strategies are becoming increasingly important for long-term competitive success. Among other benefits, international strategies allow the firm to search for new markets, resources, core competencies, and technologies as part of its efforts to outperform competitors.

As with business-level and corporate-level strategies, unique organizational structures are necessary to successfully implement the different international strategies. Forming proper matches between international strategies and organizational structures facilitates the firm’s efforts to effectively coordinate and control its global operations. More importantly, research findings confirm the validity of the international strategy/structure matches we discuss here.

Using the Worldwide Geographic Area Structure to Implement the Multidomestic Strategy

The multidomestic strategy decentralizes the firm’s strategic and operating decisions to business units in each country so that product characteristics can be tailored to local preferences. Firms using this strategy try to isolate themselves from global competitive forces by establishing protected market positions or by competing in industry segments that are most affected by differences among local countries. The worldwide geographic area structure is used to implement this strategy. The worldwide geographic area structure emphasizes national interests and facilitates the firm’s efforts to satisfy local or cultural differences (see Figure 11.8).

Because using the multidomestic strategy requires little coordination between different country markets, integrating mechanisms among divisions in the worldwide geographic area structure are not needed. Hence, formalization is low, and coordination among units in a firm’s worldwide geographic area structure is often informal.

The worldwide geographic area structure emphasizes national interests and facilitates the firm’s efforts to satisfy local or cultural differences.

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### Characteristics of the Structures Necessary to Implement the Related Constrained, Related Linked, and Unrelated Diversification Strategies

<table>
<thead>
<tr>
<th>Overall Structural Form</th>
<th>Cooperative M-Form (Related Constrained Strategy)</th>
<th>SBU M-Form (Related Linked Strategy)</th>
<th>Competitive M-Form (Unrelated Diversification Strategy)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Structural Characteristics</td>
<td>Centralized at corporate office</td>
<td>Partially centralized (in SBUs)</td>
<td>Decentralized to divisions</td>
</tr>
<tr>
<td>Centralization of operations</td>
<td>Extensive</td>
<td>Moderate</td>
<td>Nonexistent</td>
</tr>
<tr>
<td>Use of integration mechanisms</td>
<td>Emphasize subjective (strategic) criteria</td>
<td>Use a mixture of subjective (strategic) and objective (financial) criteria</td>
<td>Emphasize objective (financial) criteria</td>
</tr>
<tr>
<td>Divisional performance appraisals</td>
<td>Linked to overall corporate performance</td>
<td>Mixed linkage to corporate, SBU, and divisional performance</td>
<td>Linked to divisional performance</td>
</tr>
<tr>
<td>Divisional incentive compensation</td>
<td></td>
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</tbody>
</table>

*Strategy implemented with structural form.*
The multidomestic strategy/worldwide geographic area structure match evolved as a natural outgrowth of the multicultural European marketplace. Friends and family members of the main business who were sent as expatriates into foreign countries to develop the independent country subsidiary often implemented this type of structure for the main business. The relationship to corporate headquarters by divisions took place through informal communication among “family members.”

SABMiller was created through a merger of South African Breweries and Miller Brewing in 2002. Over a three-year period, SABMiller’s stock price has nearly doubled under the direction of CEO Graham Mackay. When Philip Morris sold Miller Brewing to SAB, Anheuser-Busch was the largest brewer in the United States and also the most profitable. However, SABMiller has been very successful as a strong number two in market share, especially in the United States with its Miller Light brand. More importantly, SABMiller has been pursuing the multidomestic strategy using acquisitions to buy strong local and regional brands throughout the world. Using an acquisition strategy, SABMiller has purchased Peroni in Italy, Pilsner Urquell in the Czech Republic, Tyskie in Poland, and, most recently, Bavaria, the second-largest brewer in Latin America. Global brewers Inbev (the largest global brewer by volume) and Heineken have also acquired firms as a means of implementing their multidomestic strategies.

To implement its multidomestic strategy, SABMiller uses the worldwide geographic area structure with regional and country division headquarters throughout the world. Decentralization to these regional and country headquarters allows for strong marketing to adapt the acquired brands to the local cultures and for some improved cost
structures, especially in avoiding significant transportation costs across geographic regions. SABMiller expects to make further acquisitions in developing markets such as China and India to contribute to future growth. But the strategy and structure combination has worked well even in the United States, where Miller’s profits have exceeded their expectations. Thus, the strategy/structure fit in SABMiller has contributed significantly to the success of the firm not only in the United States but also throughout the world.97

A key disadvantage of the multidomestic strategy/worldwide geographic area structure match is the inability to create strong global efficiency. With an increasing emphasis on lower-cost products in international markets, the need to pursue worldwide economies of scale has also increased. These changes have fostered the use of the global strategy and its structural match, the worldwide product divisional structure.

Using the Worldwide Product Divisional Structure to Implement the Global Strategy

With the corporation’s home office dictating competitive strategy, the global strategy is one through which the firm offers standardized products across country markets. The firm’s success depends on its ability to develop and take advantage of economies of scope and economies of scale on a global level. Decisions to outsource some primary or support activities to the world’s best providers are particularly helpful when the firm tries to develop economies of scale.98

The worldwide product divisional structure supports use of the global strategy. In the worldwide product divisional structure, decision-making authority is centralized in

In the worldwide product divisional structure, decision-making authority is centralized in the worldwide division headquarters to coordinate and integrate decisions and actions among divisional business units.
the worldwide division headquarters to coordinate and integrate decisions and actions among divisional business units (see Figure 11.9). This structure is often used in rapidly growing firms seeking to manage their diversified product lines effectively, as in Japan’s Canon, Inc.

Canon Inc. is a large Japanese firm focused on business machines, cameras, and optical products. Canon uses the global strategy by focusing continuously on integrating its production operations and driving costs lower through processes as well as new product R&D. It implements its strategy through the worldwide product divisional structure. There are four main product groups in this structure: consumer products including digital single lens reflex cameras, inkjet printers, binoculars, and image scanners; office products including copiers and large printing systems as well as associated toner cartridges; industrial products including semiconductor production equipment and broadcasting equipment; and Canon product groups including document scanners, color card and label printers, and personal information products. Although there are regional marketing headquarters, they are subject to the product groups, and sales are organized globally through these product groups.

Integrating mechanisms are important in the effective use of the worldwide product divisional structure. Direct contact between managers, liaison roles between departments, and temporary task forces as well as permanent teams are examples of these mechanisms. One researcher describes the use of these mechanisms in the worldwide structure: “There is extensive and formal use of task forces and operating committees to supplement communication and coordination of worldwide operations.” The evolution of a shared vision of the firm’s strategy and how structure supports its implementation is one of the important outcomes resulting from these mechanisms’ effective use. The disadvantages of the global strategy/worldwide structure combination are the difficulty involved with coordinating decisions and actions across country borders and the inability to quickly respond to local needs and preferences.

Using the Combination Structure to Implement the Transnational Strategy

The transnational strategy calls for the firm to combine the multidomestic strategy’s local responsiveness with the global strategy’s efficiency. Thus, firms using this strategy are trying to gain the advantages of both local responsiveness and global efficiency. The combination structure is used to implement the transnational strategy. The combination structure is a structure drawing characteristics and mechanisms from both the worldwide geographic area structure and the worldwide product divisional structure. The transnational strategy is often implemented through two possible combination structures: a global matrix structure or a hybrid global design.

The global matrix design brings together both local market and product expertise into teams that develop and respond to the global marketplace. The global matrix design (the basic matrix structure was defined earlier) promotes flexibility in designing products and responding to customer needs. However, it has severe limitations in that it places employees in a position of being accountable to more than one manager. At any given time, an employee may be a member of several functional or product group teams. Relationships that evolve from multiple memberships can make it difficult for employees to be simultaneously loyal to all of them. Although the matrix places authority in the hands of managers who are most able to use it, it creates problems in regard
to corporate reporting relationships that are so complex and vague that it is difficult and time-consuming to receive approval for major decisions.

The hybrid structure is illustrated in Figure 11.10. In this design, some divisions are oriented toward products while others are oriented toward market areas. Thus, in some products where the geographic area is more important, the division managers are area-oriented. In other divisions where worldwide product coordination and efficiencies are more important, the division manager is more product oriented. For instance, at Philips Electronic NV, a number of products are consumer oriented (for example, coffeemakers) while others are industrial products (for example, semiconductor chips for mobile phones or medical equipment such as X-ray or ultrasound scanners). In consumer-oriented products, divisions might be more geographic-area oriented and decentralized, while in semiconductors, divisions might be more product oriented and centralized.

The fits between the multidomestic strategy and the worldwide geographic area structure and between the global strategy and the worldwide product divisional structure are apparent. However, when a firm wants to implement the multidomestic and the global strategies simultaneously through a combination structure, the appropriate integrating mechanisms for the two structures are less obvious. The structure used to implement the transnational strategy must be simultaneously centralized and decentralized; integrated and nonintegrated; formalized and nonformalized. These seemingly opposite characteristics must be managed by an overall structure that is capable of encouraging all employees to understand the effects of cultural diversity on a firm’s operations. This is illustrated in the Strategic Focus on Unilever’s teams approach.

The teams approach exemplified in the Strategic Focus on Unilever highlights the need for a strong educational component to change an organization’s entire culture. If the cultural change is effective, the combination structure should allow the firm to learn how to gain competitive benefits in local economies by adapting its core competencies, which often have been developed and nurtured in less culturally diverse competitive environments. As firms globalize and move toward the transnational strategy, the idea of a corporate headquarters has become increasingly important in fostering leadership and a shared vision to create a stronger company identity.
Unilever is Reorganizing to Implement the Transnational Strategy by Using the Combination Structure

Unilever is a large consumer products firm headquartered historically in two locations, the Netherlands and the United Kingdom. Unilever is adopting a structure similar to the reorganization adopted by Procter & Gamble (P&G), with global managers overseeing consumer marketing and product development and regional bosses controlling areas such as sales, media buying, and trade marketing. The new organizational structure, which has been shaped over the last six years and more dramatically by CEO Patrick Cescau in 2005, is moving Unilever away from the location-specific dominance that is associated with a multidomestic strategy and worldwide area structure. In the restructuring, “Unilever sought to reduce the influence of country heads by forming global teams for some products.” As such, it is clear that Unilever is using the combination structure to implement a transnational strategy.

Unilever’s organization system differs from P&G’s in a significant respect: “profit-and-loss responsibilities lie with regional presidents rather than with global category organizations that control marketing, product mixes and strategy.” Although brand managers and directors in global brand categories sign off on overall strategic plans for each business unit, regional organizations have the power to set marketing budgets and to buy actual media applications (e.g., TV, radio, Internet, or newspaper advertisements). This power was previously in the hands of local country managers. One veteran P&G executive commented on that restructuring by noting: “You are essentially moving decision rights around, and that is very difficult since new kings are crowned and others dethroned.” In the new system, “country managers can’t tinker with [the product’s] packaging, formulation or advertising.”

For example, under the new structure regional marketers in the personal care brands such as Dove, Lux, and Axe/Lynx report directly to Simon Clift, marketing director for personal care branded products. This greatly expands the number of people he oversees, from 60 people to thousands, and thus he will now focus only on personal care products. In turn Mr. Clift reports to board-level personal care president Ralph Kugler.

One example of how the restructuring works in the regions is the home and personal care business in Asia. Country heads for Asian countries have been relocating to Singapore to form a team to manage investments in innovation and marketing across the region. Instead of reporting to marketing directors in each country, they will build a regional team to manage brands across the region, and thus only sales will remain an exclusively local function. Although this realignment may speed up decision-making processes, improve cost management, and provide stronger brand consistency in the region, there is the risk that it could weaken insights from local-consumer-oriented marketers. “It’s not exactly clear how a strategy devised in Singapore for the Thai market will work in the Indian context.” The bottom line is that there is more global and regional brand-management centralization than under the previous strategy. Thus Unilever is moving from a multidomestic strategy developed in continental Europe to a transnational strategy as it moves globally. It mirrors to a degree the strategy that competitors such P&G and L’Oreal have previously implemented but with more regional area control versus product control.
If the restructuring does not function as proposed, many stockholders hope that the company can be split into two different companies, one focusing on food and the other on soaps and personal care products. This way the separate businesses might pursue mergers that would strengthen each business. This pressure is felt even more since P&G’s recent takeover of Gillette, which could spark further consolidation in the consumer and household products industries in which Unilever competes.


Matches between Cooperative Strategies and Network Structures

As discussed in Chapter 9, a network strategy exists when partners form several alliances in order to improve the performance of the alliance network itself through cooperative endeavors. The greater levels of environmental complexity and uncertainty companies face in today’s competitive environment are causing increasing numbers of firms to use cooperative strategies such as strategic alliances and joint ventures.

The breadth and scope of firms’ operations in the global economy create many opportunities for firms to cooperate. In fact, a firm can develop cooperative relationships with many of its stakeholders, including customers, suppliers, and competitors. When a firm becomes involved with combinations of cooperative relationships, it is part of a strategic network, or what others call an alliance constellation.

A strategic network is a group of firms that has been formed to create value by participating in multiple cooperative arrangements, such as alliances and joint ventures. An effective strategic network facilitates the discovery of opportunities beyond those identified by individual network participants. A strategic network can be a source of competitive advantage for its members when its operations create value that is difficult for competitors to duplicate and that network members can’t create by themselves. Strategic networks are used to implement business-level, corporate-level, and international cooperative strategies.

Commonly, a strategic network is a loose federation of partners who participate in the network’s operations on a flexible basis. At the core or center of the strategic network, the strategic center firm is the one around which the network’s cooperative relationships revolve (see Figure 11.11).

Because of its central position, the strategic center firm is the foundation for the strategic network’s structure. Concerned with various aspects of organizational structure, such as formal reporting relationships and procedures, the strategic center firm manages what are often complex, cooperative interactions among network partners. In order to perform the primary tasks discussed next, the strategic center must make sure that incentives for participation in the network are aligned so that network firms continue to have a reason to remain connected. The strategic center firm is engaged in four primary tasks as it manages the strategic network and controls its operations:

Strategic outsourcing. The strategic center firm outsources and partners with more firms than do other network members. At the same time, the strategic center firm
requires network partners to be more than contractors. Members are expected to find opportunities for the network to create value through its cooperative work.

*Competencies.* To increase network effectiveness, the strategic center firm seeks ways to support each member’s efforts to develop core competencies that can benefit the network.

*Technology.* The strategic center firm is responsible for managing the development and sharing of technology-based ideas among network members. The structural requirement that members submit formal reports detailing the technology-oriented outcomes of their efforts to the strategic center firm facilitates this activity.113

*Race to learn.* The strategic center firm emphasizes that the principal dimensions of competition are between value chains and between networks of value chains. Because of this, the strategic network is only as strong as its weakest value-chain link. With its centralized decision-making authority and responsibility, the strategic center firm guides participants in efforts to form network-specific competitive advantages. The need for each participant to have capabilities that can be the foundation for the network’s competitive advantages encourages friendly rivalry among participants seeking to develop the skills needed to quickly form new capabilities that create value for the network.114

Interestingly, strategic networks are being used more frequently, partly because of the ability of a strategic center firm to execute a strategy that links other firms more cheaply. Improved information systems and communication capabilities (e.g., the Internet) make this possible.115
Implementing Business-Level Cooperative Strategies

As noted in Chapter 9, there are two types of business-level complementary alliances: vertical and horizontal. Firms with competencies in different stages of the value chain form a vertical alliance to cooperatively integrate their different, but complementary, skills. Firms that agree to combine their competencies to create value in the same stage of the value chain form a horizontal alliance. Vertical complementary strategic alliances, such as those developed by Toyota Motor Company, are formed more frequently than horizontal alliances. Acting as the strategic center firm, Toyota fashioned its lean production system around a network of supplier firms.116

A strategic network of vertical relationships, such as the network in Japan between Toyota and its suppliers, often involves a number of implementation issues.117 First, the strategic center firm encourages subcontractors to modernize their facilities and provides them with technical and financial assistance to do so, if necessary. Second, the strategic center firm reduces its transaction costs by promoting longer-term contracts with subcontractors, so that supplier-partners increase their long-term productivity. This approach is diametrically opposed to that of continually negotiating short-term contracts based on unit pricing. Third, the strategic center firm enables engineers in upstream companies (suppliers) to have better communication with those companies with whom it has contracts for services. As a result, suppliers and the strategic center firm become more interdependent and less independent.118

The lean production system pioneered by Toyota and others has been diffused throughout the global auto industry.119 However, no auto company has learned how to duplicate the manufacturing effectiveness and efficiency Toyota derives from the cooperative arrangements in its strategic network.120 A key factor accounting for Toyota’s manufacturing-based competitive advantage is the cost other firms would incur to imitate the structural form used to support Toyota’s application. In part, then, the structure of Toyota’s strategic network that it created as the strategic center firm facilitates cooperative actions among network participants that competitors can’t fully understand or duplicate.

In vertical complementary strategic alliances, such as the one between Toyota and its suppliers, the strategic center firm is obvious, as is the structure that firm establishes. However, this is not always the case with horizontal complementary strategic alliances where firms try to create value in the same part of the value chain, as with airline alliances that are commonly formed to create value in the marketing and sales primary activity segment of the value chain (see Table 3.6).121 Because air carriers commonly participate in multiple horizontal complementary alliances, such as the Star Alliance between Lufthansa, United, Thai, Air Canada, SAS, and others, it is difficult to determine the strategic center firm. Moreover, participation in several alliances can cause firms to question partners’ true loyalties and intentions. Also, if rivals band together in too many collaborative activities, one or more governments may suspect the possibility of illegal collusive activities. For these reasons, horizontal complementary alliances are used less frequently than their vertical counterpart.

Implementing Corporate-Level Cooperative Strategies

Corporate-level cooperative strategies (such as franchising) are used to facilitate product and market diversification. As a cooperative strategy, franchising allows the
firm to use its competencies to extend or diversify its product or market reach, but without completing a merger or an acquisition.\textsuperscript{122} Research suggests that knowledge embedded in corporate-level cooperative strategies facilitates synergy.\textsuperscript{123} For example, “McDonald’s is the leading global foodservice retailer with more than 30,000 local restaurants serving nearly 50 million people in more than 119 countries each day.”\textsuperscript{124} The McDonald’s franchising system is a strategic network. McDonald’s headquarters office serves as the strategic center firm for the network’s franchisees. The headquarters office uses strategic controls and financial controls to verify that the franchisees’ operations create the greatest value for the entire network. One strategic control issue is the location of franchisee units. McDonald’s believes that its greatest expansion opportunities are outside the United States. For instance, McDonald’s “expects to open at least 100 units a year in China through 2008.”\textsuperscript{125} As a result, as the strategic center firm, McDonald’s is devoting its capital expenditures (over 70 percent in the last three years) primarily to develop units in non–U.S. markets. Financial controls are framed around requirements an interested party must satisfy to become a McDonald’s franchisee as well as performance standards that are to be met when operating a unit.\textsuperscript{126}

**Implementing International Cooperative Strategies**

Strategic networks formed to implement international cooperative strategies result in firms competing in several countries.\textsuperscript{127} Differences among countries’ regulatory environments increase the challenge of managing international networks and verifying that at a minimum, the network’s operations comply with all legal requirements.\textsuperscript{128}

*Distributed strategic networks* are the organizational structure used to manage international cooperative strategies. As shown in Figure 11.12, several regional strategic center firms are included in the distributed network to manage partner firms’ multiple cooperative arrangements.\textsuperscript{129} Regional strategic centers for Dell Inc. are located in countries throughout the world, instead of only in the United States where the firm is headquartered. For example, Dell has a large European center in Limerick, Ireland. In Limerick, as at its other regional locations, Dell has developed a strong strategic network for its “built to order” business model that functions throughout its supply chain. When an order comes into Dell, the first stage involves a parts system that includes a just-in-time (JIT) hub of suppliers, most of which are very near to the Dell location of focus. Usually the components necessary to build

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Dell has developed strategic networks at each of its regional centers, and as a result the firm’s profitability has increased by five to seven percent.
the order are delivered within four hours after an order is received. This demand-driven supply network creates on average 15 percent less inventory and 17 percent better order performance. AMR Research suggests that Dell’s network realizes a 5 to 7 percent improvement in profitability.130

**SUMMARY**

- Organizational structure specifies the firm’s formal reporting relationships, procedures, controls, and authority and decision-making processes. Influencing managerial work, structure essentially details the work to be done and how that work is to be accomplished. Organizational controls guide the use of strategy, indicate how to compare actual and expected results, and suggest actions to take to improve performance when it falls below expectations. When properly matched with the strategy for which they were intended, structure and controls can be a competitive advantage.
- Strategic controls (largely subjective criteria) and financial controls (largely objective criteria) are the two types of organizational controls used to implement the firm’s chosen strategy. Both types
of controls are critical, although their degree of emphasis varies based on individual matches between strategy and structure.

- Strategy and structure influence each other, although overall, strategy has a stronger influence on structure. Research indicates that firms tend to change structure when declining performance forces them to do so. Effective managers anticipate the need for structural change, quickly modifying structure to better accommodate the firm’s strategy implementation needs when evidence calls for that action.

- The functional structure is used to implement business-level strategies. The cost leadership strategy requires a centralized functional structure—one in which manufacturing efficiency and process engineering are emphasized. The differentiation strategy’s functional structure decentralizes implementation-related decisions, especially those concerned with marketing, to those involved with individual organizational functions. Focus strategies, often used in small firms, require a simple structure until such time that the firm diversifies in terms of products and/or markets.

- Unique combinations of different forms of the multidivisional structure are matched with different corporate-level diversification strategies to properly implement these strategies. The cooperative M-form, used to implement the related constrained corporate-level strategy, has a centralized corporate office and extensive integrating mechanisms. Divisional incentives are linked to overall corporate performance. The related linked SBU M-form structure establishes separate profit centers within the diversified firm. Each profit center may have divisions offering similar products, but the centers are unrelated to each other. The competitive M-form structure, used to implement the unrelated diversification strategy, is highly decentralized, lacks integrating mechanisms, and utilizes objective financial criteria to evaluate each unit’s performance.

- The multidomestic strategy, implemented through the worldwide geographic area structure, emphasizes decentralization and locates all functional activities in the host country or geographic area. The worldwide product divisional structure is used to implement the global strategy. This structure is centralized in order to coordinate and integrate different functions’ activities so as to gain global economies of scope and economies of scale. Decision-making authority is centralized in the firm’s worldwide division headquarters.

- The transnational strategy—a strategy through which the firm seeks the local responsiveness of the multidomestic strategy and the global efficiency of the global strategy—is implemented through the combination structure. Because it must be simultaneously centralized and decentralized, integrated and non-integrated, and formalized and nonformalized, the combination structure is difficult to organize and manage successfully. However, two structural designs are suggested: the matrix and the hybrid structure with both geographic and product-oriented divisions.

- Increasingly important to competitive success, cooperative strategies are implemented through organizational structures framed around strategic networks. Strategic center firms play a critical role in managing strategic networks.

**REVIEW QUESTIONS**

1. What is organizational structure and what are organizational controls? What are the differences between strategic controls and financial controls?

2. What does it mean to say that strategy and structure have a reciprocal relationship?

3. What are the characteristics of the functional structures that are used to implement the cost leadership, differentiation, integrated cost leadership/differentiation, and focused business-level strategies?

4. What are the differences among the three versions of the multidivisional (M-form) organizational structures that are used to implement the related constrained, related linked, and unrelated corporate-level diversification strategies?

5. What organizational structures are used to implement the multidomestic, global, and transnational international strategies?

6. What is a strategic network? What is a strategic center firm?
Organizational Structure and Controls

As an executive board member for a successful 50-partner firm that provides accounting services to corporate clients, you are interested in expanding to offer management consulting services to these clients. Another possibility for your firm is offering both types of services to smaller clients.

Part One

You are concerned about how your organizational structure may need to change to support these services. Based on the material in the chapter, use the chart to rank each type of organizational structure against the activities—information processing, coordination, and control—that you anticipate will need to be strengthened.

Part Two

You are also very concerned that there may be a potential conflict of interest if your firm provides both accounting and management consulting services to the same client. In small groups, discuss whether it is possible for a firm to use organizational structure and controls to achieve its strategic objectives and also to prevent conflicts of interest among its divisions.

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<th>Information processing</th>
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<td>Simple structure</td>
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Structural Issues of Related Diversification

For many years, Kodak used the cooperative form of the multidivisional structure to implement the related-constrained diversification strategy. Following this structure, primary organizational functions such as manufacturing, customer care, and strategic planning were centralized, which allowed such expertise to be shared among Kodak’s seven product divisions. The cooperative structure worked well for Kodak as it used the related constrained strategy to compete in what for many years had been relatively stable markets. However, innovative technologies and increased competition disrupted these markets, making the sharing of the firm’s skills and related technologies across divisions less competitively valuable. Moreover, sharing key resources and their corresponding costs across many business units that were facing increasing levels of competition and unstable markets made it difficult for Kodak to assess the profitability of its product divisions (Consumer Imaging, Digital and Applied Imaging, Kodak Professional, Health Imaging, Document Imaging, and Entertainment Imaging) and operational divisions (Commercial and Government, Federal Government, and Worldwide Transportation).

Analysis of the external environment as well as of Kodak’s resources, capabilities, and core competencies resulted in top-level managers concluding that the firm should reduce the number of links between the business units and their products and services. Kodak subsequently moved to a three-SBU structure in October of 2000 (see Exhibit 1). In this structure, the six product divisions were grouped into two broad customer-oriented SBUs (Consumer and Commercial). The third SBU (Global Operations) handled Kodak’s governmental contracts along with various supply chain and operational needs. The resulting structure was viewed as less than optimal by Kodak executives, who concluded that another form of SBU structure might be necessary. A new version of the SBU was implemented in 2001 (see Exhibit 2).

Using the materials in this chapter to inform your analysis, prepare answers to the following two questions:

1. How might these rapid, consecutive, and fundamental changes in the corporate structure both facilitate and hinder Kodak’s ability to effectively and efficiently implement its corporate-level strategy?

2. Do either of the newest Kodak organizational charts match well with the related constrained or related linked corporate-level strategies? Why or why not?
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39. B. Dunn, 2005, CA starts buying again amid reorganization, InformationWeek, April 11, 24; M. Hamblen, 2005, CA’s top exec aims for more-focused operations, ComputerWorld, April 11, 10.
47. B. Dunn, 2005, CA starts buying again amid reorganization, InformationWeek, April 11, 24; M. Hamblen, 2005, CA’s top exec aims for more-focused operations, ComputerWorld, April 11, 10.
57. B. Dunn, 2005, CA starts buying again amid reorganization, InformationWeek, April 11, 24; M. Hamblen, 2005, CA’s top exec aims for more-focused operations, ComputerWorld, April 11, 10.


125. 2005, McDonald’s plans for the future, Restaurant and Institutions, June 1, 19.


Knowledge Objectives

Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define strategic leadership and describe the importance of top-level managers.
2. Define top management teams and explain their effects on firm performance.
3. Describe the managerial succession process using internal and external managerial labor markets.
4. Discuss the value of strategic leadership in determining the firm’s strategic direction.
5. Describe the importance of strategic leaders in managing the firm’s resources, with emphasis on exploiting and maintaining core competencies, human capital, and social capital.
6. Define organizational culture and explain what must be done to sustain an effective culture.
7. Explain what strategic leaders can do to establish and emphasize ethical practices.
8. Discuss the importance and use of organizational controls.
After almost six years as CEO of Hewlett-Packard, Carly Fiorina was fired by the firm’s board of directors. They were unhappy with the stock price, which closely paralleled the operating performance of the firm. At the time she lost her job, Fiorina was well known and perhaps the most powerful woman executive in the world. Why did this smart, powerful woman lose her job? One reason relates to a season of discontent with top executives in many U.S. firms: A large number of top executives lost their jobs in 2004–2005 because investors and boards of directors wanted stronger firm performance. Other reasons Fiorina lost her job were because of her presence and some of the decisions that she made.

Perhaps the biggest decision Fiorina made during her tenure was to acquire Compaq. She encountered significant resistance to this decision from within and outside the company. Her decision to acquire Compaq was based on the charge given her by the board of directors when she was hired. They asked her to change the company and enhance its competitiveness. She felt that integrating Compaq would give HP market power in the personal computer market and would also enrich HP’s ability to compete with IBM in information services. Because it was a high-profile acquisition and because many such mergers are not successful, her decision was risky. She had to fight members of the board, major investors, and some managers in her own company. She won the battle but staked her future on the performance of the combined company.

Three years after the merger of HP and Compaq, the new company could not compete with Dell or IBM. Some analysts believe that Fiorina overlooked critical operating concerns that were necessary especially to compete with the super-efficient Dell. HP’s cost structure is much weaker than Dell’s and its efficiency in production and inventory control is not in the same competitive space as Dell. In late 2004, HP badly missed its sales and profit targets, and Fiorina fired three top sales executives. But she also did not heed the warnings of analysts and her own board to shore up HP’s operations. Some believe that she did not have the right talent in this area. Because of HP’s poor operating performance, the firm’s stock price lagged badly and investors were quite concerned.

Some believe that Fiorina was unlikely to succeed because she was an outsider. She had a significantly different approach than her predecessors. She was the spokesperson for the company. She appeared in commercials for the company and held high-profile pep rallies for employees. Because of these actions, many current and former HP executives and managers never accepted her leadership. They viewed her more in a promotional role than as a strategic leader. In short, Fiorina had a vision but was unable to muster the support needed to achieve the vision.

After firing Fiorina, the HP board then hired Mark Hurd as CEO and president. Many have referred to the quiet, unassuming Hurd as the “un-Carly.” Hurd is a “nuts-and-bolts” operations person with seemingly no grand vision of his own. It is reported that Hurd is in the process of revamping much of Fiorina’s strategy. He is likely to remake the sales force and to effect large layoffs to reduce costs. This approach is traditional for large companies and thus more comfortable to investors and Wall Street analysts. However, operating on short-term goals to reduce costs
As the Opening Case illustrates, all CEOs encounter significant risk, but they also can make a major difference in how a firm performs. If a strategic leader can create a strategic vision for the firm using forward thinking, she may be able to energize the firm’s human capital and achieve positive outcomes. However, the challenge of strategic leadership is significant. Carly Fiorina was hired with much publicity and she had the media spotlight on her during much of her tenure with HP. The controversial acquisition of Compaq and the attempts to change the company appeared to be unsuccessful as the firm suffered weakening performance. And Fiorina paid the ultimate price: losing her job. Her replacement is unlike Fiorina in many ways and is focusing on improving HP’s operational performance, which should increase the firm’s financial performance. However, it is difficult to build and maintain success over a sustained period of time. Emphasis on the operational performance should be helpful in the short term but a focus on the long term is likely necessary if HP is to regain its competitive position over time relative to Dell and IBM.

As this chapter makes clear, it is through effective strategic leadership that firms are able to successfully use the strategic management process. As strategic leaders, top-level managers must guide the firm in ways that result in the formation of a vision and mission (as explained in Chapter 1). This guidance may lead to goals that stretch everyone in the organization to improve performance. Moreover, strategic leaders must facilitate the development of appropriate strategic actions and determine how to implement them. These actions on the part of strategic leaders culminate in strategic competitiveness and above-average returns, as shown in Figure 12.1.

As noted in the Opening Case, it is difficult to be a successful strategic leader. The Opening Case also suggests that the job of CEO is challenging and stressful, even more so now than it was in previous years. Research suggests that CEO tenure on the job is likely to be three to 10 years. The average tenure of a CEO in 1995 was 9.5 years. In the early 21st century, the average had decreased to 7.3 years. And it continues to decrease, with the largest number of CEOs ever losing their jobs in early 2005. Additionally, company boards of directors are showing an increased tendency to go outside the firm for new CEOs or to select “dark horses” from within the firm. They seem to be searching for an executive who is unafraid to make changes in the firm’s traditional practices. Still, many new CEOs fail (as we learn later in this chapter).

This chapter begins with a definition of strategic leadership, its importance as a potential source of competitive advantage, and the styles that are the most effective. Next, we examine top management teams and their effects on innovation, strategic change, and firm performance. Following this discussion is an analysis of the internal and external managerial labor markets from which strategic leaders are selected. Closing the chapter are descriptions of the five key components of effective strategic leadership: determining

a strategic direction, effectively managing the firm's resource portfolio (which includes exploiting and maintaining core competencies along with developing human capital and social capital), sustaining an effective organizational culture, emphasizing ethical practices, and establishing balanced organizational control systems.

**Strategic Leadership and Style**

Strategic leadership is the ability to anticipate, envision, maintain flexibility, and empower others to create strategic change as necessary. Multifunctional in nature, strategic leadership involves managing through others, managing an entire enterprise
Strategic leadership is the ability to anticipate, envision, maintain flexibility, and empower others to create strategic change as necessary.

Rather than a functional subunit, and coping with change that continues to increase in the 21st-century competitive landscape, as is clearly illustrated in the Opening Case. Because of this landscape’s complexity and global nature, strategic leaders must learn how to effectively influence human behavior, often in uncertain environments. By word or by personal example, and through their ability to envision the future, effective strategic leaders meaningfully influence the behaviors, thoughts, and feelings of those with whom they work.²

The ability to manage human capital may be the most critical of the strategic leader’s skills.⁶ In the 21st century, intellectual capital, including the ability to manage knowledge and create and commercialize innovation, affects a strategic leader’s success.⁷ Competent strategic leaders also establish the context through which stakeholders (such as employees, customers, and suppliers) can perform at peak efficiency.⁸ The crux of strategic leadership is the ability to manage the firm’s operations effectively and sustain high performance over time.⁹ This was the primary problem encountered by Carly Fiorina when she was CEO at Hewlett-Packard, and the challenge for her successor, Mark Hurd.

A firm’s ability to achieve a competitive advantage and earn above-average returns is compromised when strategic leaders fail to respond appropriately and quickly to changes in the complex global competitive environment. The inability to respond or to identify the need for change is one of the reasons that some CEOs fail. Strategic leaders must learn how to deal with diverse and complex competitive situations. Individual judgment is an important part of learning about and analyzing the firm’s external conditions.¹⁰ However, managers also make errors in their evaluation of the competitive conditions. These errors in perception can produce less-effective decisions. But, usually, it means that managers must make decisions under more uncertainty. Some can do this well, but some cannot. Those who cannot are likely to be ineffective and short-term managers. However, to survive, managers do not have to make optimal decisions. They only need to make better decisions than their competitors.¹¹ Effective strategic leaders are willing to make candid and courageous, yet pragmatic, decisions—decisions that may be difficult, but necessary—through foresight as they reflect on external conditions facing the firm. They also need to understand how such decisions will affect the internal systems currently in use in the firm. Effective strategic leaders use visioning to motivate employees. They often solicit corrective feedback from peers, superiors, and employees about the value of their difficult decisions and vision. Ultimately, they develop strong partners internally and externally to facilitate execution of their vision.¹²

The primary responsibility for effective strategic leadership rests at the top, in particular with the CEO. Other commonly recognized strategic leaders include members of the board of directors, the top management team, and divisional general managers. Regardless of their title and organizational function, strategic leaders have substantial decision-making responsibilities that cannot be delegated.¹³ Strategic leadership is an extremely complex, but critical, form of leadership. Strategies cannot be formulated and implemented to achieve above-average returns without effective strategic leaders.

The styles used to provide leadership often affect the productivity of those being led. The most effective leadership style used by strategic leaders is transformational leadership. Transformational leadership entails motivating followers to do more than expected, to continuously enrich their capabilities, and to place the interests of the organization above their own.¹⁴ Transformational leaders develop and communicate a vision for the organization and formulate a strategy to achieve the vision. They make the followers aware of the need to achieve valued organizational outcomes. And, they encourage followers to continuously strive for higher levels of achievement. Such leaders often have high emotional intelligence. Emotionally intelligent leaders understand themselves well, have strong motivation, are empathetic with others, and have effective interpersonal skills.¹⁵
The Role of Top-Level Managers

Top-level managers play a critical role in firms as they are charged with formulating and implementing strategies effectively. The strategic decisions made by top-level managers influence how the firm is designed and whether or not goals will be achieved. Thus, a critical element of organizational success is having a top management team with superior managerial skills.

Managers often use their discretion (or latitude for action) when making strategic decisions, including those concerned with the effective implementation of strategies. Managerial discretion differs significantly across industries. The primary factors that determine the amount of decision-making discretion held by a manager (especially a top-level manager) are (1) external environmental sources such as the industry structure, the rate of market growth in the firm’s primary industry, and the degree to which products can be differentiated; (2) characteristics of the organization, including its size, age, resources, and culture; and (3) characteristics of the manager, including commitment to the firm and its strategic outcomes, tolerance for ambiguity, skills in working with different people, and aspiration levels (see Figure 12.2). Because strategic leaders’ decisions are intended to help the firm gain a competitive advantage, how managers exercise discretion when determining appropriate strategic actions is critical to the firm’s success. Top executives must be action oriented; thus, their decisions should spur the company to action.

In addition to determining new strategic initiatives, top-level managers develop the appropriate organizational structure and reward systems of a firm. In Chapter 11, we described how the organizational structure and reward systems affect strategic actions taken to implement different strategies. Top executives also have a major effect on a firm’s culture. Evidence suggests that managers’ values are critical in shaping a firm’s cultural values. Accordingly, top-level managers have an important effect on organizational activities and performance. Because of the challenges top executives face, they often are more effective when they operate as top management teams.

Top Management Teams

In most firms, the complexity of challenges and the need for substantial amounts of information and knowledge require strategic leadership by a team of executives. Use of a team to make strategic decisions also helps to avoid another potential problem when these decisions are made by the CEO alone: managerial hubris. Research has shown that when CEOs begin to believe glowing press accounts and to feel that they are unlikely to make errors, they are more likely to make poor strategic decisions. Some felt that part of Carly Fiorina’s problem was that she seemed to be the primary spokesperson for HP, and her refusal to focus more on the operational details of the business may have been partly the result of her celebrity status. Top executives need to have self-confidence but must guard against allowing it to become arrogance and a false belief in their own invincibility. To guard against CEO overconfidence and poor strategic decisions, firms often use the top management team to consider strategic opportunities and problems and to make strategic decisions. The top management team is composed of the key managers who are responsible for selecting and implementing the firm’s strategies. Typically, the top management team includes the officers of the corporation, defined by the title of vice-president and above or by service as a member of the board of directors. The quality of the strategic decisions made by a top management team affects the firm’s ability to innovate and engage in effective strategic change.
Top Management Team, Firm Performance, and Strategic Change

The job of top-level executives is complex and requires a broad knowledge of the firm’s operations, as well as the three key parts of the firm’s external environment—the general, industry, and competitor environments, as discussed in Chapter 2. Therefore, firms try to form a top management team that has the appropriate knowledge and expertise to operate the internal organization, yet that also can deal with all the firm’s stakeholders as well as its competitors. This normally requires a heterogeneous top management team. A heterogeneous top management team is composed of individuals with different functional backgrounds, experience, and education. The more heterogeneous a top management team is, with varied expertise and knowledge, the more capacity it has to formulate an effective strategy.

Members of a heterogeneous top management team benefit from discussing the different perspectives advanced by team members. In many cases, these discussions increase
the quality of the top management team’s decisions, especially when a synthesis emerges from the diverse perspectives that is generally superior to any one individual perspective.27 The net benefit of such actions by heterogeneous teams has been positive in terms of market share and above-average returns. Research shows that more heterogeneity among top management team members promotes debate, which often leads to better strategic decisions. In turn, better strategic decisions produce higher firm performance.28

It is also important that the top management team members function cohesively. In general, the more heterogeneous and larger the top management team is, the more difficult it is for the team to effectively implement strategies.29 Comprehensive and long-term strategic plans can be inhibited by communication difficulties among top executives who have different backgrounds and different cognitive skills.30 Alternatively, communication among diverse top management team members can be facilitated through electronic communications, sometimes reducing the barriers before face-to-face meetings.31 However, a group of top executives with diverse backgrounds may inhibit the process of decision making if it is not effectively managed. In these cases, top management teams may fail to comprehensively examine threats and opportunities, leading to a sub-optimal strategic decision. Thus, the CEO must attempt to achieve behavioral integration among the team members.32

Having members with substantive expertise in the firm’s core functions and businesses is also important to the effectiveness of a top management team. In a high-technology industry, it may be critical for a firm’s top management team members to have R&D expertise, particularly when growth strategies are being implemented.33 Yet their eventual effect on strategic decisions depends not only on their expertise and the way the team is managed but also on the context in which they make the decisions (the governance structure, incentive compensation, etc.).34

The characteristics of top management teams are related to innovation and strategic change.35 For example, more heterogeneous top management teams are associated positively with innovation and strategic change. The heterogeneity may force the team or some of the members to “think outside of the box” and thus be more creative in making decisions. Therefore, firms that need to change their strategies are more likely to do so if they have top management teams with diverse backgrounds and expertise. When a new CEO is hired from outside the industry, the probability of strategic change is greater than if the new CEO is from inside the firm or inside the industry.36 While hiring a new CEO from outside the industry adds diversity to the team, the top management team must be managed effectively to use the diversity in a positive way. Thus, to create strategic change, the CEO should exercise transformational leadership.37 A top management team with various areas of expertise is more likely to identify environmental changes (opportunities and threats) or changes within the firm that require a different strategic direction.

The CEO and Top Management Team Power

As noted in Chapter 10, the board of directors is an important governance mechanism for monitoring a firm’s strategic direction and for representing stakeholders’ interests, especially those of shareholders. In fact, higher performance normally is achieved when the board of directors is more directly involved in shaping a firm’s strategic direction.38

Boards of directors, however, may find it difficult to direct the strategic actions of powerful CEOs and top management teams.39 It is not uncommon for a powerful CEO to appoint to the board a number of sympathetic outside members or to have inside board members who are also on the top management team and report to the CEO.40 In either case, the CEO may have significant control over the board’s actions. Thus the amount of discretion a CEO has in making strategic decisions is related to the board of directors and how it chooses to oversee the CEO’s actions and the top management team. In the poor performance of Hewlett-Packard explained in the Opening Case, the
The board of directors shares part of the blame. While some members on the board opposed Fiorina’s decision to acquire Compaq, the majority supported her. Interestingly, recent research shows that social ties between the CEO and board members may actually increase board members’ involvement in strategic decisions. Thus, strong relationships between the CEO and the board of directors may have positive or negative outcomes.

CEOs and top management team members can achieve power in other ways. A CEO who also holds the position of chairman of the board usually has more power than the CEO who does not. Although this practice of CEO duality (when the CEO and the chairperson of the board are the same) has become more common in U.S. businesses, it has come under heavy criticism. Duality has been blamed for poor performance and slow response to change in a number of firms.

The problems with poor top management decisions and lack of board oversight are evident in the recent problems at General Motors and Ford. Some have suggested that both firms seem stuck in neutral while customers buy automobiles from other manufacturers. In fact, following continuing losses of market share, in 2005 GM announced that it planned to close more U.S. manufacturing plants and lay off approximately 25,000 workers. Rather than focus on a long-term vision to make the firm’s products competitive again, top management emphasized the need to cut costs, particularly benefits costs of line employees. Toyota is taking advantage of GM’s and Ford’s lack of vision; Toyota’s vision is to become the largest and most important auto manufacturer in the world.

Although it varies across industries, CEO duality (where one person serves as both the CEO and the chair of the board of directors) occurs most commonly in the largest firms. Increased shareholder activism, however, has brought CEO duality under scrutiny and attack in both U.S. and European firms. Historically, an independent board leadership structure in which the same person did not hold the positions of CEO and chair was believed to enhance a board’s ability to monitor top-level managers’ decisions and actions, particularly in terms of the firm’s financial performance. And, as reported in Chapter 10, many believe these two positions should be separate in
most companies today to make the board more independent from the CEO. Stewardship theory, on the other hand, suggests that CEO duality facilitates effective decisions and actions. In these instances, the increased effectiveness gained through CEO duality accrues from the individual who wants to perform effectively and desires to be the best possible steward of the firm’s assets. Because of this person’s positive orientation and actions, extra governance and the coordination costs resulting from an independent board leadership structure would be unnecessary.47

Top management team members and CEOs who have long tenure—on the team and in the organization—have a greater influence on board decisions. And CEOs with greater influence may take actions in their own best interests, the outcomes of which increase their compensation from the company.48 Long tenure is known to restrict the breadth of an executive’s knowledge base. With the limited perspectives associated with a restricted knowledge base, long-tenured top executives typically develop fewer alternatives to evaluate in making strategic decisions.49 However, long-tenured managers also may be able to exercise more effective strategic control, thereby obviating the need for board members’ involvement because effective strategic control generally produces higher performance.50

To strengthen the firm, boards of directors should develop an effective relationship with the firm’s top management team. The relative degrees of power held by the board and top management team members should be examined in light of an individual firm’s situation. For example, the abundance of resources in a firm’s external environment and the volatility of that environment may affect the ideal balance of power between boards and top management teams. Moreover, a volatile and uncertain environment may create a situation where a powerful CEO is needed to move quickly, but a diverse top management team may create less cohesion among team members and prevent or stall necessary strategic actions. Through the development of effective working relationships, boards, CEOs, and other top management team members are able to serve the best interests of the firm’s stakeholders.51

### Managerial Succession

The choice of top executives—especially CEOs—is a critical decision with important implications for the firm’s performance.52 Many companies use leadership screening systems to identify individuals with managerial and strategic leadership potential. The most effective of these systems assess people within the firm and gain valuable information about the capabilities of other companies’ managers, particularly their strategic leaders.53 Based on the results of these assessments, training and development programs are provided for current managers in an attempt to pre-select and shape the skills of people who may become tomorrow’s leaders. The “ten-step talent” management development program at General Electric, for example, is considered one of the most effective in the world.54

Organizations select managers and strategic leaders from two types of managerial labor markets—internal and external.55 An **internal managerial labor market** consists of a firm’s opportunities for managerial positions and the qualified employees within that firm. An **external managerial labor market** is the collection of managerial career opportunities and the qualified people who are external to the organization in which the opportunities exist. Several benefits are thought to accrue to a firm when the internal labor market is used to select an insider as the new CEO. Because of their experience with the firm and the industry environment in which it competes, insiders are familiar with company products, markets, technologies, and operating procedures. Also, internal
hiring produces lower turnover among existing personnel, many of whom possess valuable firm-specific knowledge. When the firm is performing well, internal succession is favored to sustain high performance. It is assumed that hiring from inside keeps the important knowledge necessary to sustain the performance. The management consultant Jim Collins found that high-performing firms almost always appoint an insider to be the new CEO. He argues that bringing in a well-known outsider, to whom he refers as a “white knight,” is a recipe for mediocrity.56 Perhaps this is what happened with Carly Fiorina at HP. Of course, her successor is also from the outside but is less of a “white knight.”

Given the phenomenal success of GE and its highly effective management development program, an insider, Jeffrey Immelt, was chosen to succeed Jack Welch.57 Firms generally have succession management programs to develop managers so that one will eventually be prepared to ascend to the top.58 Immelt was well prepared to take over the CEO job at GE.

Even in the case where performance is below par, some boards still select an outsider. This is exemplified by the choice of Robert Iger to replace longtime Disney CEO Michael Eisner. There was some initial criticism of the choice, with a few analysts expressing doubts about Iger’s capabilities or ability to be independent from Eisner. Yet, he began to establish his own course for the firm shortly after his appointment. His independence received a boost when Eisner’s chief strategy officer was demoted.59

It is not unusual for employees to strongly prefer that the internal managerial labor market be used to select top management team members and the CEO. In the past, companies have also had a preference for insiders to fill top-level management positions because of a desire for continuity and a continuing commitment to the firm’s current vision, mission, and chosen strategies.60 However, because of a changing competitive landscape and varying levels of performance, an increasing number of boards of directors have been turning to outsiders to succeed CEOs.61 A firm often has valid reasons to select an outsider as its new CEO: Long tenure with a firm seems to reduce the number of innovative ideas top executives are able to develop to cope with conditions facing their firm. Given the importance of innovation for a firm’s success in today’s competitive landscape (see Chapter 13), an inability to innovate or to create conditions that stimulate innovation throughout a firm is a liability for a strategic leader. Figure 12.3 shows how the composition of the top management team and the CEO succession (managerial labor market) interact to affect strategy. For example, when the top management team is homogeneous (its members have similar functional experiences and educational backgrounds) and a new CEO is selected from inside the firm, the firm’s current strategy is unlikely to change.

Alternatively, when a new CEO is selected from outside the firm and the top management team is heterogeneous, there is a high probability that strategy will change. When the new CEO is from inside the firm and a heterogeneous top management team is in place, the strategy may not change, but innovation is likely to continue. An external CEO succession with a homogeneous team creates a more ambiguous situation. The recent selection of Sir Howard Stringer as CEO of Sony suggests changes in that firm’s future. He is not only an outsider but also a foreigner. His selection as Sony’s new CEO may be a result of increasing globalization and may be a harbinger of future appointments like this one.62

To have an adequate number of top managers, firms must take advantage of a highly qualified labor pool, including one source of managers as strategic leaders that has been
overlooked in prior years: women. Firms have begun to utilize women's potential managerial talents with substantial success. Trailblazers such as Catherine Elizabeth Hughes (the first African American woman to head a firm that was publicly traded on a U.S. stock exchange), Muriel Siebert (the first woman to purchase a seat on the New York Stock Exchange), and publisher Judith Regan have made important contributions as strategic leaders. A few firms have gained value by using the significant talents of women leaders. But many more have not done so, which represents an opportunity cost to them. Alternatively, women are being recognized for their leadership skill and are being selected for prominent strategic leadership positions, such as those held by Anne Mulcahy, CEO of Xerox, and Meg Whitman, CEO of eBay.

More women are also being appointed to the boards of directors for organizations in both the private and public sectors. These additional appointments suggest that women’s ability to represent stakeholders’ and especially shareholders’ best interests in for-profit companies at the level of the board of directors is being more broadly recognized. However, in addition to appointments to the board of directors, firms competing in the complex and demanding global economy may be well served by adding more female executives to their top management teams. It is important for firms to create diversity in leadership positions. Organizations such as Johnson & Johnson, the World Bank, and Royal Dutch Shell are creating more diverse leadership teams in order to deal with complex, heterogeneous, and ambiguous environments. To build diverse teams, firms must break down their glass ceilings to allow all people regardless of gender or ethnicity to move into key leadership positions. In so doing, firms more effectively use the human capital in their workforce. They also provide more opportunities for
all people in the firm to satisfy their needs, such as their need for self-actualization; therefore, employees should be more highly motivated, leading to higher productivity for the firm.  

**Key Strategic Leadership Actions**

Several identifiable actions characterize strategic leadership that positively contributes to effective use of the firm’s strategies. We present the most important of these actions in Figure 12.4. Many of the actions interact with each other. For example, managing the firm’s resources effectively includes developing human capital and contributes to establishing a strategic direction, fostering an effective culture, exploiting core competencies, using effective organizational control systems, and establishing ethical practices.

**Determining Strategic Direction**

Determining the strategic direction involves specifying the image and character the firm seeks to develop over time. The strategic direction is framed within the context of the conditions (such as opportunities and threats) strategic leaders expect their firm to face in five, ten or more years.

The ideal long-term strategic direction has two parts: a core ideology and an envisioned future. While the core ideology motivates employees through the company’s heritage, the envisioned future encourages employees to stretch beyond their expectations of accomplishment and requires significant change and progress in order to be realized. The envisioned future serves as a guide to many aspects of a firm’s strategy.
implementation process, including motivation, leadership, employee empowerment, and organizational design.

Most changes in strategic direction are difficult to design and implement, but Jeffrey Immelt has an even greater challenge at GE. GE performed exceptionally well under Jack Welch’s leadership. While there is need for a change because the competitive landscape is shifting, stakeholders accustomed to Jack Welch and high performance may not readily accept Immelt’s changes, especially in strategy. Immelt is trying to effect critical changes in the firm’s culture, strategy, and governance and simultaneously gain stakeholders’ commitment to them. He is shifting GE managers’ mind-set to innovation that he believes is critical to GE’s future competitiveness. He is linking managerial bonuses to the development and introduction of new ideas, customer satisfaction, and sales growth as opposed to bottom-line results as used in the past. He is investing significant resources (billions of dollars) into a fund called “Imagination Breakthrough” for projects that extend the boundary of GE. Finally, he expects to rotate key people less frequently and bring in more outsiders as industry experts than was done in Welch’s era. A charismatic CEO may foster stakeholders’ commitment to a new vision and strategic direction. Nonetheless, it is important not to lose sight of the organization’s strengths when making changes required by a new strategic direction. Immelt must use the strengths of GE to ensure continued positive performance. The goal is to pursue the firm’s short-term need to adjust to a new vision and strategic direction while maintaining its long-term survivability by managing its portfolio of resources effectively.

Effectively Managing the Firm’s Resource Portfolio

Effectively Managing the Firm’s Resource Portfolio

Probably the most important task for strategic leaders is effectively managing the firm’s portfolio of resources. Firms have multiple resources that can be categorized into one of the following: financial capital, human capital, social capital, and organizational capital (including organizational culture). The importance of these resources is shown in the Strategic Focus. The importance of managing financial capital is well accepted although managers use different approaches. Many small business owners, as discussed in the Strategic Focus, use personal forms of credit to obtain access to needed financing. More to the point, the Strategic Focus argues the need for firms to use their full complement of human capital, especially making full use of the capabilities of women employees. Finally, the Strategic Focus shows the value of intangible resources such as brand and information/knowledge of customers. Wal-Mart has a large amount of valuable data on its customers that allows it and its suppliers to better serve them. Abro, on the other hand, has a valuable brand but is experiencing problems in protecting it against counterfeiters. In all cases, effective management of a firm’s resources is essential in order to extract the value from them.

Strategic leaders manage the firm’s portfolio of resources by organizing them into capabilities, structuring the firm to use the capabilities, and developing and implementing a strategy to leverage those resources to achieve a competitive advantage. In particular, strategic leaders must exploit and maintain the firm’s core competencies and develop and retain the firm’s human and social capital.

Exploiting and Maintaining Core Competencies

Examined in Chapters 1 and 3, core competencies are capabilities that serve as a source of competitive advantage for a firm over its rivals. Typically, core competencies relate to an organization’s functional skills, such as manufacturing, finance, marketing, and research and development. As shown by the descriptions that follow, firms develop and exploit core competencies in many different functional areas. Strategic leaders must verify that the firm’s competencies are emphasized when implementing strategies. Intel,
How Do Managers Acquire, Protect, and Use Resources Wisely?

Resources are the lifeblood of companies. Firms must have them to operate and they must protect them because of their value to competitors. Finally, resources must be used effectively in order to create value for customers and gain an advantage over competitors. A critical resource for all organizations is financial capital, but it is especially important for smaller companies. Entrepreneurs often experience problems in maintaining an adequate cash flow to continue operations. However, large firms can also experience such problems. For example, when United Airlines filed for bankruptcy protection, it was because it did not have adequate cash flow to pay all of its expenses. Entrepreneurs need access to cash quickly. The U.S. Small Business Administration reports that 46 percent of small businesses use a personal credit card (of the entrepreneur/owner) and only 28 percent of the businesses have access to a line of credit, usually from a local bank. They receive financing in other ways as well, such as a business credit card (34 percent) and vehicle loans (21 percent).

While financial capital is highly important to businesses, other resources are equally or perhaps even more important. One highly important resource for most firms is human capital. Because of its importance, firms must make certain that it accesses and uses human capabilities to the greatest extent possible. Some firms have not made full use of all of their human capital, especially women. In the early 1970s, women received less than 10 percent of all graduate degrees in law, medicine, dentistry, and veterinary medicine. Today, women receive about two-thirds of the degrees in veterinary medicine, almost 50 percent in law, greater than 40 percent in medicine, and about one third of the degrees in dentistry. Additionally, women received over 41 percent of the MBA degrees in 2002, up from 3.6 percent in 1970. Finally, in 1970, women received 13.3 percent of all Ph.D. degrees; that figure increased to over 46 percent of all Ph.D. degrees awarded in 2002. Women are increasingly entering the professional labor markets with 60 percent participation rate, up from less than 40 percent three decades ago. Therefore, women are capable, educated, and available. Firms must fully utilize their human capital and break glass ceilings that stall women's opportunities for higher-level positions.

Not all resources are as easy to identify as financial capital and human capital. For example, a valuable resource held by Wal-Mart is information about its customers and their purchases. Wal-Mart amasses data on the types of products consumers buy, their buying habits, when they are most likely to buy, and so forth. In fact, Wal-Mart stores 460 terabytes of data, more than twice as much as the entire Internet. Wal-Mart shares part of these data with suppliers. For example, Kraft can access a private extranet provided by Wal-Mart to obtain real-time information on how its products are selling. However, Wal-Mart is careful about sharing its information with others. The information can be highly valuable to the
company. For example, when Hurricane Frances was predicted to hit Florida, Wal-Mart was able to analyze its data on sales prior to previous hurricanes to identify the expected sales of flashlights and many other products in order to have adequate amounts on hand for the customers. Such predictive knowledge translates into profits for the firm.

Intellectual property rights and brand names also represent valuable resources to some companies. For example, one relatively small company, Abro Industries, has found both to be important. Abro develops and sells several different types of glues, tapes, and epoxy. It sells its products in more than 130 countries and has annual revenues of approximately $100 million. It is profitable and has strong shares of the markets in several countries. In fact, the generic name for masking tape in India is “Abro.” The president of Abro, Peter Baranay, said, “We live and die by our brand.” Yet the company started experiencing trouble with companies in other countries selling counterfeit products using the Abro brand. It started in India, Turkey, and parts of the former Soviet Union and has spread to China. Abro finds it difficult to protect its brand and sale of its products. These counterfeit products take sales and profits from Abro. Thus, Baranay has a major challenge in protecting his firm’s products and profits from illegal uses of its brand.


for example, has core competencies of competitive agility (an ability to act in a variety of competitively relevant ways) and competitive speed (an ability to act quickly when facing environmental and competitive pressures). Capabilities are developed over time as firms learn from their actions and enhance their knowledge about specific actions needed. For example, some firms have excellent capabilities to deal with customers developed over time with increasing knowledge of their customers and their needs. Firms with capabilities in R&D that develop into core competencies are rewarded by the market because of the critical nature of innovation in many industries.

In many large firms, and certainly in related diversified ones, core competencies are effectively exploited when they are developed and applied across different organizational units (see Chapter 6). For example, PepsiCo purchased Quaker Oats, which makes the sports drink Gatorade. PepsiCo uses its competence in distribution systems to exploit the Quaker assets. For example, Pepsi soft drinks (e.g., Pepsi Cola and Mountain Dew) and Gatorade share the logistics activity. Similarly, PepsiCo uses this competence to distribute Quaker Oats’ healthy snacks and Frito Lay’s salty snacks through the same channels. PepsiCo launched the Heart and Soul-Mates Support Network offering nutritional tips, motivational messages, and coaching advice to jointly promote its Tropicana Pure Premium and Quaker Oatmeal products.

Firms must continuously develop and when appropriate, change their core competencies to stay ahead of competitors. If they have a competence that provides an advantage but do not change it, competitors will eventually imitate that competence and reduce or eliminate the firm’s competitive advantage. Additionally, firms must guard against the competence becoming a liability thereby preventing change. Some firms are reluctant to change competencies because they helped them gain competitive advantages. However, competencies can become outdated and result in the loss of competitive advantages if not changed. If this occurs, competitors will eventually develop a more valuable competence, eliminating the firm’s competitive advantage and taking its market share away. Most core competencies require high-quality human capital.
Human capital refers to the knowledge and skills of a firm’s entire workforce. From the perspective of human capital, employees are viewed as a capital resource that requires investment. These investments are productive, in that much of the development of U.S. industry can be attributed to the effectiveness of its human capital. This fact suggests that “as the dynamics of competition accelerate, people are perhaps the only truly sustainable source of competitive advantage.” Human capital’s increasing importance suggests a significant role for the firm’s human resource management activities. As a support activity (see Chapter 3), human resource management practices facilitate people’s efforts to successfully select and especially to use the firm’s strategies.

Human capital is important in all types of organizations, large and small, new and established. For example, a major factor in the decision by venture capitalists to invest in an entrepreneurial venture is the quality of the human capital involved. In fact, it may be of equal or more importance to the quality of the entrepreneurial opportunity. J. W. Marriott, Jr., CEO of Marriott International, argued strongly that the primary reason for the long-term success of the company has been the belief that its human capital is the most important asset of the firm. Thus, the company built and maintained a homelike and friendly environment that supports the growth and development of its employees, called “associates in Marriott.” He also suggested that the firm invests significant effort in hiring caring and dependable people who are ethical and trustworthy. The firm then trains and rewards them for high-quality performance.

Effective training and development programs increase the probability that a manager will be a successful strategic leader. These programs have grown progressively important to the success of firms as knowledge has become more integral to gaining and sustaining a competitive advantage. Additionally, such programs build knowledge and skills, inculcate a common set of core values, and offer a systematic view of the organization, thus promoting the firm’s vision and organizational cohesion. The programs also contribute to the development of core competencies. Furthermore, they help strategic leaders improve skills that are critical to completing other tasks associated with effective strategic leadership, such as determining the firm’s strategic direction, exploiting and maintaining the firm’s core competencies, and developing an organizational culture that supports ethical practices. Thus, building human capital is vital to the effective execution of strategic leadership.

Strategic leaders must acquire the skills necessary to help develop human capital in their areas of responsibility. When human capital investments are successful, the result is a workforce capable of learning continuously. Continuous learning and leveraging the firm’s expanding knowledge base are linked with strategic success. Dell’s success in recent years has been attributed to the quality of its leadership. In fact, it evaluates leaders’ performance on how well they maintain high levels of employee satisfaction among their associates and help maintain the “soul of Dell”—its values and culture—as well as on business outcomes. As a result, leaders in Dell are highly responsive to employees’ needs.

Learning also can preclude making errors. Strategic leaders tend to learn more from their failures than their successes because they sometimes make the right attributions for the successes. For example, the effectiveness of certain approaches and knowledge can be context specific. Some “best practices,” for example, may not work well in all situations. We know that using teams to make decisions can be effective, but there are times when it is better for leaders to make decisions alone, especially when the decisions must be made and implemented quickly (e.g., in crisis situations). It is important to learn from both successes and failures.

Learning and building knowledge are important for creating innovation in firms. Innovation leads to competitive advantage. Overall, firms that create and maintain
greater knowledge usually achieve and maintain competitive advantages. However, as noted with core competencies, strategic leaders must guard against allowing high levels of knowledge in one area to lead to myopia and overlooking knowledge development opportunities in other important areas of the business.94

Because of the economic downturn in 2001–2002 and the continuing economic malaise for some time thereafter, many firms laid off key people. Layoffs can result in a significant loss of the knowledge possessed by a firm’s human capital. Research has shown that moderate-sized layoffs may improve firm performance, but large layoffs produce stronger performance downturns in firms because of the loss of human capital.95 Although it is also not uncommon for restructuring firms to reduce their expenditures on, or investments in, training and development programs, restructuring may actually be an important time to increase investments in these programs. Restructuring firms have less slack and cannot absorb as many errors; moreover, the employees who remain after layoffs may find themselves in positions without all of the skills or knowledge they need to perform the required tasks effectively.96 Improvements in information technology can facilitate better use of human resources when a downsizing event occurs.97

Viewing employees as a resource to be maximized rather than a cost to be minimized facilitates the successful implementation of a firm’s strategies as does the strategic leader’s ability to approach layoffs in a manner that employees believe is fair and equitable.98 A critical issue for employees is the fairness in the layoffs and in treatment in their jobs.99

Social capital involves relationships inside and outside the firm that help the firm accomplish tasks and create value for customers and shareholders.100 Social capital is a critical asset for a firm. Inside the firm, employees and units must cooperate to get the work done. In multinational organizations, units often must cooperate across country boundaries on activities such as R&D to produce outcomes needed by the firm (e.g., new products).101

External social capital has become critical to firm success in the last several years. Few, if any, firms have all of the resources that they need to compete in global (or domestic) markets. Thus, they establish alliances with other firms that have complementary resources in order to gain access to them. These relationships must be effectively managed to ensure that the partner trusts the firm and is willing to share the desired resources.102 In fact, the success of many types of firms may partially depend on social capital. Large multinational firms often must establish alliances in order to enter new foreign markets. Likewise, entrepreneurial firms often must establish alliances to gain access to resources, venture capital, or other types of resources (e.g., special expertise that the entrepreneurial firm cannot afford to maintain in-house).103 Retaining quality human capital and maintaining strong internal social capital can be affected strongly by the firm’s culture.

**Sustaining an Effective Organizational Culture**

We defined organizational culture as a complex set of ideologies, symbols, and core values that is shared throughout the firm and influences the way business is conducted in Chapter 1. Evidence suggests that a firm can develop core competencies in terms of both the capabilities it possesses and the way the capabilities are leveraged by strategies to produce desired outcomes. In other words, because the organizational culture influences how the firm conducts its business and helps regulate and control employees’ behavior, it can be a source of competitive advantage.104 Thus, shaping the context within which the firm formulates and implements its strategies—that is, shaping the organizational culture—is a central task of strategic leaders.105
Entrepreneurial Mind-Set

An organizational culture often encourages (or discourages) the pursuit of entrepreneurial opportunities, especially in large firms.\textsuperscript{106} Entrepreneurial opportunities are an important source of growth and innovation.\textsuperscript{107} Therefore, a key role of strategic leaders is to encourage and promote innovation by pursuing entrepreneurial opportunities.\textsuperscript{108} One way in which this activity might be promoted is to invest in opportunities as real options—that is, invest in an opportunity to provide the potential of exercising the option of taking advantage of the opportunity at some point in the future.\textsuperscript{109} For example, a firm might buy a piece of land to have the option to build on it at some time in the future should the company need more space and should that location increase in value to the firm. Firms might enter strategic alliances for similar reasons. For example, they might do so to have the option of acquiring the partner later or of building a stronger relationship with it (e.g., developing a joint new venture).\textsuperscript{110}

In Chapter 13, we describe how large firms use strategic entrepreneurship to pursue entrepreneurial opportunities and to gain first-mover advantages. Medium- and small-sized firms also rely on strategic entrepreneurship when trying to develop innovations as the foundation for profitable growth. In firms of all sizes, strategic entrepreneurship is more likely to be successful when employees have an entrepreneurial mind-set.\textsuperscript{111} Five dimensions characterize a firm’s entrepreneurial mind-set: autonomy, innovativeness, risk taking, proactiveness, and competitive aggressiveness.\textsuperscript{112} In combination, these dimensions influence the actions a firm takes to be innovative and launch new ventures.

The first of an entrepreneurial orientation’s five dimensions, autonomy, allows employees to take actions that are free of organizational constraints and permits individuals and groups to be self-directed. The second dimension, innovativeness, “reflects a firm’s tendency to engage in and support new ideas, novelty, experimentation, and creative processes that may result in new products, services, or technological processes.”\textsuperscript{113} Cultures with a tendency toward innovativeness encourage employees to think beyond existing knowledge, technologies, and parameters in efforts to find creative ways to add value. Risk taking reflects a willingness by employees and their firm to accept risks when pursuing entrepreneurial opportunities. These risks can include assuming significant levels of debt and allocating large amounts of other resources (e.g., people) to projects that may not be completed. The fourth dimension of an entrepreneurial orientation, proactiveness, describes a firm’s ability to be a market leader rather than a follower. Proactive organizational cultures constantly use processes to anticipate future market needs and to satisfy them before competitors learn how to do so. Finally, competitive aggressiveness is a firm’s propensity to take actions that allow it to consistently and substantially outperform its rivals.\textsuperscript{114}

Changing the Organizational Culture and Restructuring

Changing a firm’s organizational culture is more difficult than maintaining it, but effective strategic leaders recognize when change is needed. Incremental changes to the firm’s culture typically are used to implement strategies.\textsuperscript{115} More significant and, sometimes, even radical changes to organizational culture are used to support the selection of strategies that differ from those the firm has implemented historically. Regardless of the reasons for change, shaping and reinforcing a new culture require effective communication and problem solving, along with the selection of the right people (those who have the values desired for the organization), effective performance appraisals (establishing goals and measuring individual performance toward goals that fit in with the new core values), and appropriate reward systems (rewarding the desired behaviors that reflect the new core values).\textsuperscript{116}

Evidence suggests that cultural changes succeed only when the firm’s CEO, other key top management team members, and middle-level managers actively support
Change Lost in a ‘Sea’ of Organizational Politics

In 1997 Morgan Stanley’s investment banking unit and Dean Witter, a financial retailer, merged and an internal struggle ensued for the top position at the company. Philip Purcell, the CEO of Dean Witter, eventually won the battle for the CEO position over insiders at Morgan Stanley. However, because of a lagging stock price, investors were unhappy with Purcell’s leadership. More to the point, a number of Morgan Stanley executives also expressed concern about his leadership. In fact, a group of eight former Morgan executives, who collectively owned a large amount of stock in the company, called for Purcell to be replaced. They did not think that he understood the Morgan Stanley culture and its businesses.

The internal political turmoil boiled over in March 2005 when Purcell ousted a popular top executive, Vikram Pandit, and named co-presidents, one of whom was Zoe Cruz, with whom Pandit often clashed. These changes brought more expressions of concern from external parties, especially the former executives and other prominent shareholders. Yet the changes were intended to address the performance problems the firm had been experiencing.

The internal conflict not only caused executives to “take their eye off the ball” but also presented opportunities for competitors to steal some of the company’s top talent. For example, there were reports that rivals Goldman Sachs, Merrill Lynch, UBS, and Lehman Brothers were developing lists of Morgan Stanley managers they wished to pursue. When there is turmoil inside a firm, professionals are more likely to consider opportunities at other companies because of the uncertainty created by the internal conflict. During the several-month-long conflict, a number of top managers resigned from their positions at Morgan Stanley, some in protest of Purcell’s leadership. Purcell changed the style, values, and culture of Morgan Stanley, according to the former executives who were encouraging his dismissal.

Eventually, Purcell lost the battle to keep his job, chiefly due to a lagging stock price. He tendered his resignation on June 13, 2005. The board of directors, largely composed of Purcell loyalists, began to search for a new CEO. However, they also announced that former Morgan Stanley executives would not be considered. This caused objections and the board eventually gave in to pressures and began intense talks with John Mack, a former Morgan Stanley executive, who lost a
them.\textsuperscript{117} To effect change, middle-level managers in particular need to be highly disciplined to energize the culture and foster alignment with the strategic vision.\textsuperscript{118}

Attempts to change a culture and approaches to a business are often resisted by current employees and managers. This is evident in the Strategic Focus discussion of Morgan Stanley. In fact, the current and former employees were successful in stopping the changes by ousting the CEO. However, the several months of turmoil and conflict likely left serious injuries to Morgan Stanley’s culture and human capital. One might even question the motives of the people on both sides of the conflict. Were they acting in the best interests of the firm and its shareholders, or were they trying to protect more for their personal interests? If the latter, their actions suggest important ethical concerns and the need for strategic leaders to emphasize ethical practices when using the strategic management process.

### Emphasizing Ethical Practices

The effectiveness of processes used to implement the firm’s strategies increases when they are based on ethical practices. Ethical companies encourage and enable people at all organizational levels to act ethically when doing what is necessary to implement the firm’s strategies. In turn, ethical practices and the judgment on which they are based create “social capital” in the organization in that “goodwill available to individuals and groups” in the organization increases.\textsuperscript{119} Alternately, when unethical practices evolve in an organization, they may become acceptable to many managers and employees throughout the organization. One study found that in these circumstances, managers were particularly likely to engage in unethical practices if they had not been able to meet their goals. In other words, they engaged in such practices to help them meet their goals.\textsuperscript{120}

To properly influence employees’ judgment and behavior, ethical practices must shape the firm’s decision-making process and be an integral part of its culture. In fact, research has found that a value-based culture is the most effective means of ensuring that employees comply with the firm’s ethical requirements.\textsuperscript{121} As discussed in

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Chapter 10, in the absence of ethical requirements, managers may act opportunistically, making decisions that are in their own best interests but not in the firm’s best interests. In other words, managers acting opportunistically take advantage of their positions, making decisions that benefit themselves to the detriment of the firm’s owners (shareholders). But managers are most likely to integrate ethical values into their decisions when the company has explicit ethics codes, the code is integrated into the business through extensive ethics training, and shareholders expect ethical behavior.

Recently, reported financial results for Royal Ahold, a Dutch-based firm with operations in many parts of the world such as North America and South America, were alleged to contain irregularities. The concern was that the irregularities led to inflated earnings reports. The CEO and the CFO of Ahold lost their jobs when the irregularities came to light. Thus, in addition to the firms’ shareholders, they paid a high price for the indiscretions. While there have been numerous and well-publicized incidences of unethical (and unlawful) behavior by top executives in recent years, examples of ethical practices exist. Dell stands out as an ethical company. Dell has an explicit statement of its values in what the firm refers to as the “Soul of Dell.” The statement of values on Dell’s website includes such points as “We are committed to behaving ethically. . . . We believe in participating responsibly in the global marketplace . . . understanding and respecting the laws, values and cultures where we do business . . . contributing positively in every community we call home.” These values are incorporated into evaluations of managers’ performance.

Firms should employ ethical strategic leaders—leaders who include ethical practices as part of their strategic direction for the firm, who desire to do the right thing, and for whom honesty, trust, and integrity are important. Strategic leaders who consistently display these qualities inspire employees as they work with others to develop and support an organizational culture in which ethical practices are the expected behavioral norms.

The effects of white-collar fraud are substantial. Estimates in the United States suggest that white-collar fraud ranges from $200 billion to as much as $600 billion annually. Furthermore, this fraud usually equals from 1 to 6 percent of the firm’s sales, and white-collar crime causes as much as 30 percent of new venture firms to fail. These amounts are incredibly high when compared with the total cost of approximately $20 billion for street crime in the United States. Certainly, executives in multinational firms must understand that there are differences in ethical values across cultures globally. Beyond this, however, research has shown that a positive relationship exists between ethical values (character) and an executive’s health. So, ethical practices have many possible benefits to the firm and the executive. Strategic leaders are challenged to take actions that increase the probability that an ethical culture will prevail in their organizations. One action that has gained favor is to institute a formal program to manage ethics. Operating much like control systems, these programs help inculcate values throughout the organization. When these efforts are successful, the practices associated with an ethical culture become institutionalized in the firm; that is, they become the set of behavioral commitments and actions accepted by most of the firm’s employees and other stakeholders with whom employees interact.

Additional actions strategic leaders can take to develop an ethical organizational culture include (1) establishing and communicating specific goals to describe the firm’s ethical standards (e.g., developing and disseminating a code of conduct); (2) continuously revising and updating the code of conduct, based on inputs from people throughout the firm and from other stakeholders (e.g., customers and suppliers); (3) disseminating the code of conduct to all stakeholders to inform them of the firm’s ethical standards and practices; (4) developing and implementing methods and procedures to use in achieving the firm’s ethical standards (e.g., using internal auditing practices that are consistent with the standards); (5) creating and using explicit
reward systems that recognize acts of courage (e.g., rewarding those who use proper channels and procedures to report observed wrongdoings); and (6) creating a work environment in which all people are treated with dignity. The effectiveness of these actions increases when they are taken simultaneously and thereby are mutually supportive. When managers and employees do not engage in such actions—perhaps because an ethical culture has not been created—problems are likely to occur. As we discuss next, formal organizational controls can help prevent further problems and reinforce better ethical practices.

**Establishing Balanced Organizational Controls**

Organizational controls are basic to a capitalistic system and have long been viewed as an important part of strategy implementation processes. Controls are necessary to help ensure that firms achieve their desired outcomes. Defined as the “formal, information-based . . . procedures used by managers to maintain or alter patterns in organizational activities,” controls help strategic leaders build credibility, demonstrate the value of strategies to the firm’s stakeholders, and promote and support strategic change. Most critically, controls provide the parameters within which strategies are to be implemented, as well as corrective actions to be taken when implementation-related adjustments are required. In this chapter, we focus on two organizational controls—strategic and financial—that were introduced in Chapter 11. Our discussion of organizational controls here emphasizes strategic and financial controls because strategic leaders, especially those at the top of the organization, are responsible for their development and effective use.

Evidence suggests that, although critical to the firm’s success, organizational controls are imperfect. Control failures have a negative effect on the firm’s reputation and divert managerial attention from actions that are necessary to effectively use the strategic management process.

As explained in Chapter 11, financial control focuses on short-term financial outcomes. In contrast, strategic control focuses on the content of strategic actions, rather than their outcomes. Some strategic actions can be correct but still result in poor financial outcomes because of external conditions, such as a recession in the economy, unexpected domestic or foreign government actions, or natural disasters. Therefore, an emphasis on financial control often produces more short-term and risk-averse managerial decisions, because financial outcomes may be caused by events beyond managers’ direct control. Alternatively, strategic control encourages lower-level managers to make decisions that incorporate moderate and acceptable levels of risk because outcomes are shared between the business-level executives making strategic proposals and the corporate-level executives evaluating them.

**The Balanced Scorecard**

The balanced scorecard is a framework that firms can use to verify that they have established both strategic and financial controls to assess their performance. This technique is most appropriate for use when dealing with business-level strategies, but can also apply to corporate-level strategies.

The underlying premise of the balanced scorecard is that firms jeopardize their future performance possibilities when financial controls are emphasized at the expense of strategic controls, in that financial controls provide feedback about outcomes achieved from past actions, but do not communicate the drivers of the firm’s future performance. Thus, an overemphasis on financial controls could promote managerial behavior that has a net effect of sacrificing the firm’s long-term value-creating potential.
for short-term performance gains. An appropriate balance of strategic controls and financial controls, rather than an overemphasis on either, allows firms to effectively monitor their performance.

Four perspectives are integrated to form the balanced scorecard framework: financial (concerned with growth, profitability, and risk from the shareholders’ perspective), customer (concerned with the amount of value customers perceive was created by the firm’s products), internal business processes (with a focus on the priorities for various business processes that create customer and shareholder satisfaction), and learning and growth (concerned with the firm’s effort to create a climate that supports change, innovation, and growth). Thus, using the balanced scorecard framework allows the firm to understand how it looks to shareholders (financial perspective), how customers view it (customer perspective), the processes it must emphasize to successfully use its competitive advantage (internal perspective), and what it can do to improve its performance in order to grow (learning and growth perspective). Generally speaking, strategic controls tend to be emphasized when the firm assesses its performance relative to the learning and growth perspective, while financial controls are emphasized when assessing performance in terms of the financial perspective.

**FIGURE 12.5** Strategic Controls and Financial Controls in a Balanced Scorecard Framework
Firms use different criteria to measure their standing relative to the scorecard’s four perspectives. Sample criteria are shown in Figure 12.5. The firm should select the number of criteria that will allow it to have both a strategic understanding and a financial understanding of its performance without becoming immersed in too many details. For example, we know from research that a firm’s innovation, quality of its goods and services, growth of its sales, and its profitability are all interrelated.

Strategic leaders play an important role in determining a proper balance between strategic controls and financial controls for their firm. This is true in single-business firms as well as in diversified firms. A proper balance between controls is important, in that “wealth creation for organizations where strategic leadership is exercised is possible because these leaders make appropriate investments for future viability [through strategic control], while maintaining an appropriate level of financial stability in the present [through financial control].” In fact, most corporate restructuring is designed to refocus the firm on its core businesses, thereby allowing top executives to reestablish strategic control of their separate business units. Thus, as emphasized in Chapter 11, both strategic controls and financial controls support effective use of the firm’s corporate-level strategy.

Successful use of strategic control by top executives frequently is integrated with appropriate autonomy for the various subunits so that they can gain a competitive advantage in their respective markets. Strategic control can be used to promote the sharing of both tangible and intangible resources among interdependent businesses within a firm’s portfolio. In addition, the autonomy provided allows the flexibility necessary to take advantage of specific marketplace opportunities. As a result, strategic leadership promotes the simultaneous use of strategic control and autonomy.

Balancing strategic and financial controls in diversified firms can be difficult. Failure to maintain an effective balance between strategic controls and financial controls in these firms often contributes to a decision to restructure the company. For example, Jean-Pierre Garnier, CEO of GlaxoSmithKline, worked to reinvent the company by streamlining its costs (financial controls) and simultaneously enhancing its development of innovative and valuable new drugs (strategic controls). The firm must achieve a balance in these controls in order to survive in the strongly competitive pharmaceuticals industry.

After Porsche regained its position among the top sports car manufacturers, it implemented a balanced scorecard approach in order to maintain a market-leading position. In particular, it used the balanced scorecard to promote learning and continuously improve the business. For example, knowledge was collected from all Porsche dealerships throughout the world. The instrument used to collect the information was referred to as “Porsche Key Performance Indicators.” Therefore, the balanced scorecard was used as a learning tool more than a control tool.

**SUMMARY**

- Effective strategic leadership is a prerequisite to successfully using the strategic management process. Strategic leadership entails the ability to anticipate events, envision possibilities, maintain flexibility, and empower others to create strategic change.
- Top-level managers are an important resource for firms to develop and exploit competitive advantages. In addition, when they and their work are valuable, rare, imperfectly imitable, and nonsubstitutable, strategic leaders can themselves be a source of competitive advantage.
Strategic leaders must ensure that their firm exploits its core competencies. Generally, they are officers of the corporation or members of the board of directors.

There is a relationship among the top management team’s characteristics, a firm’s strategies, and its performance. For example, a top management team that has significant marketing and R&D knowledge positively contributes to the firm’s use of growth strategies. Overall, most top management teams are more effective when they have diverse skills.

When the board of directors is involved in shaping a firm’s strategic direction, that firm generally improves its performance. However, the board may be less involved in decisions about strategy formulation and implementation when CEOs have more power. CEOs increase their power when they appoint people to the board and when they simultaneously serve as the CEO and board chair.

In managerial succession, strategic leaders are selected from either the internal or the external managerial labor market. Because of their effect on performance, the selection of strategic leaders has implications for a firm’s effectiveness. There are valid reasons to use either the internal or the external market when choosing the firm’s strategic leaders. In most instances, the internal market is used to select the firm’s CEO, but the number of outsiders chosen is increasing. Outsiders often are selected to initiate changes.

Effective strategic leadership has five major components: determining the firm’s strategic direction, effectively managing the firm’s resource portfolio (including exploiting and maintaining core competencies and managing human capital and social capital), sustaining an effective organizational culture, emphasizing ethical practices, and establishing balanced organizational controls.

Strategic leaders must develop the firm’s strategic direction. The strategic direction specifies the image and character the firm wants to develop over time. To form the strategic direction, strategic leaders evaluate the conditions (e.g., opportunities and threats in the external environment) they expect their firm to face over the next five to ten or more years.

Strategic leaders must ensure that their firm exploits its core competencies, which are used to produce and deliver products that create value for customers, through the implementation of strategies. In related diversified and large firms in particular, core competencies are exploited by sharing them across units and products.

A critical element of strategic leadership and the effective implementation of strategy is the ability to manage the firm’s resource portfolio. This includes integrating resources to create capabilities and leveraging those capabilities through strategies to build competitive advantages. Human capital and social capital are perhaps the most important resources.

As a part of managing the firm’s resources, strategic leaders must develop a firm’s human capital. Effective strategic leaders and firms view human capital as a resource to be maximized, rather than as a cost to be minimized. Resulting from this perspective is the development and use of programs intended to train current and future strategic leaders to build the skills needed to nurture the rest of the firm’s human capital.

Effective strategic leaders also build and maintain internal and external social capital. Internal social capital provides access to resources that the firm needs to compete effectively.

Shaping the firm’s culture is a central task of effective strategic leadership. An appropriate organizational culture encourages the development of an entrepreneurial orientation among employees and an ability to change the culture as necessary.

In ethical organizations, employees are encouraged to exercise ethical judgment and to behave ethically at all times. Improved ethical practices foster social capital. Setting specific goals to describe the firm’s ethical standards, using a code of conduct, rewarding ethical behaviors, and creating a work environment in which all people are treated with dignity are examples of actions that facilitate and support ethical behavior within the firm.

Developing and using balanced organizational controls is the final component of effective strategic leadership. The balanced scorecard is a tool used by the firm and its strategic leaders to develop an appropriate balance between its strategic and financial controls. An effective balance between strategic and financial controls allows for the flexible use of core competencies, but within the parameters indicated by the firm’s financial position.

### Questions

1. What is strategic leadership? In what ways are top executives considered important resources for an organization?

2. What is a top management team, and how does it affect a firm’s performance and its abilities to innovate and make appropriate strategic changes?

3. How do the internal and external managerial labor markets affect the managerial succession process?
4. How does strategic leadership affect the determination of the firm’s strategic direction?

5. How do strategic leaders effectively manage their firm’s resource portfolio such that its core competencies are exploited, and the human capital and social capital are leveraged to achieve a competitive advantage?

6. What is organizational culture? What must strategic leaders do to develop and sustain an effective organizational culture?

7. As a strategic leader, what actions could you take to establish and emphasize ethical practices in your firm?

8. What are organizational controls? Why are strategic controls and financial controls important parts of the strategic management process?

EXPERIENTIAL EXERCISES

Key Strategic Leadership Actions

As discussed in this chapter, there are several actions that characterize effective strategic leadership. In this exercise, you will use these actions to evaluate three top-level managers who are widely known and who have served as the CEO and/or chairman of his firm for a long period of time. The length of time these individuals have served their firms allows you to find a wealth of information about their actions as strategic leaders as well as the results of those actions. You can consult each firm’s Web site as well as search engines to find the information and materials you will need to complete this exercise.

In the chart below, provide an example of each strategic leadership action for each of the three individuals. (Note: You are not being asked to provide an example of the “exploiting and maintaining core competencies” action. The reason for this is that this action is internal to the firm, meaning that it would be difficult for you to find an example of this action to include in the chart.) Each example you provide in terms of the five strategic actions included in the chart should be an important indicator of the action it represents. Be ready to defend your choices when you present them to the class. Be prudent in your selection of examples of each leader’s actions, as there are writers who will have a biased opinion (either positive or negative in nature) of the top-level manager about whom they are offering comments. To the degree possible, it is best to find at least two writers or analysts who comment identically about a strategic leader’s action before you include that action in the chart.

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<th>Determining strategic direction</th>
<th>Establishing balanced organizational controls</th>
<th>Effectively managing the firm’s resource portfolio</th>
<th>Sustaining an effective organizational culture</th>
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Management’s Workout

One of the most widely copied innovations from Jack Welch’s tenure as CEO of General Electric (GE) was the “Workout” session. Although generating ideas was an important objective, these sessions were intended to achieve other outcomes as well, including those of helping managers learn how to effectively serve as mentors for those working for them and as facilitators for effective actions on the parts of their employees. The sessions were designed to induce managers’ commitment to and ability to work in a bottom-up, fast-action organizational culture. This type of culture requires well-trained personnel throughout the firm for it to be effective both in generating innovations as well as in implementing or executing them. Thus, Workout is a process that amplifies the human capital in an organization by building creative activities around every person in the firm.

In this exercise, you will learn more about the GE Workout sessions and will discuss the ability of this concept to be used in all types of organizations.
Part One
A very good summary of Workout is presented by the Management Development Forum, a journal on management learning and organizational development. Read through the article called “Adapting General Electric’s Workout for Use in Other Organizations: A Template.” To find the article easily, search Google for “general electric workout,” or go to the Management Development Forum’s Web site at http://www.esc.edu/ESConline/Across_ESC/Forumjournal.nsf/webview? and click on the “Volume 2, Number 1” link. At the table of contents, click on the article title, and you are there.

Part Two
To get a feel for how broadly Workout has spread, visit the consulting-firm Web site at http://www.developingpeople-business.com/workout/index.htm and look at the names of the firms for which it has conducted Workouts as well as the type of standardized material it makes available for firms that want to conduct a “do-it-yourself” Workout.

There is a high likelihood that members of your class have participated in a Workout or Workout-like activity. If so, their experiences can add to your understanding of what happens at these sessions and how effective they are (or are not) in changing the organization and building its members’ leadership skills.

Part Three
After completing Parts 1 and 2 of this exercise, the class should engage in a discussion of the following questions:

1. Is Workout a tool that helps build strategic leadership within people and organizations? Why or why not?

2. Is Workout a concept that can work in many different types of organizations, including not-for-profit and government agencies? Why or why not?

NOTES


18. R. Whittington, 2003, The work of strategizing and organizing: For a practice perspective, Strategic Organization, 1: 117–125; M. Wright,
400

PART 3 / Strategic Actions: Strategy Implementation


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W. Shen & A. A. Cannella, 2002, Revisiting the performance consequences of CEO succession: The impacts of successor type, postsuccession senior
113. Lumpkin & Dess, Clarifying the entrepreneurial orientation construct, 142.
114. Ibid., 137.
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144. Rowe, Creating wealth in organizations: The role of strategic leadership.


147. Ireland & Hitt, Achieving and maintaining strategic competitiveness.


Studying this chapter should provide you with the strategic management knowledge needed to:

1. Define strategic entrepreneurship and corporate entrepreneurship.
2. Define entrepreneurship and entrepreneurial opportunities and explain their importance.
3. Define invention, innovation, and imitation and describe the relationship among them.
5. Explain international entrepreneurship and its importance.
6. Describe how firms internally develop innovations.
7. Explain how firms use cooperative strategies to innovate.
8. Describe how firms use acquisitions as a means of innovation.
9. Explain how strategic entrepreneurship helps firms create value.

W. L. Gore, maker of Gore-Tex products, is as inventive in its company structure as it is in its product development.
For many athletes, especially those living in cold or wet climates, Gore-Tex is a familiar name. The breathable and water-resistant fabric has been developed into a range of outerwear products that provide comfort and protection from cold, wet, and windy weather.

The maker of these products, W. L. Gore & Associates, is actually quite diversified and remains a privately held company. Using its world-class expertise with fluorocarbon polymers, the firm's products “provide innovative solutions throughout the industry, in next-generation electronics, for medical products, and with high-performance fabrics.” As an example of the breadth of the firm's product lines, consider the fact that during their path-breaking flight to the moon, Neil Armstrong and Buzz Aldrin installed seismographic equipment with lightweight, high-temperature cable made by Gore (as part of this flight, Armstrong was the first astronaut to walk on the moon's surface). Operating with four divisions (fabrics, medical, industrial, and electronics), Gore has annual sales in excess of $1.35 billion. The firm employs over 6,000 people in more than 45 manufacturing plants and sales locations around the globe.

What contributes to this firm's initial and continuing success? According to Gore employees, at the core of the firm's success is a belief in product and organizational innovations and a commitment to technical excellence.

From its inception as an entrepreneurial venture, Gore has always been about product innovation. Indeed, the firm was founded in 1958 by Bill and Vieve Gore to explore opportunities for fluorocarbon polymers, especially polytetrafluoroethylene (PTFE). Bill had the idea of seeking applications with PTFE while working as a scientist for DuPont Corporation. Because of a lack of interest at DuPont, Bill purchased the patent on which PTFE was based and launched his own business venture.

Since its founding, W. L. Gore has produced a constant stream of product innovations. “They've defined new standards for comfort and protection for workwear and activewear (Gore-Tex); advanced the science of regenerating tissues destroyed by disease or traumatic injuries; developed next-generation materials for printed circuit boards and fiber optics; and pioneered new methods to detect and control environmental pollution.” Filing hundreds of patents annually as the basis of its products, Gore has been recognized many times for the innovativeness of what it manufactures. In 1997, the European Patent Office included a number of the firm's products in an exhibit of product innovations shown at The Hague.

As noted above, organizational innovations are also part of the lifeline to Gore's success. In the words of a business analyst: “Gore's uniqueness comes from being as innovative in its operation principles as it is in its diverse product lines. “The firm's organizational structure is flat, allowing frequent and direct communications among all associates. Essentially, the firm operates by developing a “bunch of small task forces.”

Teams, which are organized around what are perceived to be opportunities to create innovative products, are small, as are manufacturing plants (no plant has more than 200 associates). When new hires join Gore, they choose a mentor who helps them develop and find a team to which they believe they can contribute. Instead of bosses, associates have leaders, a prestigious position in that team members elect their own
In Chapter 1, we indicated that organizational culture refers to the complex set of ideologies, symbols, and core values that are shared throughout the firm and that influence how the firm conducts business. Thus, culture is the social energy that drives—or fails to drive—the organization. Having read this chapter’s Opening Case, you can easily see that W. L. Gore’s culture is oriented toward and supportive of continuous product and organizational innovations. Increasingly, a firm’s ability to engage in both types of innovation is linked to performance improvements.

Is W. L. Gore the most innovative company in the United States and one of the most innovative in the world? Obviously, answering this question in either direction could stir debate. What can not be legitimately debated is that Gore consistently produces product innovations as well as organizational innovations. Increasingly, a firm’s ability to engage in both types of innovation is linked to performance improvements.

Strategic entrepreneurship is taking entrepreneurial actions using a strategic perspective. When engaging in strategic entrepreneurship, the firm simultaneously focuses on finding opportunities in its external environment that it can try to exploit through innovations. Identifying opportunities to exploit through innovations is the entrepreneurship part of strategic entrepreneurship, while determining the best way to manage the firm’s innovation efforts is the strategic part. Thus, strategic entrepreneurship finds firms integrating their actions to find opportunities and to successfully innovate as a primary means of pursuing them.

In the 21st-century competitive landscape, firm survival and success increasingly is a function of a firm’s ability to continuously find new opportunities and quickly produce innovations to pursue them.
To examine strategic entrepreneurship, we consider several topics in this chapter. First, we examine entrepreneurship and innovation in a strategic context. Definitions of entrepreneurship, entrepreneurial opportunities, and entrepreneurs as those who engage in entrepreneurship to pursue entrepreneurial opportunities are included as parts of this analysis. We then describe international entrepreneurship, a phenomenon reflecting the increased use of entrepreneurship in economies throughout the world. After this discussion, the chapter shifts to descriptions of the three ways firms innovate. Internally, firms innovate through either autonomous or induced strategic behavior. We then describe actions firms take to implement the innovations resulting from those two types of strategic behavior.

In addition to innovating through internal activities, firms can develop innovations by using cooperative strategies, such as strategic alliances, and by acquiring other companies to gain access to their innovations and innovative capabilities. Most large, complex firms use all three methods to innovate. The method the firm chooses to innovate can be affected by the firm’s governance mechanisms. Research evidence suggests, for example, that inside board directors with equity positions favor internal innovation while outside directors with equity positions prefer acquiring innovation.5 The chapter closes with summary comments about how firms use strategic entrepreneurship to create value and earn above-average returns.

As you will see from studying this chapter, innovation and entrepreneurship are vital for young and old and for large and small firms, for service companies as well as manufacturing firms and for high-technology ventures.6 In the global competitive landscape, the long-term success of new ventures and established firms is a function of the ability to meld entrepreneurship with strategic management.7 Before moving to the next section, we should mention that our focus in this chapter is on innovation and entrepreneurship within established organizations. This phenomenon is called corporate entrepreneurship, which is the use or application of entrepreneurship within an established firm.8 An important part of the entrepreneurship discipline, corporate entrepreneurship increasingly is thought to be linked to survival and success of established corporations.9 Indeed, established firms use entrepreneurship to strengthen their performance and to enhance growth opportunities.10 Of course, innovation and entrepreneurship play a critical role in the degree of success achieved by start-up entrepreneurial ventures as well.

Our focus in this chapter is on corporate entrepreneurship. However, the materials we will describe are equally important in entrepreneurial ventures (sometimes called “start-ups”). Moreover, we will make specific reference to entrepreneurial ventures in a few parts of the chapter as we discuss the importance of strategic entrepreneurship for firms competing in the 21st-century competitive landscape.

Entrepreneurship and Entrepreneurial Opportunities

Entrepreneurship is the process by which individuals or groups identify and pursue entrepreneurial opportunities without being immediately constrained by the resources they currently control.11 Entrepreneurial opportunities are conditions in which new goods or services can satisfy a need in the market. These opportunities exist because of competitive imperfections in markets and among the factors of production used to produce them12 and when information about these imperfections is distributed...
Entrepreneurial opportunities are conditions in which new goods or services can satisfy a need in the market.

asymmetrically (that is, not equally) among individuals.13 Entrepreneurial opportunities come in a host of forms (e.g., the chance to develop and sell a new product and the chance to sell an existing product in a new market).14 Firms should be receptive to pursuing entrepreneurial opportunities whenever and wherever they may surface.

As these two definitions suggest, the essence of entrepreneurship is to identify and exploit entrepreneurial opportunities—that is, opportunities others do not see or for which they do not recognize the commercial potential.15 As a process, entrepreneurship results in the “creative destruction” of existing products (goods or services) or methods of producing them and replaces them with new products and production methods.16 Thus, firms engaging in entrepreneurship place high value on individual innovations as well as the ability to continuously innovate across time.17

We study entrepreneurship at the level of the individual firm. However, evidence suggests that entrepreneurship is the economic engine driving many nations’ economies in the global competitive landscape.18 Thus, entrepreneurship, and the innovation it spawns, is important for companies competing in the global economy and for countries seeking to stimulate economic climates with the potential to enhance the living standard of their citizens.19

Innovation

Peter Drucker argued that “innovation is the specific function of entrepreneurship, whether in an existing business, a public service institution, or a new venture started by a lone individual.”20 Moreover, Drucker suggested that innovation is “the means by which the entrepreneur either creates new wealth-producing resources or endows existing resources with enhanced potential for creating wealth.”21 Thus, entrepreneurship and the innovation resulting from it are important for large and small firms, as well as for start-up ventures, as they compete in the 21st-century competitive landscape.22 In fact, some argue that firms failing to innovate will stagnate.23 The realities of competition in the 21st-century competitive landscape suggest that “No company can maintain a long-term leadership position in a category unless it is in a continuous process of developing innovative new products desired by customers.”24 This means that innovation should be an intrinsic part of virtually all of a firm’s activities.25

Innovation is a key outcome firms seek through entrepreneurship and is often the source of competitive success, especially in turbulent, highly competitive environments.26 For example, research results show that firms competing in global industries that invest more in innovation also achieve the highest returns.27 In fact, investors often react positively to the introduction of a new product, thereby increasing the price of a firm’s stock. Innovation, then, is an essential feature of high-performance firms.28 Furthermore, “innovation may be required to maintain or achieve competitive parity, much less a competitive advantage in many global markets.”29 The most innovative firms understand that financial slack should be available at all times to support the pursuit of entrepreneurial opportunities.30

In his classic work, Schumpeter argued that firms engage in three types of innovative activity.31 Invention is the act of creating or developing a new product or process. Innovation is the process of creating a commercial product from an invention. Innovation begins after an invention is chosen for development.32 Thus, an invention brings something new into being, while an innovation brings something new into use. Accordingly, technical criteria are used to determine the success of an invention,
whereas commercial criteria are used to determine the success of an innovation. Finally, imitation is the adoption of an innovation by similar firms. Imitation usually leads to product or process standardization, and products based on imitation often are offered at lower prices, but without as many features. Entrepreneurship is critical to innovative activity in that it acts as the linchpin between invention and innovation.

In the United States in particular, innovation is the most critical of the three types of innovative activity. Many companies are able to create ideas that lead to inventions, but commercializing those inventions through innovation has, at times, proved difficult. This difficulty is suggested by the fact that approximately 80 percent of R&D occurs in large firms, but these same firms produce fewer than 50 percent of the patents. Patents are a strategic asset and the ability to regularly produce them can be an important source of competitive advantage, especially for firms competing in knowledge-intensive industries (e.g., pharmaceuticals).

## Entrepreneurs

Entrepreneurs are individuals, acting independently or as part of an organization, who see an entrepreneurial opportunity and then take risks to develop an innovation to pursue it. Often, entrepreneurs are the individuals who receive credit for making things happen. Entrepreneurs are found throughout an organization—from top-level managers to those working to produce a firm’s goods or services. Entrepreneurs are found throughout W. L. Gore & Associates, for example. Recall from the Opening Case’s analysis of this firm that part of the job of all Gore associates is to use roughly 10 percent of their time to develop innovations. Entrepreneurs tend to demonstrate several characteristics, including those of being optimistic, highly motivated, willing to take responsibility for their projects, and courageous. In addition, entrepreneurs tend to be passionate and emotional about the value and importance of their innovation-based ideas.

Evidence suggests that successful entrepreneurs have an entrepreneurial mind-set. The person with an entrepreneurial mind-set values uncertainty in the marketplace and seeks to continuously identify opportunities with the potential to lead to important innovations. Because it has the potential to lead to continuous innovations, individuals’ entrepreneurial mind-sets can be a source of competitive advantage for a firm. Howard Schultz, founder of Starbucks, believes that his firm has a number of individuals with an entrepreneurial mind-set. Making music a meaningful part of Starbucks’ customers’ experiences is an example of an evolving product offering resulting from an entrepreneurial mind-set. In Schultz’s words: “The music world is changing, and Starbucks and Starbucks Hear Music will continue to be an innovator in the industry. It takes passion, commitment, and even a bit of experimentation to maintain that position.” Of course, changes in the music industry create the uncertainties that lead to entrepreneurial opportunities that can be pursued by relying on an entrepreneurial mind-set.

As our discussions have suggested, “innovation is an application of knowledge to produce new knowledge.” As such, entrepreneurial mind-sets are fostered and supported when knowledge
is readily available throughout a firm. Indeed, research has shown that units within firms are more innovative when they have access to new knowledge. Transferring knowledge, however, can be difficult, often because the receiving party must have adequate absorptive capacity (or the ability) to learn the knowledge. This requires that the new knowledge be linked to the existing knowledge. Thus, managers need to develop the capabilities of their human capital to build on their current knowledge base while incrementally expanding that knowledge to facilitate the development of entrepreneurial mind-sets.

Recent actions at Hewlett-Packard Co. (HP) demonstrate the use of knowledge as part of the entrepreneurial mind-set. Many employees have developed. In response to inroads into the firm’s lucrative computer printers being made by competitors such as Dell Inc. and Lexmark International, HP introduced a new technology for inkjet printers that reduces photo-printing time by half. An analyst commented, “This seems to be a pattern we’ve seen before—competitors gain on HP by slashing prices, then HP introduces new technology that lets them move ahead.” Thus, HP employees use their entrepreneurial mind-set to identify opportunities (e.g., to reduce the time needed to print photos) and then integrate knowledge available throughout the firm to develop an innovation to exploit the identified opportunity.

**International Entrepreneurship**

International entrepreneurship is a process in which firms creatively discover and exploit opportunities that are outside their domestic markets in order to develop a competitive advantage. As the practices suggested by this definition shown, entrepreneurship is a global phenomenon.

A key reason that entrepreneurship has become a global phenomenon is that in general, internationalization leads to improved firm performance. Nonetheless, decision makers should recognize that the decision to internationalize exposes their firms to various risks, including those of unstable foreign currencies, problems with market efficiencies, insufficient infrastructures to support businesses, and limitations on market size. Thus, the decision to engage in international entrepreneurship should be a product of careful analysis.

Because of its positive benefits, entrepreneurship is at the top of public policy agendas in many of the world’s countries, including Finland, Germany, Ireland, and Israel. Some argue that placing entrepreneurship on these agendas may be appropriate in that regulation hindering innovation and entrepreneurship is the root cause of Europe’s productivity problems. In Ireland, for example, the government is
“particularly focused on encouraging new innovative enterprises that have growth potential and are export oriented.” Some believe that entrepreneurship is flourishing in New Zealand, a trend having a positive effect on the productivity of the nation’s economy.

While entrepreneurship is a global phenomenon, the rate of entrepreneurship differs across countries. A study of 29 countries found that the percentage of adults involved in entrepreneurial activity ranged from a high of more than 20 percent in Mexico to a low of approximately 5 percent in Belgium. The United States had a rate of about 13 percent. Importantly, this study also found a strong positive relationship between the rate of entrepreneurial activity and economic development in a country.

Culture is one of the reasons for the differences in rates of entrepreneurship among different countries. For example, the tension between individualism and collectivism is important in that entrepreneurship declines as collectivism is emphasized. Simultaneously, however, research results suggest that exceptionally high levels of individualism might be dysfunctional for entrepreneurship. Viewed collectively, these results appear to call for a balance between individual initiative and a spirit of cooperation and group ownership of innovation. For firms to be entrepreneurial, they must provide appropriate autonomy and incentives for individual initiative to surface, but also promote cooperation and group ownership of an innovation if it is to be implemented successfully. Thus, international entrepreneurship often requires teams of people with unique skills and resources, especially in cultures where collectivism is a valued historical norm.

The level of investment outside of the home country made by young ventures is also an important dimension of international entrepreneurship. In fact, with increasing globalization, a greater number of new ventures have been "born global." Research has shown that new ventures that enter international markets increase their learning of new technological knowledge and thereby enhance their performance. Because of the positive outcomes associated with its use, the amount of international entrepreneurship has been increasing in recent years.

The probability of entering international markets increases when the firm has top executives with international experience. Furthermore, the firm has a higher likelihood of successfully competing in international markets when its top executives have international experience. Because of the learning and economies of scale and scope afforded by operating in international markets, both young and established internationally diversified firms often are stronger competitors in their domestic market as well. Additionally, as research has shown, internationally diversified firms are generally more innovative.

Next, we discuss the three ways firms innovate.

Internal Innovation

In established organizations, most innovation comes from efforts in research and development (R&D). This is the case with the innovations through which Toyota Motor Company produced the Prius, a gas-electric hybrid. As explained in the Strategic Focus, this is also the case at Panera Bread Company. While reading about Panera, observe how the firm relies on its R&D activities to continuously improve the quality of the breads it makes as well as to continuously provide customers with innovative food items.
Panera Bread Company: Thriving through Internal Innovation

St. Louis–based Panera Bread Company is a chain of specialty bakery-cafés. The firm was founded in 1981 as the Au Bon Pain Co. with three bakery-cafés and one cookie store. The firm grew slowly until the mid-1990s. At that time, company leaders observed what they believed were two important trends: (1) customers wanted more than the run-of-the-mill offerings available from well-established franchised concepts such as McDonald’s, Wendy’s, Pizza Hut, and so forth, and (2) while they desired “better” food, customers still wanted to receive that food quickly. Combining these competitive dimensions resulted in what today is known as the “fast casual” dining experience, an experience in which customers quickly receive good food they can eat in an enjoyable restaurant environment. Given its new, innovative focus, the firm changed its name to Panera Bread Company (in Latin, “panera” roughly translates as “time for bread”).

Operating with the vision of “a loaf of bread in every arm” and the mission of “providing high-quality products and exceptional service to our customers,” Panera is a leader in the fast-casual segment restaurant business. The firm has close to 800 locations in 35 states. Roughly 70 percent of the locations are operated by franchisees. The firm’s products include made-to-order sandwiches that are built around “a variety of artisan breads, including Asiago cheese bread, focaccia, and its classic sourdough bread.” Soups, salads, and gourmet coffee are other staples on Panera’s menu. Atlanta Bread, Bruegger’s, and Cosi are Panera’s main competitors.

Internally developed product innovations are critical to Panera’s original and continuing success. For example, the firm’s “fresh dough concept” is the innovative basis for how it makes its breads. The company sees the facilities it uses to manufacture its fresh-baked dough on a daily basis as a competitive advantage. Viewed as a “proprietary innovation,” how Panera manufactures its dough is based on intangible assets. Consider comments from a company official as proof: “When it comes to the exacts of our method, we take a proprietary attitude. [But] our manufacturing facilities don’t use any technologies you haven’t seen in a bakery before. Our sourdough is based on a perpetual starter, refreshed regularly, and the usual bakery manufacturing steps follow: mixing, makeup, retarding and/or cooling.” Panera uses its resources to find ways to innovatively improve the quality of the distribution system it uses to provide fresh dough to its stores and to improve the quality of the dough itself.

Panera also concentrates on internal innovation to continuously “improve the menu.” John Taylor, who is in charge of research and development for the customer experience, and Scott Davis, senior vice president and chief concept officer, are the Panera managers responsible for many of the new breads, sandwiches, soups, and salads that are continuously introduced to keep Panera’s menu new and exciting. Consider the approach to the firm’s soups as an example of internal innovations. Five times per year, the firm “rotates in two specialty flavors for a typical run of a couple of months before they are replaced by the next...
limited-time offerings.” These offerings are in addition to the soups available to customers on a year-round basis. To develop new soups, Panera works closely with manufacturing partners to complete a process that usually requires four to six months to finish and involves obtaining customer feedback.


Effective R&D often leads to firms’ filing for patents to protect their innovative work. Increasingly, successful R&D results from integrating the skills available in the global workforce. Firms seeking internal innovations through their R&D must understand that “Talent and ideas are flourishing everywhere—from Bangalore to Shanghai to Kiev—and no company, regardless of geography, can hesitate to go wherever those ideas are.” Thus, in the years to come, the ability to have a competitive advantage based on innovation may accrue to firms able to meld the talent of human capital from countries around the world. W. L. Gore & Associates and Panera Bread Company appear to be two companies with an ability to do this.

Increasingly, it seems possible that in the 21st-century competitive landscape, R&D may be the most critical factor in gaining and sustaining a competitive advantage in some industries, such as pharmaceuticals. Larger, established firms, certainly those competing globally, often try to use their R&D labs to create competence-destroying new technologies and products. Being able to innovate in this manner can create a competitive advantage for a firm in many industries. Although critical to long-term corporate success, the outcomes of R&D investments are uncertain and often not achieved in the short term, meaning that patience is required as firms evaluate the outcomes of their R&D efforts.

**Incremental and Radical Innovation**

Firms produce two types of internal innovations—incremental and radical innovations—when using their R&D activities. Most innovations are incremental—that is, they build on existing knowledge bases and provide small improvements in the current product lines. Incremental innovations are evolutionary and linear in nature. “The markets for incremental innovations are well-defined, product characteristics are well understood, profit margins tend to be lower, production technologies are efficient, and competition is primarily on the basis of price.” Adding a different kind of whitening agent to a
soap detergent is an example of an incremental innovation, as are improvements in televisions over the last few decades (moving from black-and-white to color, improving existing audio capabilities, etc.). Panera Bread Company’s introduction of new soups is another example of incremental innovations. Companies launch far more incremental innovations than radical innovations.72

In contrast to incremental innovations, radical innovations usually provide significant technological breakthroughs and create new knowledge.73 Recall from the Opening Case that W. L. Gore & Associates seeks to develop primarily radical rather than incremental innovations through its R&D activities. Radical innovations, which are revolutionary and non-linear in nature, typically use new technologies to serve newly created markets. The development of the personal computer (PC) is an example of a radical innovation. Reinventing the computer by developing a “radically new computer-brain chip” is an example of what could be a radical innovation. If researchers are successful in their efforts, superchips (with the capability to process a trillion calculations per second) will be developed.74 Obviously, such a radical innovation would seem to have the capacity to revolutionize the tasks computers could perform.

Because they establish new functionalities for users, radical innovations have strong potential to lead to significant growth in revenue and profits.75 Developing new processes is a critical part of producing radical innovations. Both types of innovation can create value, meaning that firms should determine when it is appropriate to emphasize either incremental or radical innovation.76 However, radical innovations have the potential to contribute more significantly to a firm’s efforts to earn above-average returns.

Radical innovations are rare because of the difficulty and risk involved in developing them.77 The value of the technology and the market opportunities are highly uncertain.78 Because radical innovation creates new knowledge and uses only some or little of a firm’s current product or technological knowledge, creativity is required. However, creativity does not create something from nothing. Rather, creativity discovers, combines, or synthesizes current knowledge, often from diverse areas.79 This knowledge is then used to develop new products that can be used in an entrepreneurial manner to move into new markets, capture new customers, and gain access to new resources.80 Such innovations are often developed in separate business units that start internal ventures.81

Internally developed incremental and radical internal innovations result from deliberate efforts. These deliberate efforts are called internal corporate venturing, which is the set of activities firms use to develop internal inventions and especially innovations.82 As shown in Figure 13.1, autonomous and induced strategic behavior are the two types of internal corporate venturing. Each venturing type facilitates incremental and radical innovations. However, a larger number of radical innovations spring from autonomous strategic behavior while the greatest percentage of incremental innovations come from induced strategic behavior.

**Autonomous Strategic Behavior**

**Autonomous strategic behavior** is a bottom-up process in which product champions pursue new ideas, often through a political process, by means of which they develop and coordinate the commercialization of a new good or service until it achieves success in the marketplace. A product champion is an organizational member with an entrepreneurial vision of a new good or service who seeks to create support for its commercialization. Product champions play critical roles in moving innovations forward.83 Indeed, in many corporations, “Champions are widely acknowledged as pivotal to innovation speed and success.”84 The primary reason for this is that “no business idea takes root purely on its own merits; it has to be sold.”85 Commonly, product champions use their social capital to develop informal networks within the firm. As
progress is made, these networks become more formal as a means of pushing an innovation to the point of successful commercialization. Internal innovations springing from autonomous strategic behavior tend to diverge from the firm’s current strategy, taking it into new markets and perhaps new ways of creating value for customers and other stakeholders.

Autonomous strategic behavior is based on a firm’s wellsprings of knowledge and resources that are the sources of the firm’s innovation. Thus, a firm’s technological capabilities and competencies are the basis for new products and processes. GE depends on autonomous strategic behavior on a regular basis to produce innovations. Essentially, “the search for marketable services can start in any of GE’s myriad businesses. [For example], an operating unit seeks out appropriate technology to better do what it already does. Having mastered the technology, it then incorporates it into a service it can sell to others.”

Changing the concept of corporate-level strategy through autonomous strategic behavior results when a product is championed within strategic and structural contexts (see Figure 13.1). The strategic context is the process used to arrive at strategic decisions (often requiring political processes to gain acceptance). The best firms keep changing their strategic context and strategies because of the continuous changes in the current competitive landscape. Thus, some believe that the most competitively successful firms reinvent their industry or develop a completely new one across time as they compete with current and future rivals.

To be effective, an autonomous process for developing new products requires that new knowledge be continuously diffused throughout the firm. In particular, the diffusion of tacit knowledge is important for development of more effective new products. Interestingly, some of the processes important for the promotion of autonomous new product development behavior vary by the environment and country in which a firm operates. For example, the Japanese culture is high on uncertainty avoidance. As such, research has found that Japanese firms are more likely to engage in autonomous behaviors under conditions of low uncertainty.

**FIGURE 13.1** Model of Internal Corporate Venturing

**Induced Strategic Behavior**

The second of the two forms of internal corporate venturing, *induced strategic behavior*, is a top-down process whereby the firm’s current strategy and structure foster innovations that are closely associated with that strategy and structure. In this form of venturing, the strategy in place is filtered through a matching structural hierarchy. In essence, induced strategic behavior results in internal innovations that are highly consistent with the firm’s current strategy.

Norwegian furniture manufacturer Stokke recently introduced a high-end baby stroller (at the time of its introduction, the base price was $749). This stroller is based on the company’s design of its most famous product, a high chair called the KinderZeat. Using the KinderZeat’s design concept (which was to develop a seat that can “grow” with babies), the firm relied on its existing strategy and structure to develop its high-end stroller. When contemplating the product, the firm’s managers knew that they wanted a different “design approach to create a vehicle that would both bring baby closer to mom and dad and be flexible enough to navigate the modern landscape (everything from Starbucks tables to escalators).” Thus, by using the differentiation strategy and a particular form of the functional structure (see Chapter 11), Stokke’s strategy and structure have created a very successful product through an internal innovation.

**Implementing Internal Innovations**

An entrepreneurial mind-set is required to be innovative and to develop successful internal corporate ventures. When valuing environmental and market uncertainty, which are key parts of an entrepreneurial mind-set, individuals and firms demonstrate their willingness to take risks to commercialize innovations. While they must continuously attempt to identify opportunities, they must also select and pursue the best opportunities and do so with discipline. Thus, employing an entrepreneurial mind-set entails not only developing new products and markets but also placing an emphasis on execution. Those with an entrepreneurial mind-set “engage the energies of everyone in their domain,” both inside and outside the organization.

Having processes and structures in place through which a firm can successfully implement the outcomes of internal corporate ventures and commercialize the innovations is critical. Indeed, the successful introduction of innovations into the marketplace reflects implementation effectiveness. In the context of internal corporate ventures, processes are the “patterns of interaction, coordination, communication, and decision making employees use” to convert the innovations resulting from either autonomous or induced strategic behaviors into successful market entries. As we describe in Chapter 11, organizational structures are the sets of formal relationships supporting organizational processes.

Effective integration of the various functions involved in innovation processes—from engineering to manufacturing and, ultimately, market distribution—is required to implement the incremental and radical innovations resulting from internal corporate ventures. Increasingly, product development teams are being used to integrate the activities associated with different organizational functions. Such integration involves coordinating and applying the knowledge and skills of different functional areas in order to maximize innovation. Effective product development teams also create value when they “pull the plug” on a project. Although ending a project is difficult, sometimes
because of emotional commitments to innovation-based projects, effective teams recognize when conditions change in ways that preclude the innovation’s ability to create value as originally anticipated.

**Cross-Functional Product Development Teams**

Cross-functional teams facilitate efforts to integrate activities associated with different organizational functions, such as design, manufacturing, and marketing. In addition, new product development processes can be completed more quickly and the products more easily commercialized when cross-functional teams work effectively. Using cross-functional teams, product development stages are grouped into parallel or overlapping processes to allow the firm to tailor its product development efforts to its unique core competencies and to the needs of the market.

Horizontal organizational structures support the use of cross-functional teams in their efforts to integrate innovation-based activities across organizational functions. Therefore, instead of being built around vertical hierarchical functions or departments, the organization is built around core horizontal processes that are used to produce and manage innovations. Some of the core horizontal processes that are critical to innovation efforts are formal; they may be defined and documented as procedures and practices. More commonly, however, these processes are informal: "They are routines or ways of working that evolve over time.” Often invisible, informal processes are critical to successful innovations and are supported properly through horizontal organizational structures more so than through vertical organizational structures.

Two primary barriers that may prevent the successful use of cross-functional teams as a means of integrating organizational functions are independent frames of reference and organizational politics. Team members working within a distinct specialization (e.g., a particular organizational function) may have an independent frame of reference typically based on common backgrounds and experiences. They are likely to use the same decision criteria to evaluate issues such as product development efforts as they do within their functional units. Research suggests that functional departments vary along four dimensions: time orientation, interpersonal orientation, goal orientation, and formality of structure. Thus, individuals from different functional departments having different orientations on these dimensions can be expected to perceive product development activities in different ways. For example, a design engineer may consider the characteristics that make a product functional and workable to be the most important of the product’s characteristics. Alternatively, a person from the marketing function may hold characteristics that satisfy customer needs most important. These different orientations can create barriers to effective communication across functions.

Organizational politics is the second potential barrier to effective integration in cross-functional teams. In some organizations, considerable political activity may center on allocating resources to different functions. Interunit conflict may result from aggressive competition for resources among those representing different organizational functions. This dysfunctional conflict between functions creates a barrier to their integration. Methods must be found to achieve cross-functional integration without excessive political conflict and without changing the basic structural characteristics necessary for task specialization and efficiency.

**Facilitating Integration and Innovation**

Shared values and effective leadership are important for achieving cross-functional integration and implementing innovation. Highly effective shared values are
Strategic leadership is also highly important for achieving cross-functional integration and promoting innovation. Leaders set the goals and allocate resources. The goals include integrated development and commercialization of new goods and services. Effective strategic leaders also ensure a high-quality communication system to facilitate cross-functional integration. A critical benefit of effective communication is the sharing of knowledge among team members. Effective communication thus helps create synergy and gains team members’ commitment to an innovation throughout the organization. Shared values and leadership practices shape the communication systems that are formed to support the development and commercialization of new products.

Creating Value from Internal Innovation

The model in Figure 13.2 shows how firms can create value from the internal corporate venturing processes they use to develop and commercialize new goods and services. An entrepreneurial mind-set is necessary so that managers and employees will consistently try to identify entrepreneurial opportunities the firm can pursue by developing new goods and services and new markets. Cross-functional teams are important for promoting integrated new product design ideas and commitment to their subsequent implementation. Effective leadership and shared values promote integration and vision for innovation and commitment to it. The end result for the firm is the creation of value for the customers and shareholders by developing and commercializing new products.

In the next two sections, we discuss the other ways firms innovate—by using cooperative strategies and by acquiring companies.
Virtually all firms lack the breadth and depth of resources (e.g., human capital and social capital) in their R&D activities needed to internally develop a sufficient number of innovations. Even in light of its success and widely respected ability to consistently produce incremental and primarily radical innovations, W. L. Gore & Associates, for example, frequently uses cooperative strategies to develop new innovations and to quicken the pace at which some of their own innovations are distributed.113 In other instances, firms use cooperative strategies to align what they believe are complementary assets with the potential to lead to future innovations. This is the reason for the recent cooperative arrangement formed between Netflix and Wal-Mart. As explained in the Strategic Focus, the exact innovations that may result from these firms’ cooperation are unknown, although both companies are interested in such possibilities.

The rapidly changing technologies of the 21st-century competitive landscape, globalization, and the need to innovate at world-class levels are primary influences on firms’ decisions to innovate by cooperating with other companies. Evidence shows that the skills and knowledge contributed by firms forming a cooperative strategy to innovate tend to be technology-based, a fact suggesting how technologies and their applications continue to influence the choices firms make while competing in the 21st-century competitive landscape.114 Indeed, some believe that because of these conditions, firms are becoming increasingly dependent on cooperative strategies as a path to successful competition in the global economy.115 This may be the case with Netflix and Wal-Mart, as these firms seek ways to integrate their skills to develop an innovative way to deliver VoD (Video on Demand) to a significant number of customers.

Both entrepreneurial ventures and established firms use cooperative strategies (e.g., strategic alliances and joint ventures) to innovate. An entrepreneurial venture, for example, may seek investment capital as well as established firms’ distribution capabilities to successfully introduce one of its innovative products to the market.116 Alternatively, more established companies may need new technological knowledge and can gain access to it by forming a cooperative strategy with entrepreneurial ventures.117 To increase its financial returns, Sony Corp. is forming alliances with smaller firms to develop innovative technologies.118 Alliances between large pharmaceutical firms and biotechnology companies increasingly have been formed to integrate the knowledge and resources of both to develop new products and bring them to market.119

Because of the importance of strategic alliances, particularly in the development of new technology and in commercializing innovations, firms are beginning to build networks of alliances that represent a form of social capital to them.120 This social capital in the form of relationships with other firms helps them to obtain the knowledge and other resources necessary to develop innovations.121 Knowledge from these alliances helps firms develop new capabilities.122 Some firms now even allow other companies to participate in their internal new product development processes. It is not uncommon, for example, for firms to have supplier representatives on their cross-functional innovation teams because of the importance of the suppliers’ input to ensure quality materials for any new product developed.123

However, alliances formed for the purpose of innovation are not without risks. In addition to conflict that is natural when firms try to work together to reach a mutual goal,124 cooperative strategy participants also take a risk that a partner will appropriate a firm’s technology or knowledge and use it to enhance its own competitive abilities.125 To prevent or at least minimize this risk, firms, particularly new ventures, need to select their partners carefully. The ideal partnership is one in which the firms have complementary skills as well as compatible strategic goals.126 However, because companies are
Cooperating to Innovate in the DVD Rental and Sales Markets

Prior to 1999, here was the drill. As customers wishing to rent movies to watch in our homes, we went to a store, sorted through racks and racks of items to find a product that interested us, perhaps stood in line to pay for the rental, sometimes waiting to pay while the clerk answered questions for a person who had called on the telephone wanting to know what movies were actually in stock, paid for the rental, then took our rented item home for a defined period of time. Occasionally, we forgot to return the rental product on time, an error in judgment that led to paying the dreaded “late fee.” Late fees generated significant amounts of reveus for some companies; at its peak, Blockbuster Inc. collected an estimated $300 million annually in late fees. Then entrepreneur Reed Hastings revolutionized our rental experience.

Founded largely because of his frustration with not being able to find older movies to rent and because of his hatred for paying late fees, Hastings launched Netflix in 1999 as a Web-based catalog service. Grounded in a distribution system innovation (namely, using the postal service to deliver products to customers at any location), Netflix initially offered options to consumers to rent lesser-known and typically older movies in DVD format. Hastings and those working with him in their entrepreneurial venture quickly realized, though, that what their customers truly valued was the ability to avoid the hassle of choosing, renting, and returning videos to conventional retailers—not the ability to rent hard-to-find movies. “Thus was born Netflix’s innovative subscription service, which allowed customers to keep videos for as long as they wished.” This innovation is the foundation for Netflix’s rapid growth. Now the world’s largest DVD movie rental service, Netflix recently was offering over 45,000 titles to over 3 million subscribers, who were choosing from eight different subscription plans to find the one suiting their needs.

Not unexpectedly, Netflix’s success attracted competitors, one of whom was mega-retailer Wal-Mart, which entered the on-line rental business in October 2002. Using its Wal-Mart.com platform, Wal-Mart’s service plans were quite similar to Netflix’s. But Wal-Mart never achieved the levels of success it desired. A reason for this could be that Wal-Mart’s distribution expertise is in delivering huge numbers and quantities of products to central locations for subsequent deliveries to stores. As it turned out, Wal-Mart does not have the level of expertise Netflix possesses when it comes to distributing a small number of items to a huge number of different locations.

The competition between Netflix and Wal-Mart formally ended on May 19, 2005, with an announcement that the firms had formed a joint agreement to cooperate in the on-line movie businesses. The agreement is intended to meld Wal-Mart’s movie sales expertise with Netflix’s rental expertise. Under this agreement, Wal-Mart will sell but will not rent DVDs. “In return, Netflix will promote Wal-Mart’s on-line movie sales business, including the pre-order price guarantee option at Walmart.com, both at its Web site and in mailers sent to Netflix subscribers.” Thus, these firms combined their respective skills to offer innovative delivery capabilities to two sets of customers. The market reacted favorably to this cooperative arrangement, sending Netflix’s share price some 30 percent higher on the day the joint agreement was announced.

Video on demand (VoD) may be the next frontier for these firms to tackle.
through their cooperative agreement. Currently, the number of Netflix and Wal-Mart customers interested in downloading is quite small. But Hastings expects this to change: “We are actively investing in VoD and will continue to try and find niches where downloading is actually a better solution for the customer.” Being able to deliver VoD to mainstream rather than niche customer segments is a huge technological challenge. Some analysts believe that melding Netflix’s understanding of rental customers and their needs with Wal-Mart’s technological capabilities could result in a successful VoD offering that would give them a first-mover advantage in this emerging market.


operating in a network of firms and thus may be participating in multiple alliances simultaneously, they encounter challenges in managing the alliances. Research has shown that firms can become involved in too many alliances, which can harm rather than facilitate their innovation capabilities. Thus, effectively managing a cooperative strategy to produce innovation is critical.

### Innovation through Acquisitions

Firms sometimes acquire companies to gain access to their innovations and to their innovative capabilities. One reason companies do this is that the capital market values growth; acquisitions provide a means to rapidly extend one or more product lines and increase the firm’s revenues. Acquisitions pursued for this reason should, nonetheless, have a strategic rationale. Pharmaceutical company Novartis AG, for example, is acquiring other companies to make progress toward its growth goal of becoming one of the world’s pharmaceutical giants. However, the transactions being completed are part of what Novartis envisions as a set of “strategic acquisitions to create the world leader in the generic drug industry.” Pfizer Inc. also uses acquisitions to innovate. In fact, Pfizer recently announced that it intends to intensify its “. . . efforts to acquire new products and technologies to further strengthen (its) new product pipeline.”

Similar to internal corporate venturing and strategic alliances, acquisitions are not a risk-free approach to innovating. A key risk of acquisitions is that a firm may substitute an ability to buy innovations for an ability to produce innovations internally. In support of this contention, research shows that firms engaging in acquisitions introduce fewer new products into the market. This substitution may take place because firms lose strategic control and focus instead on financial control of their original and especially of their acquired business units.

We note in Chapter 7 that companies can also learn new capabilities from firms they acquire. In the case of this chapter’s topic, this would mean that firms may gain capabilities to produce innovation from an acquired company. Additionally, firms that emphasize innovation and carefully select companies for acquisition that also emphasize innovation are likely to remain innovative.

This chapter closes with an assessment of how strategic entrepreneurship, as we have discussed it, helps firms create value for stakeholders through its operations.
Creating Value through Strategic Entrepreneurship

Newer entrepreneurial firms often are more effective than larger established firms when it comes to identifying entrepreneurial opportunities. As a consequence, it seems that entrepreneurial ventures produce more radical innovations than do their larger, more established counterparts. Entrepreneurial ventures’ strategic flexibility and willingness to take risks may account for their ability to spot opportunities and then develop radical innovations to pursue them.

On the other side of the coin, larger and well-established firms often have more resources and capabilities to exploit identified opportunities. Younger, entrepreneurial firms generally excel with the opportunity-seeking part of strategic entrepreneurship while more established firms generally excel with the advantage-seeking part. However, to compete effectively in the 21st-century competitive landscape, firms must not only identify and exploit opportunities but do so while achieving and sustaining a competitive advantage. Thus, on a relative basis, newer entrepreneurial firms must learn how to gain a competitive advantage, and older, more established firms must relearn how to identify entrepreneurial opportunities. Another way of saying this is that in general, entrepreneurial ventures need to improve their advantage-seeking behaviors while larger firms need to improve their opportunity-seeking skills.

In some large organizations, action is being taken to deal with these matters. For example, an increasing number of widely known, large firms, including Blockbuster Inc., Williams-Sonoma, Inc., Wendy’s International, AstraZeneca, and Choice Hotels, have created a new, top-level managerial position commonly called President or Executive Vice President of Emerging Brands. The essential responsibility for people holding these positions is to find entrepreneurial opportunities for their firms. If innovations are to be developed to pursue one or more identified opportunities, this person also leads the analysis to determine if the innovations should be internally developed, pursued through a cooperative venture, or acquired. The objective is for these activities to help firms successfully develop both incremental and radical innovations.

To be entrepreneurial, firms must develop an entrepreneurial mind-set among their managers and employees. Managers must emphasize the management of their resources, particularly human capital and social capital. The importance of knowledge to identify and exploit opportunities as well as to gain and sustain a competitive advantage suggests that firms must have strong human capital. Social capital is critical for access to complementary resources from partners in order to compete effectively in domestic and international markets.

Many entrepreneurial opportunities continue to surface in international markets, a reality that is contributing to firms’ willingness to engage in international entrepreneurship. By entering global markets that are new to them, firms can learn new technologies and management practices and diffuse this knowledge throughout the entire enterprise. Furthermore, the knowledge firms gain can contribute to their innovations. Research has shown that firms operating in international markets tend to be more innovative. Entrepreneurial ventures and large firms now regularly enter international markets. Both types of firms must also be innovative to compete effectively. Thus, by developing resources (human and social capital), taking advantage of opportunities in domestic and international markets, and using the resources and knowledge gained in these markets to be innovative, firms achieve competitive advantages. In so doing, they create value for their customers and shareholders.

Firms practicing strategic entrepreneurship contribute to a country’s economic development. In fact, some countries such as Ireland have made dramatic economic progress by changing the institutional rules for businesses operating in the country. This could be construed as a form of institutional entrepreneurship. Likewise, firms...
that seek to establish their technology as a standard, also representing institutional entrepreneurship, are engaging in strategic entrepreneurship because creating a standard produces a competitive advantage for the firm.141

Research shows that because of its economic importance and individual motives, entrepreneurial activity is increasing around the globe. Furthermore, more women are becoming entrepreneurs because of the economic opportunity entrepreneurship provides and the individual independence it affords.142 In the United States, for example, women are the nation’s fastest-growing group of entrepreneurs.143 In future years, entrepreneurial activity may increase the wealth of less-affluent countries and continue to contribute to the economic development of the more-affluent countries. Regardless, the entrepreneurial ventures and large, established firms that choose to practice strategic entrepreneurship are likely to be the winners in the 21st century.144

After identifying opportunities, entrepreneurs must act to develop capabilities that will become the basis of their firm’s core competencies and competitive advantages. The process of identifying opportunities is entrepreneurial, but this activity alone is not sufficient to create maximum wealth or even to survive over time.145 As we learned in Chapter 3, to successfully exploit opportunities, a firm must develop capabilities that are valuable, rare, difficult to imitate, and nonsubstitutable. When capabilities satisfy these four criteria, the firm has one or more competitive advantages to exploit the identified opportunities (as described in Chapter 3). Without a competitive advantage, the firm’s success will be only temporary (as explained in Chapter 1). An innovation may be valuable and rare early in its life, if a market perspective is used in its development. However, competitive actions must be taken to introduce the new product to the market and protect its position in the market against competitors to gain a competitive advantage. These actions combined represent strategic entrepreneurship.

**SUMMARY**

- Strategic entrepreneurship is taking entrepreneurial actions using a strategic perspective. Firms engaging in strategic entrepreneurship find themselves simultaneously engaging in opportunity-seeking and advantage-seeking behaviors. The purpose of doing this is to continuously find new opportunities and quickly develop innovations to take advantage of them.

- Entrepreneurship is a process used by individuals and groups to identify entrepreneurial opportunities without being immediately constrained by the resources they control. Corporate entrepreneurship, the focus of this chapter, is the application of entrepreneurship (including the identification of entrepreneurial opportunities) within ongoing, established organizations. Entrepreneurial opportunities are conditions in which new goods or services can satisfy a need in the market. Increasingly, entrepreneurship is positively contributing to individual firms’ performances and is stimulating growth in entire economies.

- Firms engage in three types of innovative activity: (1) invention, which is the act of creating a new good or process, (2) innovation, or the process of creating a commercial product from an invention, and (3) imitation, which is the adoption of an innovation by similar firms. Invention brings something new into being while innovation brings something new into use.

- Entrepreneurs see or envision entrepreneurial opportunities and then take actions to develop innovations to pursue them. The most successful entrepreneurs (whether they are establishing their own venture or are working in an ongoing organization) have an entrepreneurial mind-set, which is an orientation that values the possibilities suggested by marketplace uncertainties.

- International entrepreneurship, or the process of identifying and exploiting entrepreneurial opportunities outside the firm’s domestic markets, is becoming important to firms around the globe. Some evidence suggests that firms capable of effectively engaging in international entrepreneurship outperform those competing only in their domestic markets.

- Three basic approaches are used to produce innovation: (1) internal innovation, which takes place by forming internal corporate ventures, (2) cooperative strategies such as strategic alliances, and (3) acquisitions. Autonomous strategic behavior and induced strategic behavior are the two forms of internal corporate venturing. Autonomous strategic behavior is a bottom-up process through which a product champion facilitates the
commercialization of an innovative good or service. Induced strategic behavior is a top-down process in which a firm’s current strategy and structure facilitate product or process innovations that are associated with them. Thus, induced strategic behavior is driven by the organization’s current corporate strategy and structure while autonomous strategic behavior can result in a change to the firm’s current strategy and structure arrangements.

• Firms create two types of innovation—incremental and radical—through internal innovation that takes place in the form of autonomous strategic behavior or induced strategic behavior. Overall, firms produce more incremental innovations although radical innovations have a higher probability of significantly increasing sales revenue and profits. Increasingly, cross-functional integration is vital to a firm’s efforts to develop and implement internal corporate venturing activities and to commercialize the resulting innovation. Additionally, integration and innovation can be facilitated by developing shared values and effectively using strategic leadership.

• To gain access to the kind of specialized knowledge that often is required to innovate in the complex global economy, firms may form a cooperative relationship such as a strategic alliance with other companies, some of whom may be competitors.

• Acquisitions are another means firms use to innovate. Innovation can be acquired through direct acquisition, or firms can learn new capabilities from an acquisition, thereby enriching their internal innovation abilities.

• The practice of strategic entrepreneurship by all types of firms, large and small, new and more established, creates value for all stakeholders, especially for shareholders and customers. Strategic entrepreneurship also contributes to the economic development of entire nations.

Entrepreneurship Goes Better with Koch

One of the most entrepreneurially successful large companies is Koch (pronounced “coke”) Industries. Do not try to find the price of a share of this firm’s stock though—Koch is a private company. In fact, Koch is the largest privately held firm in the United States, as measured by sales volume. Koch achieved this status in 2005 after it acquired Georgia Pacific. One of the reasons the firm remains private is that those leading the company strongly believe that it is far easier to be entrepreneurial when not facing pressures from Wall Street analysts and investors. Interestingly, during the negotiations for his firm to be acquired, Georgia Pacific CEO Pete Correll specifically noted that “not having to be on the defensive” with
respect to Wall Street when acquisition or restructuring activities take place was an important factor in his firm’s decision to be acquired by Koch.

Koch’s success comes from acquiring businesses with growth potential, even if those businesses compete in industries that are often perceived as old-line, mature-product, and commodity-like, such as paper products. At Georgia Pacific, CEO Correll tried to shift to an entrepreneurial model with more value-added products and by eliminating products that were poor performers. As part of Koch Industries, this transition within the former parts of Georgia Pacific is expected to accelerate. A reason for this is that entrepreneurship has been integrated throughout Koch’s operations. Koch’s Market Based Management philosophy includes Principled Entrepreneurship. Activities associated with Principled Entrepreneurship are suggested by the following statement: “Our values also include a discovery mentality, which is reflected in our employees’ initiative and desire to learn. The result is ‘principled entrepreneurship’— doing well by doing good.”

To further consider how entrepreneurship is embedded throughout Koch Industries, visit the firm’s Web site. First, study Koch’s Guiding Principles as presented at http://www.kochind.com/about/guiding_principles.asp. Second, study Koch’s ideas regarding Business Development as presented at http://www.kochind.com/industry/bus_development.asp. Look also at Koch’s Philosophy and Principles, the firm’s Living Values, the Koch Vision and Mission statements, and the firm’s Keys to Success. Continue to browse the site and Google links for more insights on the Koch orientation toward corporate entrepreneurship.

In discussions involving the entire class, address the following questions:

- What actions and orientations does Koch Industries take to establish an entrepreneurial culture?
- Is it likely that Koch will be more successful in corporate entrepreneurship because it is a private company? Why or why not?
- What role does Koch Genesis Company play in Koch’s large entrepreneurship focus? Why is it separated from the established firm?

## Entrepreneurial Culture

One of your responsibilities as an entrepreneurial leader is to build shared values that will support entrepreneurial behavior. Choose one of the two following options and describe the steps that you would follow to build an entrepreneurial culture.

### Option A

Take the perspective of a manager within a large corporation who has just been given the responsibility to lead a newly acquired business unit that has an innovative product. As the manager, prepare a report for the top management team that describes the actions that you will take to lead the newly acquired business unit. Using materials from this chapter, provide a brief rationale for the actions you intend to take.

### Option B

Take the perspective of an entrepreneur who has personally developed an invention and is establishing a new venture to produce and market it. Prepare a report for investors about how you, the entrepreneur, plan to build an entrepreneurial culture so that the investors will be willing to provide financial resources to support the venture you want to launch to convert your invention into a commercially viable innovation. Explain how your efforts to build an entrepreneurial culture will lead to strategic competitiveness and above-average returns.

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PART 3


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WHAT TO EXPECT FROM IN-CLASS CASE DISCUSSIONS

As you will learn, classroom discussions of cases differ significantly from lectures. The case method calls for your instructor to guide the discussion and to solicit alternative views as a way of encouraging your active participation when analyzing a case. When alternative views are not forthcoming, your instructor might take a position just to challenge you and your peers to respond thoughtfully as a way of generating additional alternatives. Instructors will often evaluate your work in terms of both the quantity and the quality of your contributions to in-class case discussions. The in-class discussions are important in that you can derive significant benefit from having your ideas and recommendations examined against those of your peers and from responding to challenges by other class members and/or the instructor.

During case discussions, your instructor will likely listen, question, and probe to extend the analysis of case issues. In the course of these actions, your peers and/or your instructor may challenge an individual’s views and the validity of alternative perspectives that have been expressed. These challenges are offered in a constructive manner; their intent is to help all who are analyzing a case develop their analytical and communication skills. Commonly, instructors will encourage you and your peers to be innovative and original when developing and presenting ideas. Over the course of an individual discussion, you are likely to develop a more complex view of the case as a result of listening to and thinking about the diverse inputs offered by your peers and instructor. Among other benefits, experience with multiple case discussions will increase your knowledge of the advantages and disadvantages of group decision-making processes.

Both your peers and your instructor will value comments that help identify problems and solutions. To offer relevant contributions, you are encouraged to use independent thought and, through discussions with your peers outside class, to refine your thinking. We also encourage you to avoid using phrases such as “I think,” “I believe,” and “I feel” when analyzing a case. Instead, consider using a less emotion-laden phrase, such as “My analysis shows…” This highlights the logical nature of the approach you have taken to analyze the case. When preparing for an in-class case discussion, plan to use the case data to explain your assessment of the situation. Assume that your peers and instructor are familiar with the basic facts of the case. In addition, it is good practice to prepare notes regarding your analysis of case facts before class discussions and use them when explaining your perspectives. Effective notes signal to classmates and the instructor that you are prepared to discuss the case thoroughly. Moreover, thorough notes eliminate the need for you to memorize the facts and figures needed to successfully discuss a case.

The case analysis process described here will help prepare you to effectively discuss a case during class meetings. Using this process helps you consider the issues required to identify a focal firm’s problems and to propose strategic actions through which the firm can improve its competitiveness. In some instances, your instructor may ask you to prepare an oral or written analysis of a particular case. Typically, such an assignment demands even more thorough study and analysis of the case contents. At your instructor’s discretion, oral and written analyses may be completed by
Preparing an Effective Case Analysis

PREPARING AN ORAL OR WRITTEN CASE PRESENTATION

Experience shows that two types of thinking (analysis and synthesis) are necessary to develop an effective oral or written presentation (see Exhibit 1). In the analysis stage, you should first analyze the general external environmental issues affecting the firm. Next,
your environmental analysis should focus on the particular industry or industries in which a firm operates. Finally, you should examine companies against which the focal firm competes. By studying the three levels of the external environment (general, industry, and competitor), you will be able to identify a firm’s opportunities and threats. Following the external environmental analysis is the analysis of the firm’s internal environment, which identifies the firm’s strengths and weaknesses.

As noted in Exhibit 1, you must then change the focus from analysis to synthesis. Specifically, you must synthesize information gained from your analysis of the firm’s internal and external environments. Synthesizing information enables you to generate alternatives that can resolve the problems or challenges facing the focal firm. Once you identify a best alternative from an evaluation based on predetermined criteria and goals, you must explore implementation actions.

**Types of Thinking in Case Preparation: Analysis and Synthesis**

Table 2 outlines the sections that should be included in either an oral or a written presentation: introduction (strategic profile and purpose), situation analysis, statements of strengths/weaknesses and opportunities/threats, strategy formulation, and implementation. These sections are described in the following discussion. Familiarity with the contents of your book’s 13 chapters is helpful because the general outline for an
oral or a written presentation shown in Table 2 is based on an understanding of the strategic management process detailed in those chapters. We follow the discussions of the parts of Table 2 with a few comments about the “process” to use to present the results of your case analysis in either an oral or written format.

**Strategic Profile and Case Analysis Purpose**

The strategic profile should briefly present the critical facts from the case that have affected the focal firm’s historical strategic direction and performance. The case facts should not be restated in the profile; rather, these comments should show how the critical facts lead to a particular focus for your analysis. This primary focus should be emphasized in this section’s conclusion. In addition, this section should state important assumptions about case facts on which your analyses may be based.

**Situation Analysis**

As shown in Table 2, a general starting place for completing a situation analysis is the general environment.

**General Environmental Analysis**

Your analysis of the general environment should focus on trends in the six segments of the general environment (see Table 3). Many of the segment issues shown in Table 3 for the six segments are explained more fully in Chapter 2 of your book. The objective you should have in evaluating these trends is to be able to predict the segments that you expect to have the most significant influence on your focal firm over the next several years (say three to five years) and to explain your reasoning for your predictions.

**Industry Analysis**

Porter’s five-forces model is a useful tool for analyzing the industry or industries in which your firm competes. We explain how to use this tool in Chapter 2. In this part of your analysis, you want to determine the attractiveness of the industry or industries in which the focal firm is competing. As attractiveness increases, so does the possibility that your focal firm will be able to earn above-average returns by using its chosen strategies. After evaluating the power of the five forces relative to your focal firm, you should evaluate how attractive the industry is in which your focal firm is competing.

**Competitor Analysis**

Firms also need to analyze each of their primary competitors. This analysis should identify competitors’ current strategies, vision, mission, capabilities, core competencies, and a competitive response profile. We explain these items in
Chapter 2. This information is useful to the focal firm in formulating an appropriate strategy and in predicting competitors’ probable responses. Sources that can be used to gather information about an industry and companies with whom the focal firm competes are listed in Appendix I. Included in this list is a wide range of publications, such as periodicals, newspapers, bibliographies, directories of companies, industry ratios, forecasts, rankings/ratings, and other valuable statistics.

**Internal Analysis** Assessing a firm’s strengths and weaknesses through a value-chain analysis facilitates moving from the external environment to the internal

### Sample General Environmental Categories

<table>
<thead>
<tr>
<th>TABLE 3</th>
<th>Sample General Environmental Categories</th>
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| **Technological Trends** | • Information technology continues to become cheaper with more practical applications  
• Database technology enables organization of complex data and distribution of information  
• Telecommunications technology and networks increasingly provide fast transmission of all sources of data, including voice, written communications, and video information  
• Computerized design and manufacturing technologies continue to facilitate quality and flexibility |
| **Demographic Trends** | • Regional changes in population due to migration  
• Changing ethnic composition of the population  
• Aging of the population  
• Aging of the “baby boom” generation |
| **Economic Trends** | • Interest rates  
• Inflation rates  
• Savings rates  
• Exchange rates  
• Trade deficits  
• Budget deficits |
| **Political/Legal Trends** | • Antitrust enforcement  
• Tax policy changes  
• Environmental protection laws  
• Extent of regulation/deregulation  
• Privatizing state monopolies  
• State-owned industries |
| **Sociocultural Trends** | • Women in the workforce  
• Awareness of health and fitness issues  
• Concern for the environment  
• Concern for customers |
| **Global Trends** | • Currency exchange rates  
• Free-trade agreements  
• Trade deficits |
environment. Analyzing the primary and support activities of the value chain will help you understand how external environmental trends affect the specific activities of a firm. Such analysis helps highlight strengths and weaknesses (see Chapter 3 for an explanation and use of the value chain).

For purposes of preparing an oral or a written presentation, it is important to note that strengths are internal resources and capabilities that have the potential to be core competencies. Weaknesses, on the other hand, are internal resources and capabilities that have the potential to place a firm at a competitive disadvantage relative to its rivals. Therefore, some of a firm’s resources and capabilities are strengths; others are weaknesses.

When you evaluate the internal characteristics of the firm, your analysis of the functional activities emphasized is critical. For instance, if the strategy of the firm is primarily technology-driven, it is important to evaluate the firm’s R&D activities. If the strategy is market-driven, marketing activities are of paramount importance. If a firm has financial difficulties, critical financial ratios would require careful evaluation. In fact, because of the importance of financial health, most cases require financial analyses. Appendix II lists and operationally defines several common financial ratios. Included are tables describing profitability, liquidity, leverage, activity, and shareholders’ return ratios. Leadership, organizational culture, structure, and control systems are other characteristics of firms you should examine to fully understand the “internal” part of your firm.

IDENTIFICATION OF ENVIRONMENTAL OPPORTUNITIES AND THREATS AND FIRM STRENGTHS AND WEAKNESSES (SWOT ANALYSIS)

The outcome of the situation analysis is the identification of a firm’s strengths and weaknesses and its environmental threats and opportunities. The next step requires that you analyze the strengths and weaknesses and the opportunities and threats for configurations that benefit or do not benefit your firm’s efforts to perform well. Case analysts, and organizational strategists as well, seek to match a firm’s strengths with its external environmental opportunities. In addition, strengths are chosen to prevent any serious environmental threat from negatively affecting the firm’s performance. The key objective of conducting a SWOT analysis is to determine how to position the firm so it can take advantage of opportunities, while simultaneously avoiding or minimizing environmental threats. Results from a SWOT analysis yield valuable insights into the selection of a firm’s strategies. The analysis of a case should not be overemphasized relative to the synthesis of results gained from your analytical efforts. You may be tempted to emphasize the results from the analysis in your oral or written case analysis. It is important, however, that you make an equal effort to develop and evaluate alternatives and to design implementation of the chosen strategy.

STRATEGY FORMULATION—STRATEGIC ALTERNATIVES, ALTERNATIVE EVALUATION, AND ALTERNATIVE CHOICE

Developing alternatives is often one of the most difficult steps in preparing an oral or written presentation. Development of three to four alternative strategies is common (see Chapter 4 for business-level strategy alternatives and Chapter 6 for corporate-level strategy alternatives). Each alternative should be feasible (it should match the firm’s strengths, capabilities, and especially core competencies), and feasibility should be demonstrated. In addition, you should show how each alternative takes advantage of environmental opportunities or protects against environmental threats. Developing carefully thought-out alternatives requires synthesis of your analyses’ results and creates greater credibility in oral and written case presentations.

Once you develop strong alternatives, you must evaluate the set to choose the best one. Your choice should be defensible and provide benefits over the other alternatives. Therefore, it is important that both alternative development and evaluation of alternatives are thorough. You should explain and defend your choice of the best alternative.

STRATEGIC ALTERNATIVE IMPLEMENTATION—ACTION ITEMS AND ACTION PLAN

After selecting the most appropriate strategy (the one most likely to help your firm earn above-average returns), you must turn your attention to implementation-related issues. Effective synthesis is important to ensure that you have considered and evaluated all critical
implementation issues. Issues you might consider include the structural changes necessary to implement the new strategy. In addition, leadership changes and new controls or incentives may be necessary to implement strategic actions. The implementation actions you recommend should be explicit and thoroughly explained. Occasionally, careful evaluation of implementation actions may show the strategy to be less favorable than you thought originally. A strategy is only as good as the firm’s ability to implement it.

**Process Issues**

You should ensure that your presentation (either oral or written) is logical and consistent throughout. For example, if your presentation identifies one purpose, but your analysis focuses on issues that differ from the stated purpose, the logical inconsistency will be apparent. Likewise, your alternatives should flow from the configuration of strengths, weaknesses, opportunities, and threats you identified by analyzing your firm’s external and internal environments.

Thoroughness and clarity also are critical to an effective presentation. Thoroughness is represented by the comprehensiveness of the analysis and alternative generation. Furthermore, clarity in the results of the analyses, selection of the best alternative strategy, and design of implementation actions are important. For example, your statement of the strengths and weaknesses should flow clearly and logically from your analysis of your firm’s internal environment.

Presentations (oral or written) that show logical consistency, thoroughness, clarity of purpose, effective analyses, and feasible recommendations (strategy and implementation) are more effective and are likely to be more positively received by your instructor and peers. Furthermore, developing the skills necessary to make such presentations will enhance your future job performance and career success.

**Notes**

## APPENDIX I: SOURCES FOR INDUSTRY AND COMPETITOR ANALYSES

### Abstracts and Indexes

**Periodicals**
- ABI/Inform
- Business Periodicals Index
- EBSCO Business Source Premier
- InfoTrac Custom Journals
- InfoTrac Custom Newspapers
- InfoTrac OneFile
- Lexis/Nexis Academic
- Public Affairs Information Service Bulletin (PAIS)
- Readers' Guide to Periodical Literature

**Newspapers**
- NewsBank—Foreign Broadcast Information
- NewsBank—Global NewsBank
- New York Times Index
- Wall Street Journal/Barron's Index
- Wall Street Journal Index
- Washington Post Index

### Bibliographies

- Encyclopedia of Business Information Sources

### Directories

**Companies—General**
- America's Corporate Families and International Affiliates
- D&B Million Dollar Database (http://www.dnbmdd.com)
- Hoover's Online: The Business Network (http://www.hoovers.com/free)
- Standard & Poor's Corporation Records
- Standard & Poor's Register of Corporations, Directors & Executives (http://www.netadvantage.standardandpoors.com)
- Ward's Business Directory of Largest U.S. Companies

**Companies—International**
- America's Corporate Families and International Affiliates
- Business Asia
- Business China
- Business Eastern Europe
- Business Europe
- Business International
- Business International Money Report
- Business Latin America
- Directory of American Firms Operating in Foreign Countries
- Directory of Foreign Firms Operating in the United States
Preparing an Effective Case Analysis

Companies—Manufacturers
- Hoover’s Handbook of World Business
- International Directory of Company Histories
- Mergent International Manual
- Mergent Online (http://www.fisonline.com)
- Who Owns Whom

Companies—Private
- Thomas Register of American Manufacturers
- U.S. Manufacturer’s Directory, Manufacturing & Distribution, USA
- U.S. Office of Management and Budget, Executive Office of the President, Standard Industrial Classification Manual
- D&B Million Dollar Database (http://www.dnbmdd.com)
- Ward’s Business Directory of Largest U.S. Companies

Companies—Public
- Annual reports and 10-K reports
- Disclosure (corporate reports)
- Mergent’s Manuals:
  - Mergent’s Bank and Finance Manual
  - Mergent’s Industrial Manual
  - Mergent’s International Manual
  - Mergent’s Municipal and Government Manual
  - Mergent’s OTC Industrial Manual
  - Mergent’s OTC Unlisted Manual
  - Mergent’s Public Utility Manual
  - Mergent’s Transportation Manual
- Standard & Poor’s Corporation, Standard Corporation Descriptions (http://www.netadvantage.standardandpoors.com)
- Standard & Poor’s Analyst’s Handbook
- Standard & Poor’s Industry Surveys
- Standard & Poor’s Statistical Service
- Q-File

Companies—Subsidiaries and Affiliates
- America’s Corporate Families and International Affiliates
- Mergent’s Industry Review
- Standard & Poor’s Analyst’s Handbook
- Standard & Poor’s Industry Surveys (2 volumes)
- U.S. Department of Commerce, U.S. Industrial Outlook
- Who Owns Whom

Industry Ratios
- Dun & Bradstreet, Industry Norms and Key Business Ratios
- RMA’s Annual Statement Studies
- Troy Almanac of Business and Industrial Financial Ratios
### Industry Forecasts

- International Trade Administration, U.S. Industry & Trade Outlook

### Rankings and Ratings

- Annual Report on American Industry in Forbes
- Business Rankings Annual
- Mergent’s Industry Review ([http://www.worldcatlibraries.org](http://www.worldcatlibraries.org))
- Value Line Investment Survey
- Ward’s Business Directory of Largest U.S. Companies

### Statistics

- Bureau of the Census, U.S. Department of Commerce, American Statistics Index (ASI)
- Bureau of the Census, U.S. Department of Commerce, Economic Census publications
- Bureau of the Census, U.S. Department of Commerce, Statistical Abstract of the United States
- Bureau of Economic Analysis, U.S. Department of Commerce, Survey of Current Business
- Statistical Reference Index (SRI)
## Profitability Ratios

<table>
<thead>
<tr>
<th>Ratio</th>
<th>Formula</th>
<th>What It Shows</th>
</tr>
</thead>
</table>
| 1. Return on total assets                  | \[
\frac{\text{Profits after taxes}}{\text{Total assets}}
\]
\[
\text{or }
\frac{\text{Profits after taxes} + \text{Interest}}{\text{Total assets}}
\] | The net return on total investments of the firm or The return on both creditors’ and shareholders’ investments |
| 2. Return on stockholder’s equity (or return on net worth) | \[
\frac{\text{Profits after taxes}}{\text{Total stockholder’s equity}}
\] | How profitably the company is utilizing shareholders’ funds                                      |
| 3. Return on common equity                 | \[
\frac{\text{Profits after taxes} - \text{Preferred stock dividends}}{\text{Total stockholder’s equity} - \text{Par value of preferred stock}}
\] | The net return to common stockholders                                                      |
| 4. Operating profit margin (or return on sales) | \[
\frac{\text{Profits before taxes and before interest}}{\text{Sales}}
\] | The firm’s profitability from regular operations                                               |
| 5. Net profit margin (or net return on sales) | \[
\frac{\text{Profits after taxes}}{\text{Sales}}
\] | The firm’s net profit as a percentage of total sales                                             |

## Liquidity Ratios

<table>
<thead>
<tr>
<th>Ratio</th>
<th>Formula</th>
<th>What It Shows</th>
</tr>
</thead>
</table>
| 1. Current ratio                           | \[
\frac{\text{Current assets}}{\text{Current liabilities}}
\] | The firm’s ability to meet its current financial liabilities |
| 2. Quick ratio (or acid-test ratio)        | \[
\frac{\text{Current assets} - \text{Inventory}}{\text{Current liabilities}}
\] | The firm’s ability to pay off short-term obligations without relying on sales of inventory |
| 3. Inventory to net working capital        | \[
\frac{\text{Inventory}}{\text{Current assets} - \text{Current liabilities}}
\] | The extent to which the firm’s working capital is tied up in inventory |
### Activity Ratios

<table>
<thead>
<tr>
<th>Ratio</th>
<th>Formula</th>
<th>What It Shows</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Inventory turnover</td>
<td>Sales/Inventory of finished goods</td>
<td>The effectiveness of the firm in employing inventory</td>
</tr>
<tr>
<td>2. Fixed-assets turnover</td>
<td>Sales/Fixed assets</td>
<td>The effectiveness of the firm in utilizing plant and equipment</td>
</tr>
<tr>
<td>3. Total assets turnover</td>
<td>Sales/Total assets</td>
<td>The effectiveness of the firm in utilizing total assets</td>
</tr>
<tr>
<td>4. Accounts receivable turnover</td>
<td>Annual credit sales/Accounts receivable</td>
<td>How many times the total receivables has been collected during the accounting period</td>
</tr>
<tr>
<td>5. Average collecting period</td>
<td>Accounts receivable/Average daily sales</td>
<td>The average length of time the firm waits to collect payment after sales</td>
</tr>
</tbody>
</table>

### Leverage Ratios

<table>
<thead>
<tr>
<th>Ratio</th>
<th>Formula</th>
<th>What It Shows</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Debt-to-assets</td>
<td>Total debt/Total assets</td>
<td>Total borrowed funds as a percentage of total assets</td>
</tr>
<tr>
<td>2. Debt-to-equity</td>
<td>Total debt/Total shareholders' equity</td>
<td>Borrowed funds versus the funds provided by shareholders</td>
</tr>
<tr>
<td>3. Long-term debt-to-equity</td>
<td>Long-term debt/Total shareholders' equity</td>
<td>Leverage used by the firm</td>
</tr>
<tr>
<td>4. Times-interest-earned</td>
<td>Profits before interest and taxes/Total interest charges</td>
<td>The firm's ability to meet all interest payments</td>
</tr>
<tr>
<td>(or coverage ratio)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Fixed charge coverage</td>
<td>Profits before taxes and interest + Lease obligations/Total interest charges + Lease obligations</td>
<td>The firm's ability to meet all fixed-charge obligations including lease payments</td>
</tr>
</tbody>
</table>
### Shareholders’ Return Ratios

<table>
<thead>
<tr>
<th>Ratio</th>
<th>Formula</th>
<th>What It Shows</th>
</tr>
</thead>
</table>
| 1. Dividend yield on common stock | \[
\frac{\text{Annual dividend per share}}{\text{Current market price per share}}
\] | A measure of return to common stockholders in the form of dividends.          |
| 2. Price-earnings ratio      | \[
\frac{\text{Current market price per share}}{\text{After-tax earnings per share}}
\] | An indication of market perception of the firm; usually, the faster-growing or less risky firms tend to have higher PE ratios than the slower-growing or more risky firms. |
| 3. Dividend payout ratio      | \[
\frac{\text{Annual dividends per share}}{\text{After-tax earnings per share}}
\] | An indication of dividends paid out as a percentage of profits.               |
| 4. Cash flow per share       | \[
\frac{\text{After-tax profits + Depression}}{\text{Number of common shares outstanding}}
\] | A measure of total cash per share available for use by the firm.             |
It was a cold and very clear night in April 2001. Christiane zu Salm, roughly one month on her job as CEO of the television station tm3, looked out of her office in Munich, the epicenter of the German media industry. For her, a new direction was the only possible route to take the heavily troubled firm to a safe haven. The TV channel would have to make a complete turnaround. Now big discussions were looming back and forth about what to do, and where to start. At the moment, Ms. zu Salm looked again at her favorite concept, the project 9Live. Today her team had finished a detailed concept draft of the project: Interactive television. Ms. zu Salm reviewed again the concept she and her staff had worked out in the last weeks. The main question remaining now was if the new program would find its place in the German television market. Would enough people watch them? Would enough people call in to their shows? How could they finance the channel, and what were their profit drivers?

Christiane zu Salm felt the excitement of the big challenges she was facing. In any case, she was brought in to make the turnaround, and find a viable concept that was independent of advertising revenue. Not moving in any direction while watching one’s ship sink certainly was no option anymore. Now it was on her to decide which path to take, and to take the risks the best way she could.

**COMPANY INFORMATION: TM3**

Before the idea of 9Live and “interactive TV” was established, the TV station tm3 went through a history of frequent strategic changes. The TV channel was founded in 1995 by Vienna-born Herbert Kloiber and his company Tele München in cooperation with the Heinrich Bauer publishing house. The initial strategy of the program was to be a women’s station offering content not available in the German television environment. As further progress was difficult in light of the predominance of the two media conglomerates Kirch Group and Bertelsmann, Kloiber sought options away from these two giants: by offering a 45 percent stake to the newly formed EM.TV (the producer and merchandiser of children’s television programs), he formed a strategic alliance with the children’s content provider. However, after EM.TV’s overambitious plans (after its initial public offering it acquired a stake in Formula 1 racing) to ascend into the world class failed
to materialize as the Kirch Group and Bertelsmann held against it, a rivalry among the German media conglomerate escalated. The Munich-based film distributor Kinowelt, which many considered to be the third force in the industry, tried in 1998 to take over Kloiber’s stake in tm3. But in late 1998, Rupert Murdoch, the biggest international media mogul, bought a majority stake (66 percent) in the women’s channel tm3 in order to gain a foothold into the German market.

This led to a major strategic change: It was widely speculated that Murdoch was about to transform tm3 into a fitness channel similar to one he already held in the US. In 1999/2000, after acquiring the remaining 34 percent stake from Herbert Kloiber, who had difficulties keeping the money-losing venture alive by himself, Murdoch also successfully bid for the rights for the champions league in order to transform the channel into “The Champions League Station.” This strategy was not successful either because tm3 just did not have the reputation with the viewer community to push market share significantly above 1 percent.

In May 2000, after years of negotiating with both rivals, Kirch and Bertelsmann, Rupert Murdoch announced plans to buy into Kirch’s digital pay-TV venture, Premiere. Right after the agreement with Kirch was closed, Murdoch withdrew tm3’s rights to air the Champions League soccer games, and relocated his sports program onto the new pay-TV platform.

Since Murdoch’s strategic interest in the channel vanished, H.O.T. Networks GmbH and ProSiebenSat.1 Media AG (Kirch Group) took over tm3 in early 2001. In the initial shareholding structure, H.O.T. held 48.6 percent of shares, pooled with Christiane zu Salm’s share of 3 percent. The ProSiebenSat.1 group held 48.4 percent of the channel.

H.O.T. Networks was owned by Barry Diller, who was a very well-known luminary in the international media landscape heading USA Interactive, a diversified group of companies that had in common a transformation into interactive businesses such as Expedia, the online travel agency and the TV travel shop. With his experience as chief executive officer of Paramount Pictures (1974–1984), Fox Inc. (1984–1992), and Sega Enterprises Inc., he was appointed CEO of the home shopping channel QVC in 1992, which was introduced in Germany in 1996.

Barry Diller together with the whole team of shareholders introduced a completely new focus, away from women’s TV and fitness. They wanted to introduce something new and innovative into the German television market. At the beginning of April Christiane zu Salm was brought in to turn the newly acquired sinking ship around.

Christiane zu Salm looked back on a successful past. After an apprenticeship with the major German publishing house Fischer, she had studied business in Munich and at Harvard. After her graduation she had placed different positions for the UFA Film- und Fernseh-GmbH, a major German movie and cinema corporation. Before her new job at tm3, Ms. zu Salm had been head of MTV Central Europe (responsible for Germany, Austria, and Switzerland) for three years, being the youngest head of a TV channel in Germany up to that time, winning her various awards for her successful management, e.g. the Echo as “media personality of the year 2001.”

**Market Overview**

The German television market had a history of its own. Before the 1980s merely three public TV channels, namely ARD, ZDF, and a regional program known as “the Third,” were available to the average German household. Only when close to foreign military bases or borders could some foreign channels be received. The electromagnetic broadcasting technique via terrestrial frequencies as it was originally employed in Germany had limited geographical reach and transmission frequencies.

The public broadcasting networks were legally committed to offer a basic supply of information, education, and entertainment. For this purpose, in 1950 the federal states of West Germany founded broadcasting corporations governed under public law which were affiliated in the ARD, and which started to jointly broadcast the “Erstes Deutsches Fernsehen,” the first German TV channel, two years later. Thirteen years later, with increasing demand for program variety, the ZDF (“Zweites Deutsches Fernsehen”) was going on air with the same legal framework. The sixties also saw the establishment of the Channel Three TV programs, which were broadcast on a regional basis by the ARD units. The conduct of business and the general direction of the program were monitored by broadcasting councils consisting of social groups that should represent the interests of the general public, and thus maintain a neutral political stance and a balanced view of facts in the program composition. Monthly viewer license fees determined by the state parliaments were the main source of financing for the public television channels.

In 1978 the state prime ministers decided to establish cable pilot projects in several German cities in order to assess public demand for program variety as well as the viability of the broadband cable network as a means to overcome the bottleneck in transmission capacity of terrestrial frequencies. On June 16, 1981, the so-called FRAG sentence of the German Federal Constitutional Court paved the way for the establishment of private television. Subsequently, on January 1, 1984, the “Programmgesellschaft für Kabel und Satellitenrundfunk” (PKS) as the first private television
channel started broadcasting. One day later, Radio Tele Luxemburg Plus (RTL plus) started broadcasting terrestrially out of Luxemburg and could be received with the help of an extra antenna. The initial success led the government to push the expansion of the cable network. In 1985 PKS was renamed to SAT.1, and launched a nationwide program in all cable and satellite networks. Only one year later, RTL plus changed its name to RTL, and turned nationwide as well. Additionally, the launch of the first Astra satellite in December 1988, which presented a substantial improvement over former satellite systems, supported the development of direct satellite reception, especially in the more rural regions which were not yet connected to the cable network. The private TV stations generated more than 90 percent of their revenues from advertising. To support this, many of them also started to show erotic night programs, primarily to generate cash flows early on in their life cycles. These programs, which were only allowed to be screened late at night, made the most money with erotic hotline commercials in blocks between the programs. The companies of such telephone services paid solid advertisement fees, which were otherwise very hard to obtain, especially at the late night time slots. Until 2001, however, most of the bigger private channels reduced broadcasting such content, usually due to image reasons. Moreover, a channel’s program content was to some degree constrained by the necessary adherence to the agreements in the licenses of the channels, which were allotted by the federal regulatory authority (the "Landesmedienanstalt").

As a result of this rapid expansion and improvement in technology, the number of programs that an average of the 30 million German households could receive increased to 33 by the end of 1997. This development was accompanied by the emergence of TV stations with different, more focused concepts, and programs like the 24-hour news channel n-tv (established in 1992) or the sport channel DSF (established in 1993). In 1995, the first teleshopping channel, H.O.T. (Home Order Television), started broadcasting, followed by QVC only one year later. Exhibits 1 and 2 provide an overview of private and pay TV channels with a nationwide reach in Germany at the end of 1999.

### Exhibit 1
Overview of the German Television Market

<table>
<thead>
<tr>
<th>Program</th>
<th>Category</th>
<th>Reach (million households)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Full Service</td>
</tr>
<tr>
<td>RTL</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>RTL II</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Super RTL</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>VOX</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>SAT. 1</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>ProSieben</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Kabel 1</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>N24</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>DSF</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>tm3</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Atv</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Bloomberg TV</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>CNN Germany</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Eurosport(^2)</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>H.O.T.</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>MTV</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>NBC Europe(^2)</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>n-tv</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>ONYX</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>QVC</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>VH-1</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>VIVA</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>VIVA Zwei</td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

\(^1\) Frequency allotment or distribution in at least one federal state  
\(^2\) No detailed information on technical distribution

Source: Concentration report KEK 2000.
Overview of Pay-TV Channels in Germany

<table>
<thead>
<tr>
<th>Program</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premiere</td>
<td>Analog movie channel</td>
</tr>
<tr>
<td>Premiere World</td>
<td>Digital Pay-TV-platform with own category channels: Star Kino, Cine Action, Cine Comedy, SCI Fantasy, Romantic Movies, Sport World, Krimi &amp; Co, Heimatkanal, Filmpalast, Sunset</td>
</tr>
<tr>
<td>13th Street, Studio Universal</td>
<td>Movie channel of Universal Studios. Distributed through Premiere World</td>
</tr>
<tr>
<td>CLASSICA</td>
<td>24-hour classical music channel. Distributed through Premiere World</td>
</tr>
<tr>
<td>Discovery Channel</td>
<td>24-hour category channel with focus on nature, adventure, history and technology. Distributed through Premiere World</td>
</tr>
<tr>
<td>Disney Channel</td>
<td>24-hour category channel for families with children. Distributed through Premiere World</td>
</tr>
<tr>
<td>GoldStar TV</td>
<td>24-hour music channel. Distributed through Premiere World</td>
</tr>
<tr>
<td>K-toon, Junior</td>
<td>Junior and K-Toon constitute a 24-hour program of movies for children and teenagers. The channels are distributed through Premiere World (Junior is distributed during the day, K-toon in the evening and during the night)</td>
</tr>
<tr>
<td>MultiThématiques</td>
<td>Consists of the channels Planet, Seasons, CineClassics, Jimmy, CyberTV. Thereof, Planet and Seasons are distributed through Premiere World</td>
</tr>
<tr>
<td>Blue Channel</td>
<td>Near-video-on-demand</td>
</tr>
<tr>
<td>Cinedom</td>
<td>Near-video-on-demand</td>
</tr>
</tbody>
</table>

Source: Concentration report KEK 2000.

The development of the private TV market was accompanied by the creation of several additional public TV stations like the documentary and political channel Phoenix (1997) and the children’s station Kinderkanal (1997). These public channels had to be carried in all cable networks by law, so that the capacity for private channels was limited. As a consequence, in 1988 only 15 out of 30 available program slots were available for private broadcasting companies in the German cable network.

Germany was home to some of the world’s largest press and broadcasting conglomerates. The two dominating players in 2001 were the Bertelsmann/CLT-Ufa group, consisting of RTL, RTL2, Super RTL, and Vox, and the Kirch group, in which Rupert Murdoch had minority shareholdings, owning Sat 1, PRO 7, Kabel 1, and DSF. Although these two industry giants were fiercely competing against each other in the private-channel market, the two groups jointly operated the German pay-TV channel Premiere (Exhibit 3 gives a summary of the audience rating of the different programs). Moreover, they pressed ahead with the development of digital radio and TV, as the German government was convinced that the analogue transmitters could be replaced by digital ones by the year of 2010 and eventually switched off.

**INTERACTIVE MEDIA CONCEPTS**

**Germany**

The German market for purely interactive television virtually did not exist at the time tm3 was planning the 9Live project. However, traditional TV stations were utilizing the basic concepts of interactivity to increase the attractiveness of traditional television concepts.

The so-called TED surveys (Tele-dialogue) were first introduced in 1979 and extensively used in the “ZDF-Hitparade” (voting for the winning song), and “Wetten dass . . . ?” (voting for the best bet), which at the time were the most successful show concepts in German television. Unlike radio show concepts where call-in formats were frequently used to enrich the listening experience, they remained subdued in
television concepts. Action on the screen, increased market share, and ultimately advertisement revenue were the objectives of the programming, whereas call-in shows such as “Hugo” (an arcade game per phone line) were merely used to fill program gaps rather than being telecast at prime time.

In the 1990s, though, an increasing trend towards home shopping television was observed with H.O.T. and QVC launching in 1995 and 1996 respectively. Viewers started to regard television not only as a one-way medium but as a transaction medium. These trends, among others, had already been successfully established in international markets.

**United Kingdom**

After BSkyB, Rupert Murdoch’s rivalry with BBC in establishing the first satellite network, which went into operation in 1998, the British Digital Television Platform was the first to get established in the European countries.

Independent polls revealed a strong interest of English viewers for all kinds of interactive formats such as gaming and betting via the digital television platform. One of the most popular formats is “Two Way TV,” which was established in 1996 and was broadcast to the BSkyB subscriber base of 5 million users in 2000. With moderate costs of 60 pence, more than 25 percent of these households had been attracted to play at least once, and 70,000 to play every day. Betting services on BSkyB, which faced legal restrictions in Germany, generated revenues of €53 million in the second half of 2000 with less than 20,000 customers.

The arcade gaming channel PlayJam, with a reach of about 9 million viewers, was launched in December 2000, and emerged as the second most popular channel on the Sky Digital platform, well ahead of the Paramount movie channel, MTV, and the Disney channel by early summer in 2001.

**France**

TPS started in the late 1990s as the second French digital satellite broadcasting station. Of the 1 million subscribers more than 90 percent had used one of the interactive services at least once. Betting and Meteo Express (an interactive weather channel) were the most popular formats and strong revenue drivers for TPS.

The more Christiane zu Salm thought about the 9Live project, the more she realized that 9Live shared the basic concept of interactivity with their UK and French peers, but none of them was based on the initial reaction of viewers to live produced content. 9Live would be the spearhead of the development of innovative interactive content. With the affirmative studies of the success and potential of interactive television formats in the UK and France, however, Christiane zu Salm felt confident that the German viewers could become as excited as the British and French viewers if the content and the concepts were right. Independent studies showed strong revenue potential for interactive television and call media formats. Being the first to dare tapping this very special market, she felt confident that 9Live could pre-empt any competition and secure a leading position in this new market segment.
**The New Concept—Interactive Television**

**Basic Concept**
Developments had not been too good at tm3. Desperately the little TV station needed a safe niche, staying clear of all the huge conglomerates battling over blockbuster movies, latest sports shows, and news coverage. The idea was to venture an interactive concept where viewers would actively participate in the shows, win prizes, and contribute to the channel’s finances with their calling fees. The reason for this focus on interactivity was also founded in the belief that the advertising market was about to decline drastically after steeply growing for the past five years (Exhibit 4).

The plan was indeed not so complicated. Put on a show where a charismatic host played all kinds of little quizzes, puzzles, or asked not-too-hard common-knowledge questions. He or she would have to animate the viewers to start calling in order to win prizes, typically cash between €100 and €10,000 (approximately $100–$10,000). For each call, one had to pay an amount of money in order to enter the competition. Computer software would then randomly pick a caller, who then had a chance to answer the question. If he did so correctly, he would win the money, and the next game would start, with new people calling in. There would be slightly different shows on through the day, but essentially they all shared the same underlying concept. Maybe one would ask questions about history, one would play games in the format of a wheel of fortune, and another one would give little mathematical riddles. Just nothing too complicated, as they wanted as many people to call as possible. In all this, the essential part was that there would be enough callers. In theory, if there would be only one caller for each game, all they would earn was the comparatively low calling fee, while losing all of the prize money. So there had to be at least more revenues from the callers than the prize value. And in the designed concept, they would do much more. Ideally, tm3 would earn money from this as more and more people started calling in to their shows. Their revenues would start coming more from this source than from the main source of all the other channels, namely TV commercials. Moreover, they would not have pressure anymore to buy expensive movie rights or sports shows. Also they didn’t have to maintain a big editorial office, journalists, and correspondents as there was no need to broadcast any news show or documentaries.

**Customers**
Perhaps the most critical issue in the whole idea was the level of willingness of the viewers to call in to the shows and the ability of the show masters to motivate them to do so. They needed at least enough participants in their shows to earn the prizes they distributed, and cover parts of their costs. One of the few demands of Ms. zu Salm’s superiors, i.e. the shareholders, had been to be less reliant on commercials and advertisement revenues, and this looked like the way to comply. In the context of participants, Ms. zu Salm had several concerns:

First, she was unsure about the general market environment. Were there enough people in the German Advertising Market

**EXHIBIT 4**

<table>
<thead>
<tr>
<th>German Advertising Market</th>
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<tbody>
<tr>
<td>Net advertising revenues of TV stations in €m</td>
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<table>
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<th></th>
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</thead>
<tbody>
<tr>
<td>Value</td>
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<td>2200</td>
<td>2400</td>
<td>2600</td>
<td>2800</td>
<td>3000</td>
<td>3200</td>
<td>3400</td>
<td>3600</td>
<td>3800</td>
<td>4000</td>
</tr>
</tbody>
</table>

market ready to call in to their shows in which they could perhaps win some prize money? And how could this be determined? Ms. zu Salm knew there were lots of ways Germans were similar to their French or British counterparts. But all too often, they were very different as well. Both in France and in the United Kingdom, interactive concepts had performed quite well, although nothing as daring as their planned business concept had been tried in these markets. Viewers used their TV sets to access interactive content but there was no show format solely relying on live produced shows to stimulate this interaction. In contrast to the UK and France, Ms. zu Salm sought a concept of mass interactivity, conveyed with the classic medium of television. Furthermore, Ms. zu Salm had with great interest realized how big the German market for all kinds of lotteries, competitions, riddle magazines, etc. was. It seemed that at every corner store there were heaps of weekly magazines consisting merely of crossword puzzles or riddles, where people could win prizes if the correct solution was sent in. Every supermarket had, often also as a marketing tool, some competition giving away cars, bicycles, trips, or money when people solved some participation game or riddle. Basically, she asked herself, were they following exactly the same pattern? It seemed obvious that there was a market that could well be served by the 9Live concept. But then again, crossword puzzles, for example, were mostly done by her grandmother’s generation, Ms. zu Salm thought. Would these people be watching her shows, and more importantly calling in to her shows? Also the success of the home shopping channels made Ms. zu Salm optimistic. If 40,000 people were willing to call H.O.T. each day to order rose crystal fountains, Japanese knives, wine openers, or car wax, how many would start calling if they could win money?

This led her to the second issue: Which set of viewers comprised their main target group? Which group should they concentrate their attention on? Was it old people, young people, male or female, from rural or metropolitan areas? How could this be determined? In the case of the most popular TV show, “Wetten dass..?,” for example, everybody watched it, and it was mostly advertised as a family happening, where everybody in the house would gather around the TV and enjoy a nice Saturday night together. This was probably not a viable option for tm3. They needed constant viewers, from morning to evening, who would constantly call in on their game shows. Also, their shows would have to focus much less on entertainment and more on motivating people to call, play, and win. Or should they concentrate on a certain time of the day? But then, Ms. zu Salm really thought that if they launched the interactive program, it should be the whole day. Only if the channel had a distinct character, with a similar program whenever the viewer would zap in, could they be successful.

The third puzzle the team at tm3 was trying to solve was the right marketing solution. Once they could figure out who their potential customers—that is, the callers—were, they would have to get them to watch their program, fast. At the moment tm3 was not in best financial health. And with the new concept, the problem would be the money in the early months. Because not only did they have to build up the whole program from scratch, but also they had to give away considerable amounts of cash in prizes. So if they could not get a fair amount of people calling on their shows, there was a big danger of running out of cash early on. But what could they really do in terms of marketing? At the moment, the few people watching their program were a very diverse group due to the drastic changes in program focus in recent years. Many of them were women, mostly watching old soap operas, movies, or evergreen series. Probably commercials on their own program would not attract much attention. Going on other channels with TV spots might be an option, but unfortunately a very costly one. Then they could do poster advertisements in cities, radio spots, or newspaper ads. But would that be worth the money spent? Maybe they should just invest it in better shows, or higher prize money? The pricing of calls was also an issue here: How much should one call cost? And how much should people be able to win? How much difference would it actually make for the number of people calling if they could win €10,000 instead of €10?

**Revenue**

At the moment tm3 employed almost 100 employees, and had a cost structure roughly similar to ProSiebenSat.1 Media AG (Exhibit 5). Most of these were employed in producing the content (editors, program producers, announcers, studio and technical staff). Christiane zu Salm thought that it should be possible to implement the interactive channel design with roughly the same amount of people because they could compensate for the increased show production demand for manpower by freeing most resources in the editorial departments. They would have to start producing the shows, hiring show masters, and install the IT system which was required for receiving the calls, randomly choose callers, and handle billing and settlement. This would primarily be done with the help of a telecommunication service provider, who would take a fixed percentage of each calling fee (about one third of calling revenues), and process the incoming calls. On
the whole, it seemed like the human resource factor and the technology of producing the actual shows would be manageable problems compared to the key question of whether viewers would actually call in. Another major cost block to cover was the distribution fee to be paid to the cable network and satellite operators, which would not shrink with different content. At the moment Christiane zu Salm was sitting in front of the half-finished financial plan for the next 12 months. About 28 million households were receiving their program. In the first quarter of 2001, tm3 had a market share of roughly 0.7 percent. But probably they would not be able to take these viewers with them into the interactive program. Overall industry earnings in commercials had been about €4.7 billion in 2000. Their share had been part of this, and with viewers continuing to stop watching their programs, it was bound to drop further and further, until they would get into serious financial conditions. And with the costs of the interactive concept getting even more expensive due to the new technology, and with the new challenge of producing live shows, they would have to get cash quickly.

Ethics/Legal Concerns
Another issue with the interactive channel was the fact that it would very likely attract some controversies in Germany. As people were supposed to spend money just for the chance of winning some prize, it was also subject to some regulatory restrictions. Firstly, tm3 felt that all callers should be older than 18 years of age, and were therefore sufficiently mature to decide to call or not.

The new project could still be based on the television license granted to tm3. Furthermore, in order not to be subject to gambling law, they would have to price the calls below 50 eurocents. This was approximately the same amount as the price to send a domestic postcard in Germany, as it was used in countless little competitions and open contests arranged by supermarkets, television stations or magazines. But there was also an intangible component: If people were actually calling every day, they could create an even larger amount in calling fees. But could tm3 also be held responsible if callers developed addictions to gaming and playing on the channel? The core and clear-cut goal was to offer entertainment for grown-up television viewers, and leave the decision whether or not to take part to the individual viewers. With a transparent caller selection mechanism on a purely random basis, every participant was treated equally, and with moderate participation fees, the risk of coming into an illegitimate position with these practices in place was not great.

Outlook
So many challenges were lying ahead of project 9Live. Most importantly, an audience had to be found and targeted the right way in order to become profitable as soon as possible. But even before that, TV hosts had to be hired and shows had to be invented and produced. This was not trivial as the shows were supposed to be live, and the TV hosts had to be charismatic enough to capture the viewers, attract them to watch other viewers playing games in the shows, and ultimately call themselves. Also very important for the whole concept to work were good producers. It was not very easy to find them, but tm3 was looking everywhere for new and open-minded talents. The issue here was that since there were not similar concepts around, they would have to train people for what they needed. This was another challenge on the way to 9Live. There was even the possibility to sell produced shows, if they were received well from the audience, and therefore
produce programs for third-party providers. But there were more urgent challenges to master in the next couple of months.

The team of tm3 had already started to hire some hosts, but then it had not yet been decided how many they would actually need, and when, as it still had to be decided how the execution of project 9Live and thereby the whole TV channel was going to happen. Should it be a radical change or should they first start with a few game shows, and then, depending on the viewers’ sentiment, gradually increase the amount of game shows until the point that it would be a sole game show channel? But could that work? A channel that consisted only of game shows, and profited only from the calling fees of their audience. Home shopping concepts had been successful, but this was something different, right?

Nonetheless, the team of tm3 had to make a change as even as its sixth-year profits were yet to materialize. The project 9Live was in fact more than just an attempt. Thus they needed a good action plan. Implementation of change was always difficult, and therefore it required everyone’s absolute focus and dedication. One important guideline was to avoid any legal issues to gain credibility, and not lose potential callers. Moreover the show production process had to be engaged, and new talent had to be hired.

One other big topic that had been discussed by many employees of tm3 over the last month was whether it would be reasonable to rename the channel in order to complete the change into a new TV channel era. A completely new channel with a new name would certainly visualize the new start they were about to undertake, but should they give up the brand awareness of the name “tm3”? Not only was the problem of finding a name a challenge but it could also involve significant marketing expenses to be invested to make the TV channel known with its new name among all potential customers.

Christiane zu Salm read the different articles, reports, and business plans on her desk. Was 9Live really worth the risks they had to take? Tomorrow morning she had to present her ideas and give clear marching directions to all her employees. From that point on, there was no turning back. What was left was work to minimize the risks they had to take: Understand the new concept and its consequences, find a bulletproof financing plan, motivate employees, and put the concept into an action plan everybody could follow.
Innovation is our lifeblood. Innovation is a prerequisite of growth at P&G. Invention is one thing—and it’s necessary. But innovation is what counts. Turning invention into an idea that you can commercialize is innovation.

— Alan George Lafley, chairman and CEO, Procter & Gamble Co.

INTRODUCTION

Cincinnati-based Procter & Gamble Co. (P&G), one of the world’s largest consumer products companies, registered global sales of $51.4 billion in the fiscal year 2004. The company had a significant presence in five product categories such as fabric & home care, beauty care, baby & family care, healthcare, and snacks & beverages (Exhibit 1). Since the 1940s the company had doubled its sales in each decade. However, in the 1990s, the company experienced slow growth rates that stood at around 1 percent. By all accounts, the then CEO of P&G, Durk I. Jager, had tried to implement too many changes too quickly (which was admitted by Jager later). In 1999, he initiated the Organization 2005 program, which was intended to boost sales and profits by introducing an array of new products, closing some unprofitable businesses, and eliminating jobs. Analysts opined that with most of the company’s resources and best people focused on developing the next blockbuster new product, sales for the established brands were stagnating, market share was eroding, and morale was sliding. Between January and June 2000, the company’s stock slid by 43 percent and the profit margins on the company’s biggest brands such as Pampers, Tide, and Crest began to shrink. Jager was ousted after only 17 months at the top—the shortest tenure of a CEO ever at P&G.

In June 2000, Alan George Lafley, a 23-year P&G veteran, took over the reins of the company. In contrast to Jager, Lafley enhanced the company’s focus on innovating the established brands such as Pampers, Crest, and Tide. He adopted strategies like “connect and develop” (reaching outside for ideas) and “360-degree innovation” (differentiating products not just by formulation but also by design) to accelerate the innovation process. Analysts believed that in a company that had boasted for more than a century of its powers of innovation, this was the newest idea. Under the leadership of Lafley, P&G updated all of its 200 brands and created whole new product categories such as Crest’s battery-powered SpinBrush toothbrushes and Crest Whitestrips tooth whiteners, which helped improve the sales and profits of the company. By all accounts, Lafley’s focus on innovation helped in turning around the fortunes of the 167-year-old consumer-products giant.

THE EARLY INNOVATIONS

William Procter, an immigrant from England, and James Gamble, an immigrant from Ireland, had settled down at Cincinnati as a candlemaker and soapmaker respectively. When they married the Norris sisters, their father-in-law Alexander Norris encouraged them to become business partners and consequently they founded P&G in 1837. The company started gaining popularity during the Civil War in 1862, when it was given several contracts to supply soap and candles to
the armies. Later, the founders’ sons took over the reins of the company. James Norris Gamble developed Ivory, a white soap, which was P&G’s first popular product. Harley Procter, William Procter’s son, brought up the idea of advertising Ivory nationally. In 1882, for the first time, Ivory’s qualities, mildness, purity, floating capability, and durability were advertised in a weekly newspaper called the **Independent**. In the early 1920s, the company became one of the first companies to exploit the growing popularity of the radio medium by sponsoring cooking shows on radio to promote its all-vegetable cooking medium. In the early 1930s, its radio soap opera, **Ma Perkins**, achieved nationwide popularity, getting people hooked to more of its soap operas. In 1935, just after five months of the introduction of television in the United States, the company aired its first commercial during the first major league baseball game telecast on television.

Analysts opined that P&G’s advertising acquired a strong sense of direction in 1931, after Neil McElroy, the company’s promotion department manager, introduced a new business technique called brand management. McElroy joined P&G in 1925 after graduating from Harvard College. While he was working on an advertisement campaign for Camay soap, he found that Camay was not only competing with brands from Unilever and Palmolive (P&G’s competitors), but also with P&G’s own brands. In a three-page note, he enunciated his branding principles. He felt that individual teams should manage each brand of the company, and every team member

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**EXHIBIT 1**

P&G’s Business Units

<table>
<thead>
<tr>
<th>Global Business Unit</th>
<th>Product Lines</th>
<th>Key Brands</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fabric and Home care</td>
<td>Laundry detergent, fabric conditioners, dish care, household cleaners, fabric</td>
<td>Tide, Ariel, Downy, Lenor, Dawn, Fairy, Joy, Gain, Ace Laundry and Bleach,</td>
</tr>
<tr>
<td></td>
<td>refreshers, bleach, and care for special fabrics</td>
<td>Swiffer, Bold, Cascade, Dash, Cheer, Bounce, Febreze, Mr. Clean/Proper, Era,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Bonux, Dref, Daz, Vizir, Flash, Salvo, Viakal, Rindex, Alomatik, Dryel, Myth,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maestro Limpio, Ivory Dish, Hi Wash, Lang</td>
</tr>
<tr>
<td>Beauty Care</td>
<td>Hair care/hair color, skin care and cleansing, cosmetics, fragrances, and</td>
<td>Pantene, Olay, Head &amp; Shoulders, Cover Girl, Clairol’s Herbal Essences,</td>
</tr>
<tr>
<td></td>
<td>antiperspirants/deodorants</td>
<td>Nice ‘n Easy, Natural Instincts and Hydrience, SK-II, Max Factor, Hugo</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Boss, Secret, Zest, Old Spice, Safeguard, Rejoice, Vidal Sassoon, Pert,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ivory Personal Care, Aussie, Lacoste, Infusion 23, Noxzema, Camay, Sure,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Physique, Infasil, Laura Biagiotti, Muse, Wash&amp;Go, Giorgio, Mum</td>
</tr>
<tr>
<td>Baby and Family Care</td>
<td>Feminine protection pads, tampons and pantiliners, baby diapers, baby and</td>
<td>Always, Whisper, Tampax, Lines Feminine Care, Naturella, Evax,</td>
</tr>
<tr>
<td></td>
<td>toddler wipes, baby bibs, baby change and bed mats, paper towels, toilet</td>
<td>Ausonia, Orkid Pampers, Luvs, Kandoo, Dodot</td>
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<tr>
<td></td>
<td>tissue, and facial tissue</td>
<td></td>
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<tr>
<td>Health Care</td>
<td>Oral care, pet health and nutrition, pharmaceuticals, and personal health</td>
<td>Charmin, Bounty, Puffs, Tempo, Codi Crest, Iams, Eukanuba, Vicks, Actonel,</td>
</tr>
<tr>
<td></td>
<td>care</td>
<td>Asacol, Metamucil, Fixodent, PUR, Scope, Pepto-Bismol, Macrobid,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Didronel, ThermaCare</td>
</tr>
<tr>
<td>Snacks and Beverages</td>
<td>Snacks and beverages</td>
<td>Pringles, Folgers, Millstone, Torengos, Sunny Delight, Punica</td>
</tr>
</tbody>
</table>

Source: www.pg.com
should have a well-defined role. The team should concentrate on developing and marketing only that brand. The point McElroy wanted to convey was that each brand should be managed like an individual business, and also that each brand should have its own target consumer segment in order to minimize inter-brand competition. McElroy’s principles were well received by the management and implemented. McElroy went on to become the CEO of P&G and became one of the most respected CEOs of the company. McElroy’s formula for P&G’s success was: “Find out what the consumers want and give it to them.”

P&G was also one of the first companies to form full-fledged product and market research teams. Its product research laboratory was set up in 1890, when it was selling more than 30 types of soaps. But D. Paul Smelser, a Ph.D. in economics from John Hopkins, created P&G’s market research department in 1925. Smelser had joined one of P&G’s newly formed units that was to analyze the markets for commodities like cottonseed oil. But he often went to senior executives of the company and asked them product-related questions like what percentage of Ivory consumers used it for cleansing hands and what percentage used it for dishwashing. Smelser then made them realize how ignorant they were of product data and how that was impeding their marketing efforts. The market research team expanded and used some of the most sophisticated tools to calculate the numerical information for the company’s use. Smelser initiated several innovative data-collection techniques, one of which was door-to-door interviews. Young women were groomed and sent to neighborhoods all over the country. They visited homes and asked homemakers detailed questions about every activity for which P&G products were used. This data was provided to the corresponding departments.

P&G’s Tide, the “washing miracle,” was introduced in 1946; Crest, the first toothpaste with fluoride, in 1955, and Pampers diapers in 1961. Through the decades, P&G strengthened its position in several product segments—laundry & cleaning (Tide, Cascade, Dawn), paper goods (Charmin, Pampers), beauty care (Olay, Pantene), food & beverages (Folgers, Pringles), and healthcare (Crest, Scope). It expanded its product and brand categories while increasing the scale of its operations.

By the 1970s, due to the availability of inexpensive long-distance telephone facilities, the company abandoned door-to-door interviews and adopted tele-surveys and mail-in interviews. The company also adopted the “Day after Recall” method for measuring the impact and memorability of TV commercials. With the help of advertising agencies, the company used focus groups and other kinds of opinion-sampling techniques to adapt its products to changing needs and tastes and sharpen its commercial messages. By the late 1980s, the company was able to build some of the billion-dollar brands—Tide, Crest, Charmin, Downy, Pampers, Folgers, Bounty, Ariel, Pringles, Always, and Pantene.

However, between 1990 and 2000, the company failed to double its sales—a goal that it had met in each decade since 1940. Analysts cited aging brands and lack of innovation as the main reasons. The company had not introduced any new and improved versions of classic brands like Tide and Charmin, a practice that it had followed since the 1940s. Sales of most of its top brands had slowed down and the company had lost its leadership position on some of its classic brands (Pampers lost its leadership position to Kimberly-Clark Corp. for toddlers’ training pants, and Crest lost its leadership position to Colgate-Palmolive Co.’s Colgate brand for teeth-whitening and breath-freshening toothpastes). Analysts opined that Kimberly-Clark Corp. and Colgate-Palmolive Co. had innovated more aggressively than P&G did.

The problem with Crest was that it had not added any new features to its products since its inception. The company continued with the same packaging (red, white, and blue box) and the same tagline (“Look, Ma... no cavities”) over the years. Meanwhile, the consumers had developed concerns beyond cavities—yellowing teeth, sensitive gums, and bad breath. Crest continued with its cavity fighter aspect, while other toothpaste makers had started catering to the changing needs of customers: Arm & Hammer had launched baking-soda toothpaste; Rembrandt had introduced anti-aging and whitening formulas; Tom’s of Maine had rolled out natural toothpaste. Consequently, between 1987 and 1997, Crest’s market share slipped from 39 percent to 25 percent. The company’s problems compounded in late 1997 when Colgate came out with a toothpaste that fought everything: cavities, tartar, plaque, bad breath, and, most important, gingivitis. By the end of 1998, Colgate overtook Crest by grabbing a market share of 30 percent in the toothpaste market, leaving Crest with a market share of 26 percent. In addition, Pampers, (which had once a market share of 70 percent of the disposable-diaper market) had lost nearly half of its market share over the past 20 years. Ivory had lost its leadership position to Unilever’s Dove in the soap market. Ivory had a market share of 5 percent, whereas Unilever’s Dove had a market share of 20 percent. Charmin, the toilet paper leader for decades, tumbled to No. 2 position.

In January 1999, Jager, a P&G veteran, took over the reins of the company and initiated efforts to boost
the sales growth. As part of a new strategy to streamline management, boost sales growth, and accelerate new product development, Jager unveiled the Organization 2005 plan, which focused on research and development rather than on geographical expansion. As part of the $1.9 billion global restructuring program that came into effect on July 1, 1999, P&G planned to eliminate about 15,000 jobs worldwide over six years—approximately 13 percent of its workforce—and close 10 plants.16 Jager also had an aggressive plan: Launch a slew of new products in the hope of finding the next big billion-dollar product, like Tide or Pampers.17

Jager invested about $200 million—15 percent of the company’s R&D budget—to develop entirely new product categories. The company introduced products such as Febreze, a spray-on odor eliminator; Swiffer, a dry mop; Dryel, a home dry-cleaning product; Thermacare, a heat wrap; Fit, an antibacterial food spray; and Impress, a high-tech plastic wrap.18 But most of these products failed in the market. Industry experts were of the opinion that Dryel flopped because consumers felt that it was basically a freshening process and involved no actual cleaning. The product was supposed to be a substitute for drycleaning, but it did not serve the purpose.19 P&G sources said that the new introductions were the results of consumer feedback, but some industry observers opined that it was a move to gain shelf space.20 By all accounts, Jager had spent on launching new products and he had introduced too many new products too quickly. Moreover, Jager’s other ambitious initiatives backfired. In an effort to globalize P&G’s brands, Jager decided to sell a particular product under the same name all around the world. So in Germany, the name of the company’s dishwashing liquid was changed from Fairy to Dawn (the name under which it was sold in the United States). But since no one in Germany knew what Dawn was, P&G’s sales for the brand plummeted.21

Analysts mentioned that Jager had introduced expensive new products that never caught on while letting existing brands drift. While most of the company’s resources and best people focused on developing the next blockbuster new product, sales for the established brands were stagnating and market share was declining (Exhibit 2). In his first and last full fiscal year, earnings per share rose by just 3.5 percent compared to an estimated 13 percent. And during that time, the share price slid by 52 percent and the market capitalization of the company declined by $85 billion.22 Industry experts felt that Jager, during his tenure of 17 months, had grown one thing: costs. In June 2000, Jager was ousted from his post following the poor financial performance of the company. When Lafley took over from Jager as CEO in June 2000, the company was, according to analysts, in bad shape. Share price had fallen by 43 percent and P&G’s market value had diminished by $70 billion during the last six months of Jager’s leadership.23 Profit margins on P&G’s biggest brands, Pampers, Tide, and Crest, had gone down.

**LaFLEY AND “THE INNOVATION FOCUS”**

Lafley, who had been with P&G for the past 23 years in various positions, was part of the campaigns that had both succeeded (Liquid Tide) and failed (Physique, a high-end shampoo). From his experience, he realized that the company needed a complete makeover, but with a back-to-basics approach. Lafley chose P&G’s ten bestselling brands that each generated sales of over $1 billion annually and refocused the company’s attention on them (Exhibit 3). They were allotted the bulk of the company’s resources, its manpower, and its...
financial backing. Lafley explained, “It’s a basic strategy that worked for me in the Navy. I learned there that even when you’ve got a complex business, there’s a core, and the core is what generates most of the cash, most of the profits. The trick was to find the few things that were really going to sell, and sell as many of them as you could.”24 He tried to convince his employees that selling more Tide was less complicated than trying to invent a new Tide.

Martin Neuchterm, head of P&G’s global hair care, gave an example of how Lafley implemented the strategy. “When A.G. first came onboard, we were struggling: It [the hair care group] was trying to get new brands out there, and do everything at the same time.”25 Sales of its core brand, Pantene, were flat and Physique, its new brand, had failed. “A.G. made things very clear: Make sure you focus on Pantene,” said Neuchterm.26 The group then concentrated on improving Pantene. After research, the group found that shampoo classification on hair types (oily, dry, normal) wasn’t being very effective. Variants of Pantene were then offered according to product benefits—curls, volumizing, smoothing. Pantene bottles were given a new look and each variant, its own distinctive color. The company tried new marketing materials at the point of purchase—graphics to guide the consumer to the right product for them. In 2001, sales of Pantene grew by 8 percent.27 Moreover, Lafley also removed flopped products—Fit, Dryel, Olay color cosmetics—from the market and sold the non-core businesses such as Jif & Crisco. To cut expenses, he laid off about 9,600 employees. Lafley’s cost-cutting initiatives resulted in $2 billion in savings for 2001.28

In addition, Lafley brought in a different approach for innovation in products. He said, “We had gotten into a mind-set where innovation had to flow into new categories and new brands exclusively, and all I did was open people’s minds to [the possibility] that it could also flow through our established brands.”29 To speed up the innovation process, the company adopted a 360-degree innovation strategy in which the commercial and technical groups worked closely together to under-
stand the needs of the consumers. They adopted a method called connect and develop (also known as open innovation), which focused on embracing collaboration, partnership, and improving external relationships. In addition to sharing technologies and ideas across the business units internally, the company also provided its network access to outsiders. The company planned to obtain 50 percent of its new ideas, technologies, and products from external innovation partners. That helped in lowering the engineering and research costs and also assisted the company to develop a stream of new products.30

Furthermore, Lafley also spent a lot of time with his executives to communicate the ways in which he wanted to change the company. He also discussed with his managers about the various ways in which different brands could be innovated. In a company famed for requiring employees to describe every new course of action in a one-page memo, Lafley’s preferred approach was the slogan. For example, he felt that P&G was letting technology rather than consumer needs dictate new products. He also felt that the company was not working closely enough with retailers, the place where consumers first see the product on the shelf. He once said: “The consumer is boss: The first moment of truth. P&G wasn’t concerned enough with the consumer’s experience at home: The second moment of truth.”31

Instead of relying on the 7,500-odd scientists and engineers in the company’s R&D laboratories, Lafley wanted all 100,000-plus employees to contribute towards innovation. Employees from different divisions were encouraged to exchange ideas. Lafley evaluated the idea sharing at the innovation reviews he conducted annually at every business unit. According to the company insiders, the strategy adopted by Lafley was quite fruitful. Diane Dietz, head of P&G’s North American oral-care division, got assistance from her colleagues who worked on Millstone coffee and Herbal Essences shampoos. They helped her develop a scratch-and-sniff feature on the packages of Crest toothpaste when Crest introduced new flavors. Actonel, Crest Whitestrips, and Olay Daily Facials were some of the products developed in collaboration between different business units within the company (Exhibit 4).

Lafley also advocated looking outside the company, sometimes even to competitors for innovation. Innovation from external sources was 20 percent in 2000. It was 35 percent in 2004 and Lafley wanted to take it to 50 percent in the future.32 It included buying technology from individual entrepreneurs and working together with other companies. Crest SpinBrush, a toothbrush with a battery-powered head, which had sales of $160 million, was bought from an inventor named John Osher in 2001. Another food wrap product of P&G, Glad Press’n Seal, was developed through a joint venture between P&G and Clorox, a company that competed with P&G in floor mops and water purification markets. Prilosec, an over-the-counter heartburn drug, was the result of collaboration between P&G and AstraZeneca (Exhibit 5).33

Lafley was pushing P&G to approach its brands more creatively. For example, the Crest product line did not include only toothpaste, it also included electric toothbrushes, SpinBrush, and Whitestrip tooth whiteners. The company was also willing to license its own technologies to get them to the marketplace faster. It partnered with Clorox Co., maker of Glad Bags, in October 2002 to share a food-wrap technology it had developed. Under Lafley’s leadership, P&G reported an increase in sales and profits. An analyst34 said, “The past two years of earnings have been astounding in terms of P&G’s ability to turn the corner.”35 For the fiscal year 2004, P&G reported $6.48 billion in profits on sales of $51.41 billion. Profit per share was $2.32, a 25 percent increase over the previous year. Sales over the previous year rose 19 percent and volumes

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**EXHIBIT 4**

Products Developed in Collaboration between Different Business Units within P&G

<table>
<thead>
<tr>
<th>Product</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actonel</td>
<td>Osteoporosis drug</td>
</tr>
<tr>
<td>Crest Whitestrips</td>
<td>Teeth whiteners</td>
</tr>
<tr>
<td>Dawn Power Dissolver</td>
<td>Crusty-food blaster</td>
</tr>
<tr>
<td>IAMS Dental Defense</td>
<td>Tartar-fighting pet food</td>
</tr>
<tr>
<td>Mr. Clean Autodry</td>
<td>Car-washing sprayer</td>
</tr>
<tr>
<td>Olay Daily Facials</td>
<td>Cleansing cloths</td>
</tr>
<tr>
<td>Swiffer Wetjet</td>
<td>Floor cleaner</td>
</tr>
<tr>
<td>Tide Stain Brush</td>
<td>Laundry scrubber</td>
</tr>
</tbody>
</table>

increased 17 percent. Cash flow after capital spending deductions was $7.34 billion. The company continued to gain market share in lucrative businesses: It had 70 percent of the tooth-whitening market in 2004, up from 57 percent in 2003, and 48 percent of disposable diapers in 2004, compared to 45 percent in 2003. Analysts opined that this was a healthy trend for P&G because these segments offer higher margins than others. An analyst said, "In the 18 years that I’ve followed Procter, I have never seen the company this good." During the same period, P&G's top three competitors, Johnson & Johnson, Kimberley-Clark, and Unilever, reported annual sales growth of 15.3 percent, 5.8 percent and 5.9 percent respectively. P&G reported that its quarterly earnings for the third quarter of 2004 (October 2004) were expected to rise 14 percent. On the other hand, analysts predicted that quarterly earnings of Colgate were expected to drop by 7.7 percent. Unilever also said that its upcoming quarterly profit (October 2004) would fall below the previous year's level. Analysts opined that since the early 2000s, P&G had updated all of its 200 brands and created whole new product categories, which had helped in increasing the sales of the company. Clayton C. Daley Jr., the company's chief financial officer, said, "We are growing market share in 70 percent of our businesses. That doesn't happen unless you have strong innovation." On the other hand, some analysts felt that the company had huge challenges on its growth path. Some of the gains in profit had resulted from cuts in capital and R&D spending, which was on a par with that of the company’s rivals. Moreover, the company had also missed some big opportunities. In the past, it had a chance to buy a company that produced water-soluble mouthwash strips, but the company had rejected the offer. Listerine bought the product and was making a lot of profit on it. Clairol hair color, the most important product in P&G's recent purchases, had also lost five points of market share to L’Oréal in the United States.

Moreover, as the competitors were losing their market share, they were stepping up their efforts to regain the market share. Some analysts said that P&G might find it difficult to keep up the earnings growth in the face of a fight back from its competitors. By all accounts, Lafley was focusing more on upgrading the existing brands rather than introducing new brands. Analysts warned that without innovative new products to match the competitors’ products, the company might face troubles in the long run. Alfred A. Davis, former manager for new-business development at P&G and current director of national accounts at a food-service supply company, said, “They run the risk of having the brands fall to the point where they’re not even relevant to the consumers unless they’re on sale.”

Lafley and his executives, however, said that the company’s innovation pipeline was healthy and it would keep producing incremental revenue for P&G brands. In the past, Lafley had reduced 50-plus product-development projects (inherited from Jager) to a dozen. He once said, “I think we got into a little trouble getting excited about the technologies before we thought through the consumer.” Moreover, according to market-research firm Information Resources, half of the new products in the consumer products market failed within 12 months. The company officials felt that they must grow the company's top line. Chuck Stutenroth, senior portfolio manager at Fort Washington Investment Advisors in Cincinnati, which managed more than $10 million in P&G shares, said, “It just takes a lot of new products to move the needle at Procter. I think investors by and large have confidence in their strategy. They just need to continue to execute quarter after quarter after quarter.”

### EXHIBIT 5

<table>
<thead>
<tr>
<th>Products Developed in Collaboration with Outsiders</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Glad Press’n Seal</strong> Supersticky food wrap</td>
</tr>
<tr>
<td><strong>Mr. Clean Magic Eraser</strong> Spot remover</td>
</tr>
<tr>
<td><strong>Olay Regenerist</strong> Anti-aging cream</td>
</tr>
<tr>
<td><strong>Prilosec</strong> Heartburn drug</td>
</tr>
<tr>
<td><strong>Spinbrush</strong> Battery-powered toothbrush</td>
</tr>
<tr>
<td><strong>Swiffer duster</strong> Microfiber picker-upper</td>
</tr>
</tbody>
</table>

NOTES

9. Ibid.
10. Ibid.
11. Ibid.
15. Ibid.
24. Ibid.
25. Ibid.
26. Ibid.
27. Ibid.
28. Ibid.
33. Ibid.
34. Jim Russell is the director of core equity strategy with Fifth Third Asset Management.
37. Andrew Shore is an analyst with Deutsche Bank.
40. “P&G Has Rivals in a Wringer,” op. cit.
42. “P&G: Teaching an Old Dog New Tricks,” op. cit.
43. Ibid.
44. “A Fresh Face,” op. cit.
AMD in 2005: Coming Out of Intel’s Shadow?

Ravi S. Madapati
ICFAI Knowledge Center

Intel underestimated us and their arrogance didn’t allow them to take hold of what they were doing.

— Benjamin J. Williams, AMD

In 2004, Hector Ruiz, CEO of Advanced Micro Devices (AMD), was reflecting on how his company was faring in its battle with Intel in the 64-bit microprocessor market. Itanium, Intel’s first 64-bit microprocessor, had failed. Itanium 2 had also elicited a lukewarm response from the market. But Opteron, AMD’s 64-bit microprocessor released in mid-2003, was still receiving strong performance reviews. By 2004, many companies such as Microsoft, IBM, and Hewlett-Packard (HP), which had been staunch supporters of Intel, had started using Opteron. Even Sun Microsystems, a company that traditionally used its own SPARC chips, had started using Opteron. These companies saw AMD as a means to increase their market share by offering high-quality but low-priced products. As a result, by 2004, AMD had become a major supplier of microprocessors in the server market.

Historically, AMD had ranked a distant second in PC microprocessors with a market share of about 15 percent, compared to Intel, which had about 80 percent. In the past, AMD had made inroads into Intel’s market share only to see Intel strike back with steep price cuts and faster introduction of new models. As 2004 got underway, analysts wondered whether AMD was finally ready to come out of Intel’s shadow.

**OPTERON**

Designed to run existing 32-bit applications and offer customers a smooth transition to 64-bit computing, Opteron promised a dramatic improvement in performance. It also reduced the total cost of ownership (TCO).\(^2\) Opteron came in three versions: the 100 series (1-way), the 200 series (1- to 2-way), and the 800 series (up to 8-way).

AMD had positioned Opteron as a microprocessor with a scalable architecture designed to meet current and future business needs. Opteron was designed to scale from one to eight processors. This aided system designers by reducing the cost and complexity of building servers and workstations. It also reduced cost and increased server scalability.

One of the most important features of Opteron was HyperTransport Technology, which aimed at removing I/O bottlenecks,\(^3\) increased bandwidth/speed, and reduced latency.\(^4\) For workstation users, this meant increased graphics throughput (up to 8 times AGP), quicker loading of applications and large data sets, better multi-tasking, and smoother transition across applications.

HyperTransport technology was useful for any application where high speed, low latency, and scalability were necessary. This technology reduced the number of buses while providing a high-performance link for PCs, workstation and servers, as well as numerous embedded applications and highly scalable multiprocessing systems.
AMD had designed the new microprocessor to allow customers to migrate to 64-bit computing without any significant sacrifice of the existing code base. The technology aimed at providing full speed support for x86 code base, offering high performance levels for existing 32-bit applications. It provided a large memory, which was useful for computationally intensive applications such as databases, ERP, decision support, and scientific and technical modeling. It also helped lower TCO and network management complexity through a unified architecture for desktop, notebook, workstation and server, and platform flexibility.

Opteron’s target segments included companies that required faster database transactions and customers needing quick graphics response such as in the CAD industry, which had computationally intensive tasks for modeling and scientific applications.

Though Opteron was designed for high-end servers it could also run like 32-bit (Pentium and Athlon) processors in most PCs. A PC version of Opteron was also expected to be available, unlike Intel’s Itanium 2. Opteron prices ranged from $283 to $794, compared to Itanium 2’s $1,338 to $4,226. Opteron’s design made it fully backward compatible with existing 32-bit applications. That differentiated it from Itanium 2, which used a different architecture.

By offering both 64-bit and 32-bit operation with the same chip, AMD believed that Opteron systems would be the perfect upgrades for aging servers that used Intel’s Pentium and Xeon processors. AMD also had plans to introduce a 64-bit processor for home computers in 2003. The Athlon 64, due for release in September 2003, would be the first such chip aimed at the consumer market. In early 2003, there were no 64-bit applications for consumers, but AMD believed that once Athlon 64 machines were available, multimedia and game software companies would write programs to take advantage of their power.

**DAVID VERSUS GOLIATH**

For more than 30 years, AMD had been challenging Intel in the semiconductor industry. Intel had been able to control x86 microprocessor and PC system standards and dictate the type of products the market required of competitors. Intel’s financial muscle allowed it to market its products aggressively and offer special incentives to wean away customers who did business with AMD. Intel had longstanding partnerships with both software developers and hardware manufacturers. Intel exerted substantial influence over PC manufacturers and their distribution channels through the “Intel Inside” brand and other marketing programs.

Intel spent substantially greater amounts on R&D than AMD did. For instance, Intel was expected to generate revenues of $34 billion in 2004 with projected profits of $7.35 billion. This meant Intel earned in 11 days what AMD made in a year. In January 2005, Intel had a $14 billion cash reserve compared to AMD’s reserves of about $1.1 billion.

The microprocessor market was characterized by short product life cycles and migration to ever-higher performance microprocessors. To compete successfully against Intel, AMD realized the need to make the transition to new process technologies at a rapid pace and offer higher-performance microprocessors in significantly greater volumes.

Things had started looking up for AMD since the late 1990s. The Internet boom had increased the appetite of consumers and businesses for microprocessors. But this time, Intel had finalized plans to make a paradigm shift in its architecture by tying up with HP to make the Itanium series of microprocessors.

Till then, Intel had relied on what was termed the x86 architecture. These chips processed data in chunks of 32 bits of information. Itanium would process the data in chunks of 64 bits at a time. Intel believed that this new architecture would be a groundbreaking innovation and pave the way for Intel’s domination. But Intel’s folly, according to many analysts, was to create Itanium in such a way that software that ran using the new chip had to be rewritten. While Itanium promised much faster processing prowess than existing chips, the difficulties associated with software migration put off many potential customers.

AMD, which won a lengthy legal dispute with Intel in the 1990s to make microprocessors in the x86 mode, realized that if Intel moved into a new architecture, it would effectively create a new industry and eventually dominate it. AMD moved quickly to create its own 64-bit microprocessor in 1998. AMD realized that the need of the hour was to build a better microprocessor than Intel had (Itanium) and one that did not require software upgradation. Founder Sanders made it clear to his senior managers that AMD’s very future depended on Opteron.

**NEW OPTIMISM**

AMD believed that Opteron’s USP was not requiring any software upgrades when moving from 32-bit to 64-bit architectures. This feature would make Opteron much more user-friendly than its rival Itanium, which required users to rewrite existing 32-bit software code during migration.

By 2004, Opteron was receiving favorable reviews from manufacturers. The company grabbed 7 percent
of the low-end server market, up from almost nothing a few years back. It accounted for 50 percent of the U.S. retail store sales for desktop PCs in August 2004. Even as Intel announced lower than expected sales for 2004 due to decreasing demand, AMD did not see any indication of a slowdown. Many companies seemed to have realized the benefit of not having to rewrite their code. Microsoft had committed itself to making a version of its Windows Server and Windows XP desktop software for the new AMD chips, though the software giant had not indicated a release date. Microsoft believed that many of its customers were interested in the AMD implementation. When Microsoft ran applications written for 32-bit chips on an Opteron server loaded with the new Windows 64-bit operating system, the programs performed considerably better than on 32-bit Windows. Microsoft was not willing to place all its bets just on Itanium 2. Besides, AMD had been much faster in launching the consumer version of Opteron chips than Intel.

The leading Linux software maker, Red Hat, offered Linux for Opteron. IBM offered a compatible version of its heavy-duty DB2 database software. Some IBM customers were already using the technology, in beta (test) form, and they were planning the chip for deployment by early 2003.

A handful of specialized server makers, like Angstrom Microsystems had signed on to use Opteron. AMD had also sold Opteron-based evaluation units to customers such as the Hollywood special effects house Pixar Animation Studios (producers of Toy Story and Finding Nemo, among others) that could use Opteron-based systems to produce its computer-generated movies faster and cheaper. Meanwhile, Sun, which was trying to open up its Solaris products to other architectures, was looking at incorporating Opterons in some of its blade servers. Despite the possibility of affecting sales of its UltraSPARC processors, Sun started endorsing Opteron by 2004.

HP, which had developed the core of the Itanium architecture along with Intel, seemed to be placing all its bets on Itanium 2. But for certain data-intensive operations, HP’s tests showed that Opteron performed better than Itanium 2. Although HP insisted that it would remain committed to Itanium 2, it was looking seriously at Opteron. In November 2004, HP announced a range of servers featuring Opteron.

Even Dell, the strongest player in the PC market and traditionally a staunch Intel user, had plans to tap this market. Randy Groves, Dell’s chief technology officer, explained: “What makes this different from past AMD discussions is that until now AMD’s value proposition has been Intel compatibility at a lower cost. Now it’s not a pricing discussion. This is something Intel doesn’t have.”

But Dell had a high degree of loyalty to Intel, largely due to the support it received from Intel. Intel paid Dell for marketing its products, when Dell carried the logo of Intel. Analysts felt that Dell would wait and see if AMD could make Opteron consistently in large volumes.

In 2003, IBM announced it would be sharing technology and manufacturing know-how with AMD, fueling speculation that Opteron and Athlon 64 would be manufactured in IBM’s plants. IBM was also critical of Intel’s scalability claims and seemed to be taking a liking to the combination of Opteron and Linux.

Microsoft ultimately expected to support the Opteron in a manner similar to how it had first supported Itanium, with an interim release product specific to that CPU. AMD expected Opteron would have 32-bit support in Windows Server 2003, with 64-bit support following sometime later. SuSE, a company that made Linux-based products in Nuremberg, Germany, and Red Hat, another Linux company, reported that they would provide Linux software written for Opteron.

The bulk of AMD’s microprocessor product sales came from the company’s seventh-generation x86 Microsoft Windows–compatible AMD Athlon and AMD Duron microprocessors. The company designed its AMD Athlon and AMD Duron microprocessors around RISC (reduced instruction set computer architecture). RISC allowed microprocessors to perform fewer types of computer instructions and operate at a higher speed. AMD’s Athlon and Duron microprocessors were compatible with operating system software such as Windows XP, Windows 2000, Windows 98, and Windows predecessor operating systems, along with Linux and UNIX.

A NEW LEADER

We are here to stay. We’re not going away.
— Hector Ruiz

Jerry Sanders had been the architect behind AMD’s success for over 30 years. He had single-handedly built AMD from scratch and given Intel a run for its money over the years. By the late 1990s, Sanders realized the time had come for succession planning. Having crossed 60, he had also come under pressure from the board of AMD to pick an able person to see AMD’s
plans through in the 64-bit game. Shortly before he announced his retirement, Sanders had handpicked Hector Ruiz to head AMD.

Sanders had started courting Ruiz when he was running Motorola’s semiconductor division. Sanders quickly realized Ruiz was the best person to run AMD: “I’m an impact guy; Hector’s a process guy. I got to know Hector and realized that he was a corporate kind of guy—he knew the details of inventory and supply-chain management, things that were not my thing.”11

When Ruiz was at Motorola, he and Sanders had spent two years working together on flash memory development and copper technology through their respective companies.

Sanders had tried to buy the semiconductor business of Motorola and merge it with AMD but the plans failed because of resistance from Motorola CEO Chris Galvin. Sanders then invited Ruiz to become the COO of AMD and promised to turn over the mantle by 2002. Despite Motorola’s efforts to hold him back, Ruiz accepted the invitation.

Things were not going well for AMD when Ruiz arrived. The dot-com bubble had just burst and AMD was moving into the red. There were many problems with AMD’s microprocessors that needed to be addressed immediately. Ruiz laid off about 5,000 workers, closed two factories, and pursued cost cutting and outsourcing. But he did not cut R&D expenses. In 2002, AMD, despite losing $1.3 billion on revenues of $2.7 billion, spent 30 percent of its revenues on R&D.

Ruiz also kept hiring key personnel to work on Opteron. He acquired two smaller companies with a lot of technical talent. Ruiz became the CEO in 2002 while Sanders remained chairman. Later that year, Sanders relinquished the post of chairman to Ruiz.

Ruiz, who was simpler, hands-on, and democratic, was a stark contrast to Sanders, who was known for his flamboyance. Said Ruiz, “Under Jerry, frankly, the company was very autocratic and power-centric.” CFO Bob River, who worked with both men, commented, “Jerry’s style was homerun or strikeout, with nothing in between. Either you had a great year or it was a flaming disaster. Hector’s more process-driven. Now we worry more about getting men on base.”12

Sanders was widely perceived to be an outsized personality, who managed strategy single-handedly, and made all the critical decisions by himself. As a result, Wall Street viewed AMD as a company that was prone to high risks. In contrast, Ruiz, who had come up from humble beginnings, was shy and retiring. He was known to listen to people before taking a decision. According to a former Motorola employee who had worked under Ruiz, “There will certainly be a marked contrast [leadership change] just because Sanders is known as a boisterous personality and has always been very enthusiastic in his management style. Hector, as an engineer, is generally more soft-spoken and generally more thoughtful.”13

Ruiz stressed the need to please customers. He spent a lot of his time in building new alliances like a joint venture with Sun whereby AMD would power Sun’s low-cost servers with Opteron. This seemed a remarkable achievement as the vertically integrated Sun had traditionally used its own SPARC chips.

Looking Forward

In 2004, AMD released a series of microprocessors for corporate users. It introduced new manufacturing techniques and pushed aggressively a new technology, which put several microprocessors on a single chip.

AMD also planned to be among the first to introduce dual-core processors for servers and desktops. These chips would have two processors engraved into one chip, for better performance. Although Intel was planning to launch its dual-core processor line by the end of 2005, AMD’s engineers were optimistic about getting to the market much before their larger rival did.

Ruiz had created new business divisions within AMD that would focus on incorporating chips in cell phones and consumer electronics. A marketing push with ads in the Wall Street Journal and other eminent newspapers had also been kicked off.

In early 2005, AMD announced that its new chip, Turion 64, would be available in notebooks by June 2005, to compete with Intel’s Centrino and Transmeta’s Astro. AMD believed that Turion would usher in a new era in mobile computing. Turion 64 mobile targeted highly mobile business professionals and consumers who demanded reliable, high-performance notebook PCs with long battery life, outstanding wireless compatibility, rich graphics, and enhanced security.

One AMD official commented, “AMD Turion 64 mobile technology represents freedom and mobile performance personified. We expect this new product family will set a precedent for mobile PCs in the same way that AMD Opteron did for servers.”14

In 2004, AMD gained about one percentage point of the microprocessor market, bringing its share to 15.8 percent.15 AMD was expected to book a record
$5.1 billion in full-year sales as well. The stock, at $21.73 by December 2004, had doubled in value since September 2004. AMD had laid out ambitious plans for its future: 10 percent of the low-end server market by the end of 2004, and 30 percent of the corporate PC market and 50 percent of the consumer PC market by 2009. Not withstanding these ambitious plans, AMD realized Intel could not be underestimated. In 1999, AMD had been at the cutting edge, having unveiled Athlon, which was faster than Intel’s comparable processor at the time. Then, Intel had caught up and eventually leapfrogged AMD in processor performance. AMD started losing money.

Intel was not the only threat to AMD. South Korea’s Samsung Electronics had been spending heavily on chip-factory equipment and manufacturing capabilities. Texas Instruments, which competed against Intel in cellular phone chips, was at work on a $3 billion advanced factory of its own.

For AMD, 2004 had been a good year. The company had gained market share from Intel and seen its stock price and cash reserves go up. But 2005 had begun on a bad note. On January 10, the company announced that earnings from the fourth quarter of 2004 would be much below Wall Street’s expectations. As soon as this announcement came, AMD’s stock price tumbled 25 percent to about $14 from about $25 at the end of 2004 (see Exhibit 3).

AMD had to lower its earning because Intel reduced its flash memory chip prices. Intel earned only about 7 percent of its total revenues from this segment, whereas AMD earned about 50 percent of its revenues from flash memory chips. Shortly after AMD announced weak earnings, Intel indicated strong fourth quarter 2004 earnings. This further hurt AMD’s stock.

Ruiz believed that his company’s flash memory performance was “freaking dismal.” He also indicated he was strengthening AMD’s flash memory business. AMD lost $30 million on sales of $1.26 billion in the last quarter of 2004. This happened despite processor sales rising 26 percent over the corresponding period in 2003.

It was an underwhelming end to an otherwise great year.

— Hector Ruiz

Notes

2. Total cost of ownership (TCO) is a model developed by Gartner Group to analyze the direct and indirect costs of owning and using hardware and software. Managers of enterprise systems use various versions of TCO to lower costs while increasing the benefits of information technology deployments.
3. According to citeseer.ist.psu.edu, any socket in the back of a computer that you use to connect to another piece of hardware is called an I/O (input/output) port. CPU speeds are improving at a dramatic rate, while disk speeds are not. This technology shift suggests that many engineering and office applications may become so I/O-limited that they cannot benefit from further CPU improvements. This is called an I/O bottleneck.
4. Webopedia defines latency as the amount of time it takes a packet to travel from source to destination. Together, latency and bandwidth define the speed and capacity of a network.
5. www.learnthat.com defines CAD (Computer Aided Design) as a general term referring to applications and the method to design things using one’s computer. CAD is used to design buildings and items. A popular CAD program is AutoCAD.
7. A single circuit board populated with components such as processors, memory, and network connections that are usually found on multiple boards. Server blades are designed to slide into existing servers. Server blades are more cost-efficient, smaller, and consume less power than traditional box-based servers (Source: http://e-comm.webopedia.com/TERM/server_blade.html).
9. Scalability: Measure of how easily a system can be configured (by adding or subtracting processors and memory etc) to make it more or less powerful to supply the required processing power.
15. According to chip consultancy Mercury Research.
16. Flash memory chips store data in cell phones and other electronic appliances. Apart from Intel and AMD, Samsung is a large player in flash memory chips.
BIBLIOGRAPHY

“AMD to Set up Fully Owned Company in China,” Asia Intelligence Wire, 5 October 2003.

EXHIBIT 1

AMD’s Stock (January 2000–January 2005)

Source: http://finance.yahoo.com/
AMD Product Roadmap

Server and Workstation

- "Athens" 90nm S01 800 Series
- "Troy" 90nm S01 200 Series
- "Venus" 90nm S01 100 Series
- "Egypt" Dual Core 90nm S01, 800 Series
- "Troy" Dual Core 90nm S01, 200 Series
- "Denmark" Dual Core 90nm S01, 100 Series
- AMD Opteron™ 130nm S01, 1-8 way
- AMD Athlon™ MP 130nm, 1-2 way

Desktop

- AMD Athlon™ 64FX 130nm S01
- AMD Athlon™ 64 90nm S01
- AMD Athlon™ 64 130nm S01
- AMD Sempron™ 130nm S01
- AMD Sempron™ 130nm
- "San Diego" Dual Core 90nm S01
- "Venice" 90nm S01
- "Palermo" 90nm S01
- "Toledo" Dual Core 90nm S01
- "Toledo" Dual Core 90nm S01

Mobile

- Mobile AMD Athlon™ 64 90nm S01, Low Voltage
- Mobile AMD Athlon™ 64 130nm S01
- Mobile AMD Sempron™ 90nm S01, Low Voltage
- Mobile AMD Sempron™ 130nm S01
- "Lancaster" 90nm S01, Low Voltage
- "Newark" 90nm S01
- "Roma" 90nm S01
- "Georgetown" 90nm S01
- "Albany" 90nm S01

Source: www.amd.com
## EXHIBIT 3
### Opteron Features

<table>
<thead>
<tr>
<th>Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Simultaneous 32- and 64-bit computing capabilities</td>
<td>Allows users to run 32-bit and/or 64-bit applications and operating systems as they desire—without sacrificing performance</td>
</tr>
<tr>
<td>Support of up to three (3) coherent Hyper-Transport links, providing up to 19.2 Gb/s peak bandwidth per processor</td>
<td>Provides substantial I/O bandwidth for your current and future application needs</td>
</tr>
<tr>
<td>256 Terabytes of memory address space</td>
<td>Creates a significant performance benefit for applications in which large (or many) datasets are held in memory</td>
</tr>
<tr>
<td>Scales from 1-way to 8-way across entire data or compute centers utilizing the same hardware and software infrastructure</td>
<td>Allows for maximum flexibility in IT infrastructure, helping contribute to bottom line success</td>
</tr>
<tr>
<td>Integrated memory controller reduces latencies during memory access in a SMP server system</td>
<td>Yields fast computational processing for increased performance and productivity</td>
</tr>
</tbody>
</table>

Source: www.amd.com

## EXHIBIT 4
### AMD: Timeline of Important Events

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 1, 1969</td>
<td>AMD incorporates with $100,000.</td>
</tr>
<tr>
<td>September 1969</td>
<td>The company moves to new headquarters at 901 Thompson Place, Sunnyvale.</td>
</tr>
<tr>
<td>November 1969</td>
<td>First good die emerges from Fab 1, the Am9300, a 4-bit MSI shift register.</td>
</tr>
<tr>
<td>May 1970</td>
<td>AMD ends its first year with 53 employees and 18 products, but still no sales.</td>
</tr>
<tr>
<td>1970</td>
<td>First proprietary product introduced, the Am2501.</td>
</tr>
<tr>
<td>November 1972</td>
<td>Producing wafers in newly built 902 Thompson Place.</td>
</tr>
<tr>
<td>September 1972</td>
<td>AMD goes public, issuing 525,000 shares at $15 a share.</td>
</tr>
<tr>
<td>1973</td>
<td>Profit-sharing is implemented.</td>
</tr>
<tr>
<td>1974</td>
<td>AMD closes fifth fiscal year with $26.5 million in sales.</td>
</tr>
<tr>
<td>May 1974</td>
<td>To commemorate its fifth anniversary, AMD holds employee street fair and gives away a TV, 10-speed bikes and barbecues.</td>
</tr>
<tr>
<td>1974</td>
<td>915 DeGuigne Building in Sunnyvale completed.</td>
</tr>
<tr>
<td>1974–75</td>
<td>Recession causes AMD to implement 44-hour workweek for professional personnel.</td>
</tr>
<tr>
<td>1975</td>
<td>AMD enters the RAM market with the AM9102.</td>
</tr>
<tr>
<td>1975</td>
<td>“People first, products and profit will follow.”—Jerry Sanders</td>
</tr>
<tr>
<td>1975</td>
<td>AMD’s product line includes the 8080A standard processor and the AM2900 family.</td>
</tr>
<tr>
<td>Year</td>
<td>Event</td>
</tr>
<tr>
<td>------</td>
<td>-------</td>
</tr>
<tr>
<td>1976</td>
<td>AMD’s first big Christmas Party held at Rickey’s Hyatt House in Palo Alto.</td>
</tr>
<tr>
<td>1976</td>
<td>AMD and Intel sign patent cross-license agreement.</td>
</tr>
<tr>
<td>1977</td>
<td>Siemens and AMD established Advanced Micro Computers (AMC).</td>
</tr>
<tr>
<td>1978</td>
<td>AMD opens an assembly facility in Manila.</td>
</tr>
<tr>
<td>1978</td>
<td>The company reaches major sales milestone: $100 million annualized run rate.</td>
</tr>
<tr>
<td>1978</td>
<td>Groundbreaking on manufacturing facility in Austin.</td>
</tr>
<tr>
<td>1979</td>
<td>Production started in Austin.</td>
</tr>
<tr>
<td>1979</td>
<td>Company shares listed on New York Stock Exchange.</td>
</tr>
<tr>
<td>1980</td>
<td>Josie Lleno wins $1,000 a month for 20 years at “Christmas in May” party at San Jose Convention Center.</td>
</tr>
<tr>
<td>1981</td>
<td>AMD chips fly aboard Columbia Space Shuttle.</td>
</tr>
<tr>
<td>1981</td>
<td>San Antonio facility is constructed.</td>
</tr>
<tr>
<td>1981</td>
<td>AMD and Intel renew and expand their original cross-licensing agreement.</td>
</tr>
<tr>
<td>1982</td>
<td>First product line (MMP) begins operation in Austin with four employees.</td>
</tr>
<tr>
<td>1982</td>
<td>AMD and Intel sign technology exchange agreement centering on the iAPX86 family of microprocessors and peripherals.</td>
</tr>
<tr>
<td>1983</td>
<td>AMD introduces INT.STD.1000, the highest quality standard in the industry.</td>
</tr>
<tr>
<td>1983</td>
<td>AMD Singapore incorporated.</td>
</tr>
<tr>
<td>1984</td>
<td>Construction begins on the Bangalore facility.</td>
</tr>
<tr>
<td>1984</td>
<td>Construction begins on Bldg. 2 in Austin.</td>
</tr>
<tr>
<td>1984</td>
<td>AMD is listed in “The 100 Best Companies to Work for in America” book.</td>
</tr>
<tr>
<td>1985</td>
<td>AMD makes list of Fortune 500 for first time.</td>
</tr>
<tr>
<td>1985</td>
<td>Fabs 14 and 15 begin operation in Austin.</td>
</tr>
<tr>
<td>1985</td>
<td>AMD launches the Liberty Chip campaign.</td>
</tr>
<tr>
<td>1986</td>
<td>The 29300 family of 32-bit chips is introduced.</td>
</tr>
<tr>
<td>1986</td>
<td>AMD introduces the industry’s first 1-million-bit EPROM.</td>
</tr>
<tr>
<td>October 1986</td>
<td>Weakened by the long-running recession, AMD announces its first workforce restructure in over a decade.</td>
</tr>
<tr>
<td>September 1986</td>
<td>Tony Holbrook named president of the company.</td>
</tr>
<tr>
<td>1987</td>
<td>AMD establishes a CMOS technology with Sony.</td>
</tr>
<tr>
<td>April 1987</td>
<td>AMD initiates arbitration action against Intel.</td>
</tr>
<tr>
<td>April 1987</td>
<td>AMD and Monolithic Memories Inc. agree to merge.</td>
</tr>
<tr>
<td>October 1988</td>
<td>SDC groundbreaking.</td>
</tr>
<tr>
<td>May 1989</td>
<td>AMD establishes office of the chief executive, consisting of top three company executives.</td>
</tr>
<tr>
<td>May 1990</td>
<td>Rich Previte becomes president and chief operation officer. Tony Holbrook continues as chief technical officer and becomes vice chairman of the board.</td>
</tr>
<tr>
<td>September 1990</td>
<td>Silicon starts through the SDC.</td>
</tr>
<tr>
<td>March 1991</td>
<td>AMD introduces the AM386 microprocessor family, breaking the Intel monopoly.</td>
</tr>
<tr>
<td>October 1991</td>
<td>AMD ships its millionth Am386.</td>
</tr>
</tbody>
</table>
### EXHIBIT 4 (cont’d)

<table>
<thead>
<tr>
<th>Year</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>February 1992</td>
<td>Five-year arbitration with Intel ends, with AMD awarded full rights to make and sell the entire Am386 family of microprocessors.</td>
</tr>
<tr>
<td>April 1993</td>
<td>AMD and Fujitsu establish joint venture to produce flash memories.</td>
</tr>
<tr>
<td>April 1993</td>
<td>First members of the Am486 microprocessor family are introduced.</td>
</tr>
<tr>
<td>July 1993</td>
<td>Groundbreaking of Fab 25 in Austin.</td>
</tr>
<tr>
<td>1993</td>
<td>Plans for the AMD-K5 project are announced.</td>
</tr>
<tr>
<td>January 1994</td>
<td>Compaq Computer Corp. and AMD form long-term alliance under which Am486 microprocessors will power Compaq computers.</td>
</tr>
<tr>
<td>February 1994</td>
<td>AMDers begin moving into One AMD Place in Sunnyvale.</td>
</tr>
<tr>
<td>February 1994</td>
<td>Digital Equipment Corp. becomes foundry for Am486 microprocessors.</td>
</tr>
<tr>
<td>March 10, 1994</td>
<td>Federal court jury confirms AMD’s right to Intel microcode in 287 math coprocessor trial.</td>
</tr>
<tr>
<td>May 1, 1994</td>
<td>AMD celebrates 25th anniversary with Rod Stewart in Sunnyvale and Bruce Hornsby in Austin.</td>
</tr>
<tr>
<td>1995</td>
<td>Fab 25 is completed.</td>
</tr>
<tr>
<td>1996</td>
<td>AMD acquires NexGen.</td>
</tr>
<tr>
<td>1996</td>
<td>AMD breaks ground for Fab 30 in Dresden.</td>
</tr>
<tr>
<td>1997</td>
<td>AMD introduces AMD-K6 processor.</td>
</tr>
<tr>
<td>1998</td>
<td>AMD unveils AMD Athlon processor (formerly code-named K7) at Microprocessor Forum.</td>
</tr>
<tr>
<td>1998</td>
<td>AMD and Motorola announce long-term alliance to develop copper interconnect technology.</td>
</tr>
<tr>
<td>1999</td>
<td>AMD celebrates its 30th anniversary.</td>
</tr>
<tr>
<td>1999</td>
<td>AMD introduces AMD Athlon processor, the world’s first seventh-generation processor for Microsoft Windows computing.</td>
</tr>
<tr>
<td>2000</td>
<td>AMD announces Hector Ruiz is appointed president and COO.</td>
</tr>
<tr>
<td>2000</td>
<td>AMD Japan celebrates 25 year anniversary.</td>
</tr>
<tr>
<td>2000</td>
<td>AMD’s first quarter sales surpass 1 billion dollars for first time in company history.</td>
</tr>
<tr>
<td>2000</td>
<td>AMD commences first revenue shipments from Dresden Fab 30.</td>
</tr>
<tr>
<td>2001</td>
<td>AMD introduces AMD Athlon XP processor.</td>
</tr>
<tr>
<td>2001</td>
<td>AMD introduces AMD Athlon MP dual processor for servers and workstations.</td>
</tr>
<tr>
<td>2002</td>
<td>AMD and UMC announce a comprehensive alliance to own and operate a 300-mm wafer fabrication facility in Singapore and collaborate on advanced process technology equipment.</td>
</tr>
<tr>
<td>2002</td>
<td>AMD forms Personal Connectivity Solutions business unit with acquisition of Alchemy Semiconductor.</td>
</tr>
<tr>
<td>2002</td>
<td>Hector Ruiz succeeds Jerry Sanders as chief executive officer of AMD.</td>
</tr>
<tr>
<td>2002</td>
<td>AMD introduces first Flash memory device based on MirrorBit architecture.</td>
</tr>
</tbody>
</table>

Source: www.amd.com
### AMD: Key Financials

#### VALUATION MEASURES
- Market Cap (intraday): 7.69B
- Enterprise Value (23-Nov-04): 8.50B
- Trailing P/E (ttm, intraday): 47.96
- Forward P/E (fye 28-Dec-05): 29.11
- PEG Ratio (5 yr expected): 2.67
- Price/Sales (ttm): 1.55
- Price/Book (mrq): 2.88
- Enterprise Value/Revenue (ttm): 1.72
- enterprise Value/EBITDA (ttm): 5.94

#### FINANCIAL HIGHLIGHTS

**Fiscal Year**
- Fiscal Year Ends: 28-Dec
- Most Recent Quarter (mrq): 30-Sep-04

**Profitability**
- Profit Margin (ttm): 2.89%
- Operating Margin (ttm): 5.02%

**Management Effectiveness**
- Return on Assets (ttm): 2.04%
- Return on Equity (ttm): 6.70%

**Income Statement**
- Revenue (ttm): 4.94B
- Revenue Per Share (ttm): 11.828
- Revenue Growth (lfy): 30.50%
- Gross Profit (ttm): 1.19B
- EBITDA (ttm): 1.43B
- Net Income Avl to Common (ttm): 164.31M
- Diluted EPS (ttm): 0.437
- Earnings Growth (lfy): N/A

**Balance Sheet**
- Total Cash (mrq): 1.19B
- Total Cash Per Share (mrq): 3.23
- Total Debt (mrq): 2.04B
- Total Debt/Equity (mrq): 0.795
- Current Ratio (mrq): 1.926
- Book Value Per Share (mrq): 7.226

**Cash Flow Statement**
- From operations (ttm): 1.11B
- Free cash flow (ttm): -19.61M

**Stock Price History**
- Beta: 3.101
- 52-week change: 23.87%
- 52-week change (relative to S&P 500): 9.57%
- 52-week high (17-Nov-04): 22.49
### Exhibit 5 (cont'd)

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>52-week low (3-Sep-04)</td>
<td>10.76</td>
</tr>
<tr>
<td>50-day moving average</td>
<td>15.34</td>
</tr>
<tr>
<td>200-day moving average</td>
<td>14.57</td>
</tr>
</tbody>
</table>

**Share Statistics**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Average volume (3 month)</td>
<td>11,241,727</td>
</tr>
<tr>
<td>Average volume (10 day)</td>
<td>16,833,000</td>
</tr>
<tr>
<td>Shares outstanding</td>
<td>367.07M</td>
</tr>
<tr>
<td>Float</td>
<td>356.10M</td>
</tr>
<tr>
<td>% Held by Insiders</td>
<td>2.99%</td>
</tr>
<tr>
<td>% Held by Institutions</td>
<td>65.88%</td>
</tr>
<tr>
<td>Shares short (as of 8-Oct-04)</td>
<td>64.70M</td>
</tr>
<tr>
<td>Daily volume (as of 8-Oct-04)</td>
<td>N/A</td>
</tr>
<tr>
<td>Short ratio (as of 8-Oct-04)</td>
<td>6.725</td>
</tr>
<tr>
<td>Short % of float (as of 8-Oct-04)</td>
<td>18.17%</td>
</tr>
<tr>
<td>Shares short (prior month)</td>
<td>58.64M</td>
</tr>
</tbody>
</table>

*Source: Data by Reuters, Yahoo Finance, finance.yahoo.com*
Anheuser-Busch and Harbin Brewery Group of China

Michael H. Moffet
Kannan Ramaswamy
Thunderbird, The Garvin School of International Management

There is great disorder under heaven. The situation is excellent.
— Mao Tse-tung

The inexorable industrialization of the Chinese countryside creeps further inland, crawling along the river’s banks, seeping into the mountain villages in the never-ending search for labour. There is an inevitability about China’s march onwards; those stamping feet have their own relentless rhythm—in a few years the Yangtse basin will be the largest manufacturing base in the world. It’s only a matter of time, and the changes churned up in its wake will affect the whole world. At its centre, in ten years the Shanghai Stock Exchange had grown from nothing into one of the largest in Asia; for a well-run Chinese company, raising a hundred million has become almost routine. The Chinese economy has reached a self-sustaining momentum and it seems as if the explosion predicted all those years earlier… has finally happened. The foreigners helped light the fuse but much of it has been powered by the Chinese themselves.
— Tim Clissold, Mr. China, p. 298.

China had always cast a powerful spell over the world’s entrepreneurs. The sheer size of its market, its population, and its natural resources presented opportunities of staggering proportions. Starting with the first significant wave of foreign direct investment in the late nineteenth century that financed the construction of Chinese railways, many successive waves of financial euphoria have washed over the land of promise. But, alas, throughout the twentieth century the euphoria was often not justified. Global corporations had, with few exceptions, failed to achieve the promised results. Would Anheuser-Busch’s efforts be any different?

THE CHINA CHALLENGE

In the last decade of the twentieth century, China attracted more than $300 billion in foreign capital from companies seeking to gain a Chinese foothold. Despite this intense focus, there were few success stories; in fact, many of the purported successes had turned sour soon after their public acclaim. Many of the lessons learned were complex and contradictory—both yin and yang had proven incorrect. The patterns of failure pointed to a set of recurring issues that almost all foreign entrants to China faced in some form or fashion.

• Navigating the Political and Legal Environment.
China had proven to be truly inscrutable in the way in which politics interceded into the management of private enterprise, labor relations, bank relations, and even the rudimentary fundamentals of leadership. Although most Westerners believed China to be highly centralized and bureaucratic, in reality the country always operated with an extremely decentralized power structure in which the national
Chinese communist government simply added an additional layer of bureaucracy. The provincial and municipal governments along with the mayoral governments in the larger cities had very significant sway over local affairs. Many of the city mayors, for example, administered populations and resource endowments that were much larger than some of the European countries. There was an unstated hierarchy of power that had to be respected. For example, the company chop, the red stamp which represented an official document or directive of the organization, was power to its bearer. He who held it—by whatever means—held the power without question to all transactions associated with the organization itself.

- **Joint Venture (JV) versus Wholly Foreign-Owned Enterprise (WFOE).** The Chinese government had for many years required all foreign entries via JVs. A JV normally allowed a foreign investor to leverage existing resources, operations, market presence, and even talent, but carried the usual baggage of existing business processes and corporate cultures. This part of the industrial policy was meant to ensure that the local firms gained in competence and exposure to operating technologies and best practices that their Western partners were expected to bring. This requirement usually constrained the foreign investor to a limited set of local partners who had been identified by the government for reasons that often did not have much to do with expertise or knowledge. These partnerships usually degenerated into copyright battles and intellectual property ownership disputes, leaving no clear winners.

WFOEs now offered the possibility of independent ownership and control for foreign investors seeking to establish operations in China. Although ownership and control were now firmly in the hands of foreign investors, the terrain did not get any smoother. The usual problems associated with the political and legal infrastructure of the country still remained.

- **Chinese Solutions and Chinese Leadership.** An often-used explanation of the difficulties of succeeding in China was summarized haplessly in the expression that “Chinese problems require Chinese solutions,” an argument intended to convey the idea that foreigners cannot possibly learn how to successfully survive and prosper in China. Many foreign investors had relied on Chinese directors and leaders to help them understand the market only to find themselves competing against their own employees for business, talent, and even financing.

- **Chinese Brands over Global Brands.** The belief in brands, that a global brand could command a devoted market segment and premium price by offering established quality, was proving untrue in the Chinese marketplace. Many well-established global brands failed miserably when introduced in China, often not being consistent with tastes, preferences, or pricing that matched local conditions. For example, the most famous global beer brands held only 0.5 percent of the Chinese market. Much of the terrain was dominated by local and regional brands that seemed to strike a chord with the Chinese consumer.

It was against this backdrop of conflicting evidence and contradictory advice that Anheuser-Busch looked for the silver lining. China was becoming more prosperous and was bulging at the seams with a population segment in the prime drinking bracket. There was money to be made, or so it seemed.

**ANHEUSER-BUSCH AND HARBIN**

Anheuser-Busch (AB), the U.S.-based multinational, had won the takeover battle for Harbin Brewery Group Ltd, the second largest brewer in China. But the win came at an enormous price—$720 million. Harbin had tried a number of different strategies and approaches to the Chinese market, as had many other foreign brewers in the past decade, all with limited success. In the summer of 2004, the Chinese beer market was once again shaking out competitors, the third time in little more than a decade. The question for AB had been simple: Was the venture worth the risk?

At 50 times Harbin’s 2003 earnings and 35 times 2004 forecast profits, analysts are calling Anheuser’s offer “irrational” and “more about ego than sense.” There are no obvious synergies. Anheuser said this week that if it won, it would not combine Harbin with Tsingtao, China’s largest brewer, in which it has a 9.9% stake. And with the world’s two biggest beer makers slug it out in China’s northeast, margins will get even thinner.


**THE CHINESE PROMISE**

China’s thirst for beer had become prodigious by the late 1990s. The market was already the largest in the world and still possessed the largest growth potential. As illustrated by Exhibits 1 and 2, China already eclipsed the United States in sheer volume. At the same time, China’s low per capita consumption rate
trailed the major beer-guzzling countries—the United Kingdom, the United States, and the league-leading Germans. Total sales growth in China had been rapid, totaling more than 40 percent volume growth in the most recent five-year period of 1998–2003. Market sales totaled 50.4 billion Chinese renminbi (Rmb) in 2003 ($6.09 billion). And, although largest in volume globally, the average sales price (ASP) in China was relatively low, once again confirming the growth potential for both domestic and foreign beer producers.

Increases in the rate of urbanization, coupled with significant growth in the target population for beer and the rise in average incomes, pointed to a market that would continue to grow. Many of the world’s leading brewers had already lined up to slake China’s thirst, and a new wave of foreign direct investment was under way. The country had witnessed a wave of investment in the early 1990s when foreign brewers were willing to pay astronomical prices for even minority positions in local breweries. Many of these entries proved overly optimistic and were followed by exits at very steep costs. Although many vowed not to make the same mistakes in China again, these were precisely the same firms lining up to give it another

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**EXHIBIT 1** Per Capita Consumption of Beer for Selected Countries (liters per person)

<table>
<thead>
<tr>
<th>Country</th>
<th>Consumption (liters)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>130</td>
</tr>
<tr>
<td>UK</td>
<td>120</td>
</tr>
<tr>
<td>US</td>
<td>110</td>
</tr>
<tr>
<td>Spain</td>
<td>100</td>
</tr>
<tr>
<td>Poland</td>
<td>90</td>
</tr>
<tr>
<td>South Africa</td>
<td>80</td>
</tr>
<tr>
<td>Japan</td>
<td>70</td>
</tr>
<tr>
<td>Mexico</td>
<td>60</td>
</tr>
<tr>
<td>Brazil</td>
<td>50</td>
</tr>
<tr>
<td>Russia</td>
<td>40</td>
</tr>
<tr>
<td>China</td>
<td>30</td>
</tr>
</tbody>
</table>


**EXHIBIT 2** Top Ten Global Beer Markets by Volume (million hectaliters)

<table>
<thead>
<tr>
<th>Country</th>
<th>Market (millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>China</td>
<td>160</td>
</tr>
<tr>
<td>USA</td>
<td>150</td>
</tr>
<tr>
<td>Germany</td>
<td>140</td>
</tr>
<tr>
<td>Brazil</td>
<td>130</td>
</tr>
<tr>
<td>Russia</td>
<td>120</td>
</tr>
<tr>
<td>UK</td>
<td>110</td>
</tr>
<tr>
<td>Mexico</td>
<td>100</td>
</tr>
<tr>
<td>Japan</td>
<td>90</td>
</tr>
<tr>
<td>Spain</td>
<td>80</td>
</tr>
<tr>
<td>Poland</td>
<td>70</td>
</tr>
</tbody>
</table>

shot. It remained to be seen as to what had changed to make the market once again look promising.

**Failed Strategies**

Expatriate veterans of the China beer wars of the 1990s were so traumatized by their experiences in the world’s second-largest beer market that they talk about them in linguistic shorthand. “It was the corporate Vietnam,” says Tim Murray, a former sales and marketing manager for Australia-based Foster’s, the brewer that led the foreign charge into China in 1993. Drawn by China’s galloping economy and its dizzying growth in beer consumption, dozens of foreign brewers crowded into the country in the mid-1990s. But within a few years, many of them, including some of the biggest names in the business, realized that they were in over their heads. As losses mounted, they became desperate for an exit strategy, inviting local brands to move in to pick up the pieces. Tsingtao Beer, based in the coastal city of Qingdao, in Shandong province, has been one of the biggest beneficiaries.


The results of the many foreign brewer forays into the Chinese market were ugly at best. As restrictions on foreign investors began to fall in 1993 and 1994, foreign brewing interests charged into the Chinese marketplace. By 1994 Heineken of the Netherlands, San Miguel Brewery of the Philippines, and Australia’s Foster Brewing Group were all in the Chinese market via joint ventures with local interests. Others, like Becks of Germany, Carlsberg of Denmark, Suntory of Japan, and Pabst Blue Ribbon and Miller High Life of the United States, had established presences in the Chinese market through licensing agreements with local producers. Wave after wave of brewers laid siege to the Chinese market.

But then the realities of the Chinese marketplace came to roost. China’s beer market was already populated by hundreds of small, unrelated, fragmented producers. Many of these small breweries were supported by local governments and, therefore, did not operate on the strict for-profit orientation that all foreign brewers followed. Although the foreign producers made significant market inroads initially in major urban areas and coastal provinces, moving inland proved daunting. The highly fragmented market, when combined with the poor infrastructure in China, made the creation of a national producer costly and inefficient. In the following years, price wars ensued as foreign producers resorted to beachhead pricing at all costs. The resulting shakeout of brewers in China was predictable. By 1996 the market was shifting back to dominance by mostly local players, with the only outsiders being Pabst and San Miguel, who were holding on to some marginal gains in niche markets. In the end, the investments made by foreign beer companies were clear: low brand value; chaotic and fragmented distribution; no pricing power.

Meanwhile, major local breweries were pursuing their own growth strategies with varying degrees of success. Tsingtao had succeeded where others had failed by pursuing a massive acquisition strategy in the late 1990s, making more than 60 acquisitions of small local breweries in less than four years. But by 2002 and 2003, the costs of the buying binge had slowed Tsingtao as well, as the cost of financing its acquisitions and the capital expenditures required to revitalize the small backward breweries piled up.

**The Competitive Landscape**

The market for beer in China was quite fragmented. It was estimated that there were between 500 and 1,000 firms that manufactured beer. There were no dominant national brewers, only powerful regional ones. The top five firms in the industry accounted for a mere 38 percent of the market: Tsingtao, China Resources Enterprises (CRE), Beijing Yanjing Group, Harbin Brewery Group, and Guangzhou.

**Tsingtao.** Tsingtao was probably the most widely recognized beer brand in China, and the closest to claiming national stature. As illustrated in Exhibit 3, it was already the largest beer producer in China. The company had parlayed its early founding to build a distinctive position of advantage in its home market. Analysts believed that its strongest markets were in the populous East and the North/Northeast provinces. It did not have any significant position in the central provinces which showed promise for economy beer.

Over the years, Tsingtao had acquired 45 smaller rivals and retained most of their brands as it embarked on a drive to consolidate its hold over a fragmented marketplace. It also had a healthy export business that saw its brands enter 40 different countries. AB had bought a minority ownership position in this premier brewer in late 2002, declaring that it would increase its ownership to 27 percent by 2009. It was seen as a win-win partnership because AB would be able to gain access to brewing capacity and distribution assets in a hot market in exchange for its willingness to share its operational and management expertise.
China Resources Enterprises. China Resources Enterprises (CRE) was the second largest brewer in the country, well known for its Snowflake brand. It had a particularly dominant position in the southwest and central provinces, both regions known for fairly low levels of disposable income and a taste for economy brews. CRE had launched an aggressive acquisition strategy within the context of its regional dominance. The approach was to acquire local brewers with established brand reputations in fairly small markets. CRE often chose to nurture local brands instead of folding them under the Snowflake umbrella, underlining the key role that local brands play, especially in the mid-level Chinese marketplace. The company had, however, declared that it wanted to become a national player in the near future. SABMiller (South Africa) had entered into a JV with CRE in northeastern China, called CRB, in which SABMiller held a 49 percent equity position, but an equal management position with CRE. CRE was Harbin’s primary competitor in its home region.

Beijing Yanjing Group. Beijing Yanjing Group, a relative newcomer with less than a 25-year history, had managed to develop China’s leading brand of local beer, Yanjing. Yanjing occupied the pride of place among domestic brands for over seven years and was always ranked among the leading consumer brands in China. While its mainstay was the Beijing region, where it held an unassailable 85 percent share of the market, it also had impressive positions in the populous and wealthy eastern and north/northeastern provinces. Much of its meteoric growth was attributed to its astute development of a distribution network that allowed the company to pursue its national ambitions.

Harbin Brewery Group. The Harbin Brewery Group was a dominant player in the northeastern part of China, and the fourth largest brewer in China, with a 4 percent market share for the country. Harbin held a 76 percent market share in its home city of Harbin City, as well as a 43 percent share in the Heilongjiang region. Harbin was publicly traded, with its initial listing on the Hong Kong Stock Exchange in 2002.

Hapi, as it was commonly known, was the number one selling beer in all three segments (premium, standard, and economy) in the northeast. This region, Heilongjiang, had the highest per capita consumption of beer within China. Per capita beer consumption in Heilongjiang was 36 liters, double the national average, as illustrated in Exhibit 4. The market, however, was now mature and saturated; the high per capita consumption rate allowed little room for organic growth. This had forced Harbin to either live with its regional label or launch aggressive expansion elsewhere to claim supra-regional or national status.

SABMiller purchased a 29.4 percent interest in Harbin in June 2003. SABMiller was considered to have paid a fair, but not an extraordinary, price (HK$675 million or $87 million). At HK$2.29/share and $42/hl (see Appendix 7), the purchase price was
on the high end of market multiples and acquisition prices. SABMiller and Harbin’s management were clearly not in agreement about the future of business from the very beginning. SABMiller’s ownership interest in Harbin’s primary competitor, CRE, was a large part of the continuing disagreement. Both parties agreed from the beginning that—at least for now—SABMiller’s investment in Harbin would be purely financial.

REGIONAL COMPETITION

China’s major beer markets consisted of four regions: north/northeastern China (which included Beijing and Harbin City), east China (Shanghai), south China (bordering Hong Kong), and mid-China. As illustrated in Exhibit 5, these four major regions covered the eastern third of the Chinese mainland.

North/Northeast China. The four dominant brewers in this market of 226 million people were Beijing Yanjing, CRB (the joint venture between SABMiller and CRE), Tsingtao, and Harbin. The region included Beijing, which possessed a unique market of its own owing to its relatively high per capita income. Beijing Yanjing Beer held an 85 percent market share stronghold on Beijing itself.

East China. These coastal provinces, including the city of Shanghai, were home to 220 million people. The region held the greatest promise for growth in per capita beer consumption. Economic deregulation, growing per capita incomes, and foreign investment and industrialization had made this possible. Tsingtao was by far the strongest in this region, followed by Beijing Yanjing and Huiguan Brewery.

Mid-China. Still the slowest growth market for beer consumption due to its low per capita income, mid-China had a population of over 320 million people in four inland provinces. The three leading brewers were Henan Jinxing, King Long, and Hubei Wuhan.

South China. The “gold coast” as it was called, which bordered both Hong Kong and Taiwan, was thought to be the next hot beer market. With 160 million people, and a growing focus on export industries, south China possessed great potential for income growth for both its people and its government. Guangzhou Zhujiang, Fujian Huiquan, and Fujian Xuejin were the current top three brewers in the region. Beijing Yanjing Beer made major acquisitions in Fujian in 2001 and 2002 to gain greater access to the neighboring Taiwanese market, one historically dominated by Tsingtao.

THE CHINESE BEER DRINKER

The average Chinese beer consumer was poor, lived in the agricultural heartland, and was extremely price conscious. Twice as much of the beer was consumed at home as was consumed in bars and restaurants. In China’s leading cities, however, a pub culture was emerging, complete with an array of top global brands that were sold at premium prices. Heineken, Stella Artois, and Corona were the leading imported brands.
Chinese customers in the rural heartland, however, overwhelmingly favored domestic brews to the tune of 99.5 percent of all beer consumed.

*At the current time, Chinese consumers don’t have loyalty to a particular brand. You don’t just say, ‘This guy’s a Budweiser drinker.’ Tomorrow he’s a Becks drinker and the day after, Foster’s—whatever is going. Our brand is bought by office workers, and occasionally by lower-income people who, when they go out once a month, maybe will buy a higher-priced product for relatives and friends, or for business reasons.*


The market was stratified in three tiers with economy lager accounting for over 90 percent of the volume and 75 percent of the market value, as illustrated in Exhibit 6. This category of beer sold at less than Rmb7 per litre (roughly $0.85) and was the staple of beer drinkers in the country. The second and third tiers were composed of standard lagers (7 percent of volume) that retailed between Rmb7 and Rmb20, and premium lagers (2 percent of volume) that sold at more than Rmb20 ($2.42). For example, a bottle of Tsingtao Premium Platinum sold at Rmb15 ($1.81) per bottle, while Snowflake, an economy brew, sold at Rmb4 ($0.48) per bottle. Price was the primary driver in the purchasing decision for the vast majority of the Chinese market.

Given the vast population of budget-minded consumers, many of the foreign brewers had started to target the economy segment, while others had launched products to flank the economy and standard lager categories. Reputable brewers such as Asahi and Carlsberg along with Pabst started to seriously focus on the volume market. The competition in the economy segment was indeed bloody. Periodic price wars broke out as a consequence of local pockets of excess capacity. Margins plummeted as low as 5 percent. In the premium seg-
ment, however, the global brands vied with one another for the upmarket customer. Much of this clientele lived in the coastal regions that were exposed to products from the West. In these markets, global brands did carry the allure and cachet that they did in developed countries.

But the market was changing. Premium beers witnessed a higher rate of growth in recent years and offered promise in populous wealthy markets such as Shanghai, Beijing, and the southern province comprising the boomtowns such as Guangzhou and Shenzhen. With improving standards of living in the bigger cities, premium lagers were taking market share from the standard and economy segments. It was anybody’s guess, however, how long it would take for premium beers to effectively compete against economy lagers in the broader market.

Since much of the beer was consumed at home, brands did not seem to matter very much in general. Consumers seemingly did not form any allegiances to particular brews on the strength of either the brand or taste, favoring price over all else. However, Chinese consumers did favor well-known brands when they consumed beer in public or while entertaining guests at home. Many of the larger regional breweries such as CRE and Beijing Yajing that harbored national ambitions preferred to support locally popular smaller brands even after acquisitions. This was probably an important element in charting strategy for the economy segment.

Anheuser-Busch operated a brewery in Wuhan in addition to its minority interest in Tsingtao. Its Budweiser brand was generally considered a standard lager, one step below the premium beers. It harbored intentions of moving its flagship brand into the premium category and also achieving coverage of the larger economy lager segment through acquisitions and joint ventures. Harbin had cornered the northeast region through a combination of astute brand building, careful acquisitions, and a focus on economy lager. Its Hapi brand was very popular in the region. Harbin had carefully expanded its market by first distributing beer from its existing plants into new territories to build a local brand presence. Once it had established Hapi in the new territory, it looked to acquire local brewing capacity to produce its brand of beer locally.

### The Political and Infrastructure Challenges

China had a brewing history going back to the late 1800s when the Germans set up the first brewery in Tsingtao on the Shandong coast of China. The Russians soon followed, and the locals also got into the business in large numbers. However, despite the long lineage, making good beer always proved to be a challenge. Ever since breweries were nationalized during the communist era, there were problems with manufacturing infrastructure and personnel that made it almost impossible to ensure uniformly good quality.

The Asian Strategic Investments Corporation’s (ASIMCO) entry into the brewing business in China was reflective of these intractable problems. ASIMCO entered the market through acquisitions of majority interests in four breweries in and around Beijing. The suite included the famous Five Star brand, the official beer of government banquets from the period of Premier Zhou Enlai. When Five Star had made it known that it was looking to be acquired, fourteen of the largest brewing companies in the world lined up to make offers. ASIMCO used the services of Carla Hills, the retired U.S. Trade Representative (1988–1992) who had very high level contacts in the Chinese government, to win the deal. However, they found the implementation very tough going.

Much of the deal making had an element of expediency. Ministry officials seemed to be in a hurry to dispose of state ownership in keeping with China’s...
privatization plans. However, there was a very clear hierarchy of power that many of the Western firms failed to understand. They believed that negotiating from the top and dealing with the highest level of government to which access could be gained was the correct approach. As ASIMCO learned, there was a need to follow the unwritten codes of conduct and make sure that the deal was negotiated at all levels, not just the top. Although Carla Hills was able to help ASIMCO win the deal by discussing its merits with the highest officials in the government, implementation of the deal was delayed significantly because ASIMCO had not built bridges at the local level.

Tim Clissold, the managing partner of ASIMCO in China, found brewery conditions chaotic (Mr. China, Robinson Books, 2004). Pipes leaked everywhere and the smell of bitter hops and sickly malt mixed with the sour tang of spilt beer. Old Russian bottling lines squirted beer under pressure into lines of jostling bottles. The crash of bottles in constant motion was deafening.

Despite the chaos within the plant, many of the local customers regularly lined up outside the brewery to purchase freshly brewed beer right from the plant. The restaurants around the plant did brisk business because patrons knew that the beer served would be fresh and right off the lines at the adjacent brewery.

The antiquated plant technology was only the start. The challenge of managing a ragtag workforce, which was dominated by local unions, the implicit contract of lifetime employment, and the weight of the local bureaucracy to sustain employment levels made cost efficiency nearly out of the question. Tim Clissold described a typical product quality team:

I watched the operators gossiping and making half-hearted grabs for the occasional bottle but generally watching the containers go past, sometimes even less than half full. Whenever I went over to yell at them, the operators looked at me as though I was a madman. They had grown so used to lax management that they just didn't bother any more...

And noted the corresponding quality of the product in the marketplace:

Late that summer, I was given several samples of our beer that had been recovered from the Beijing market. One bottle had leaves in the bottom, several contained only an inch of beer, and another was full but contained a large ball of adhesive tape. I had a case of cans that were perfect—except that they were empty.

Harbin had a total brewing capacity which was about a third of that individually controlled by each of the top three players (Tsingtao, Beijing Yanjing, and CRE). Much of this capacity was focused on the northeast. As illustrated in Exhibit 7, Harbin’s costs were considerably lower than the national benchmark, Tsingtao. Given the stronger alcohol content preferred by people in the northeast, the reliance on more malt than other brewers was a requirement. Harbin had gained a reputation as one of the most efficient brewers in China and had routinely achieved over 90% capacity utilization. And although Harbin garnered only about 60 percent of Tsingtao’s price, its margins were the envy of the industry.

**THE DISTRIBUTION CHALLENGE**

Although the manufacturing, personnel, and bureaucratic challenges were substantial, they paled in comparison to the distribution challenges faced by any company aspiring to build a national footprint. A large new entrant like AB had to either acquire or control the many smaller local and regional breweries via acquisition or licensing, or build its own centralized large-scale brewery which would, in turn, require the
construction of a costly mass-distribution system to reach the local markets. And reaching the small local markets was critical to gaining a sustainable and profitable foothold in China. The Chinese distribution system was notoriously inefficient and corrupt. The ability to control and monitor the distribution of a product, largely taken for granted in most industrialized countries, was still an immense challenge in China.

We deliver by truck and sometimes tricycle. There are transportation restrictions. You can’t bring trucks into some areas; other areas you can’t bring vans into. You have to double up your vehicles. You can’t use your vehicle that ends in an even number on Tuesdays; you can only use the odd number plate. It has to have a day off, or go to another part of the city. That is a logistical problem that takes time to understand. All distributors deliver by tricycle. The beer bottles can get broken as they are moved four or five times from place to place. It goes from us to a distributor, to a second-tier distributor, then to the retail outlet. There are more steps in the process. Most of our product will be purchased at a little corner store, one or two crates by tricycle going to a supermarket.


First, the nature of the product made it difficult to link mass production with a well-oiled distribution system to drive costs down. Beer has a very short shelf life, and consumers preferred a freshly brewed product. This effectively limited distribution to within a 500-mile radius of the plant, creating a need for a network of brewing plants that were suitably scaled to cater to a fairly small and well-defined market area. Second, provincial regulations were often written to protect local manufacturers and keep tax revenues within the provinces. Since beer was taxed heavily, provincial governments made it very difficult for manufacturers to ship their products across provinces. There were also some local content and local manufacturing laws in force in many provinces. The regulatory roadblocks were designed to keep tax revenues at home.

Most consumers purchased beer from distribution networks that encompassed three major retail formats: supermarkets, independent food stores, and convenience stores. Independent food stores had a strong hold over the distribution end with over 75 percent of the product moving through their channel. Supermarkets accounted for approximately 20 percent and were increasing in importance. Supermarkets were not as well distributed geographically and often charged a slotting fee, thus increasing the costs for manufacturers.

There were other unique complexities in beer distribution related to the bottles that were used. For example, every year several beer drinkers were maimed or injured in China when bottles spontaneously exploded. The glass used to manufacture bottles was of poor quality. In 1999 the government decreed that all breweries must switch to a special grade of glass that was more safe but expensive. Many of the state-run breweries did not heed the government order, and the private brewers who did conform—at great expense—only found that their competitors stole their bottles directly from the market. Another dimension not usually encountered in Western markets was recycled bottles. Customers were encouraged to return empty beer bottles of any brand to any independent food store for a refund of Rmb0.20 to Rmb0.30. The collected bottles were washed and reused, sometimes leading to quality problems due to poor washing techniques.

**Anheuser-Busch’s Acquisition of Harbin Brewery**

Anheuser-Busch had taken a small minority interest in Tsingtao Brewery of China in 1993. In 2002 AB and Tsingtao had agreed to a strategic alliance to share best practices, as well as an increase in AB’s investment in Tsingtao. AB’s investment in 2004 had risen to 9.9 percent of Tsingtao, with an agreement to increase this stake to 27 percent by 2007. Anheuser-Busch also owned 97 percent of the Budweiser Wuhan International Brewing Co. Ltd. in Wuhan, China, which produced the Budweiser brand. The Wuhan brewery continued to expand production and increase its market share in that region. AB’s new interest in Harbin was purportedly in agreement with Tsingtao’s interests.

Harbin Brewery Group passed through a multitude of ownership changes beginning in 2001. The company had always been controlled by the Harbin City government, but the remaining shares had seen many different hands. Harbin Brewery Group Ltd. first went public in June 2002, eventually having a full 41 percent of its ownership publicly floated. An additional 29 percent, however, passed from CEDF of Ireland (a publicly traded equity fund in Ireland) to SABMiller in June 2003 in a highly controversial investment. The actual purchase was made by Gardwell, a financial investment company which was 95 percent owned by SABMiller and 5 percent Harbin Brewery management. This 29 percent equity position was not controlling, and SABMiller agreed to a five-year standstill agreement preventing it from acquiring additional shares.

On March 23, 2004, Harbin announced that it had reached agreement to sell all of its shares to Global Conduit Holdings (GCH)—but would not divulge who GCH represented. A full five weeks later on May 2,
AB announced that it would purchase the 29 percent interest now held by GCH for $139 million (HK$3.70/share). In the following weeks, AB acquired an additional 6.9 percent from a small investment group, Capital International, and a commitment from Harbin’s management team to tender their option shares. The mayor of Harbin City went on the record as saying that “Anheuser-Busch was the right strategic partner” for Harbin.1 AB held a 37.4 percent interest in Harbin on June 1 when it announced a mandatory general tender offer for all outstanding shares at HK$5.58/share.2 This tender offer price (HK$5.58/share) was an additional 30 percent premium over and above the SABMiller offer price (HK$4.30/share; see Exhibit 8). Harbin had been trading at roughly HK$3.30 per share as recently as April 30.

On June 2, SABMiller announced it was withdrawing from the bidding for Harbin. The chief executive officer of SABMiller, Graham Mackay, stated that “We remain fully committed to the Chinese beer market, and we must evaluate every potential acquisition on its merits. We believe that the AB offer price for Harbin more than fully values the business, even after taking into account the significant synergies uniquely available to us.” Meanwhile, Harbin Brewery’s CEO, Peter Lo, summarized management’s position very clearly: “The SABMiller offer was wholly unsolicited and not welcomed by the management or employees of Harbin. I am therefore delighted that Anheuser-Busch has stepped in as a white knight with a counterbid.”3

But the question remained: What had Anheuser-Busch bought?

“...we believe Harbin will be privatized at the takeover offer price. More importantly, instead of the strong synergies anticipated under SABMiller, we see AB’s victory creating uncertainty over Harbin’s operations. The reason: we expect competition between Harbin (under AB) and China Resources Brewery (under SABMiller)—together dominating the northeast China market—to intensify.”


NOTES

2. A mandatory general tender offer is when the buyer is offering a stated price to all current public share owners. The offer is contingent on the buyer gaining control, in this case, “more than 60% of issued voting share capital.” Under Chinese law, once AB took control of more than 90% of Harbin’s voting shares, the remaining shares would be required to be sold to AB. Under the rules and regulations of the Hong Kong Stock Exchange, once the free float of Harbin fell below 25% of voting share capital, Harbin would have to be de-listed from the exchange.
### APPENDIX 1

**China’s Beer Market, Volume and Value, 1998–2003**

<table>
<thead>
<tr>
<th>Volume (million litres)</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premium lager</td>
<td>328.7</td>
<td>364.1</td>
<td>393.9</td>
<td>431.5</td>
<td>474.4</td>
<td>519.3</td>
</tr>
<tr>
<td>Standard lager</td>
<td>1,295.5</td>
<td>1,363.6</td>
<td>1,453.0</td>
<td>1,549.5</td>
<td>1,654.4</td>
<td>1,763.5</td>
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<tr>
<td>Economy lager</td>
<td>16,841.9</td>
<td>18,138.6</td>
<td>19,417.4</td>
<td>20,727.1</td>
<td>22,180.9</td>
<td>23,681.7</td>
</tr>
<tr>
<td>Total beer volume</td>
<td>18,466.1</td>
<td>19,866.3</td>
<td>21,264.3</td>
<td>22,708.1</td>
<td>24,309.7</td>
<td>25,964.5</td>
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<tr>
<td>Volume growth rate (%)</td>
<td>7.6%</td>
<td>7.0%</td>
<td>6.8%</td>
<td>7.1%</td>
<td>6.8%</td>
<td>6.8%</td>
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</table>

<table>
<thead>
<tr>
<th>Value (million Rmb)</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premium lager</td>
<td>11,138.3</td>
<td>12,279.5</td>
<td>13,920.6</td>
<td>15,518.4</td>
<td>17,293.7</td>
<td>19,005.7</td>
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<tr>
<td>Standard lager</td>
<td>14,259.6</td>
<td>14,844.6</td>
<td>15,931.3</td>
<td>17,013.7</td>
<td>18,072.9</td>
<td>18,939.7</td>
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<tr>
<td>Economy lager</td>
<td>84,293.2</td>
<td>89,624.3</td>
<td>94,862.8</td>
<td>100,820.8</td>
<td>107,188.1</td>
<td>112,469.8</td>
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<tr>
<td>Total beer value</td>
<td>109,691.1</td>
<td>116,748.4</td>
<td>124,714.7</td>
<td>133,352.9</td>
<td>142,554.7</td>
<td>150,415.2</td>
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<tr>
<td>Value growth rate (%)</td>
<td>6.4%</td>
<td>6.8%</td>
<td>6.9%</td>
<td>6.9%</td>
<td>5.5%</td>
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</table>

<table>
<thead>
<tr>
<th>Unit Value (Rmb/litre)</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premium lager</td>
<td>33.89</td>
<td>33.73</td>
<td>35.34</td>
<td>35.96</td>
<td>36.45</td>
<td>36.60</td>
</tr>
<tr>
<td>Standard lager</td>
<td>11.01</td>
<td>10.89</td>
<td>10.96</td>
<td>10.98</td>
<td>10.92</td>
<td>10.74</td>
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<tr>
<td>Economy lager</td>
<td>5.00</td>
<td>4.94</td>
<td>4.89</td>
<td>4.86</td>
<td>4.83</td>
<td>4.75</td>
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<tr>
<td>Average unit value</td>
<td>5.94</td>
<td>5.88</td>
<td>5.86</td>
<td>5.87</td>
<td>5.86</td>
<td>5.79</td>
</tr>
<tr>
<td>Unit value growth rate (%)</td>
<td>-1.1%</td>
<td>-0.2%</td>
<td>0.1%</td>
<td>-0.1%</td>
<td>-1.2%</td>
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<table>
<thead>
<tr>
<th>Unit Value (US$/litre)</th>
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<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premium lager</td>
<td>$4.10</td>
<td>$4.08</td>
<td>$4.27</td>
<td>$4.35</td>
<td>$4.41</td>
<td>$4.43</td>
</tr>
<tr>
<td>Standard lager</td>
<td>$1.33</td>
<td>$1.32</td>
<td>$1.33</td>
<td>$1.33</td>
<td>$1.32</td>
<td>$1.30</td>
</tr>
<tr>
<td>Economy lager</td>
<td>$0.61</td>
<td>$0.60</td>
<td>$0.59</td>
<td>$0.59</td>
<td>$0.58</td>
<td>$0.57</td>
</tr>
<tr>
<td>Total beer volume</td>
<td>$0.72</td>
<td>$0.71</td>
<td>$0.71</td>
<td>$0.71</td>
<td>$0.71</td>
<td>$0.70</td>
</tr>
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</table>


### APPENDIX 2

**Chinese Beer Sales by Region, 1998–2003**

<table>
<thead>
<tr>
<th>Volume (million litres)</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
</tr>
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<tbody>
<tr>
<td>East China (Coastal)</td>
<td>5,010.0</td>
<td>5,428.3</td>
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<tr>
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<tr>
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<tr>
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<td>Total beer volume</td>
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<td>25,946.6</td>
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<table>
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<th>Volume (% of total)</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
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<tbody>
<tr>
<td>East China (Coastal)</td>
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<td>27.6%</td>
<td>27.8%</td>
<td>27.7%</td>
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<tr>
<td>Mid China (Inland)</td>
<td>15.5%</td>
<td>15.7%</td>
<td>15.8%</td>
<td>15.9%</td>
<td>15.9%</td>
<td>16.1%</td>
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<tr>
<td>North &amp; Northeast China</td>
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<td>30.3%</td>
<td>30.0%</td>
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<td>29.7%</td>
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<tr>
<td>Northwest China</td>
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<td>6.1%</td>
<td>5.9%</td>
<td>5.8%</td>
<td>5.6%</td>
<td>5.4%</td>
</tr>
<tr>
<td>South China</td>
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<td>13.9%</td>
<td>14.0%</td>
<td>14.1%</td>
<td>14.3%</td>
<td>14.4%</td>
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<tr>
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<td>6.7%</td>
<td>6.7%</td>
<td>6.7%</td>
<td>6.8%</td>
<td>6.8%</td>
<td>6.8%</td>
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<tr>
<td>Total beer volume</td>
<td>100.0%</td>
<td>100.0%</td>
<td>100.0%</td>
<td>100.0%</td>
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### Appendix 2

<table>
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<tr>
<th>Total value (million Rmb)</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
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<tbody>
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<td>East China (Coastal)</td>
<td>33,790.3</td>
<td>36,269.7</td>
<td>39,618.7</td>
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<td>46,017.3</td>
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<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
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<td>31.8%</td>
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<td>32.4%</td>
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<tr>
<td>Mid China (Inland)</td>
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<td>13.7%</td>
<td>13.7%</td>
<td>13.7%</td>
<td>13.7%</td>
<td>13.7%</td>
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<tr>
<td>North &amp; Northeast China</td>
<td>28.7%</td>
<td>29.0%</td>
<td>28.6%</td>
<td>28.2%</td>
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<td>5.3%</td>
<td>5.0%</td>
<td>4.8%</td>
<td>4.6%</td>
<td>4.5%</td>
<td>4.4%</td>
</tr>
<tr>
<td>South China</td>
<td>15.9%</td>
<td>15.6%</td>
<td>15.6%</td>
<td>16.0%</td>
<td>16.3%</td>
<td>16.6%</td>
</tr>
<tr>
<td>Southwest China</td>
<td>5.7%</td>
<td>5.6%</td>
<td>5.5%</td>
<td>5.5%</td>
<td>5.4%</td>
<td>5.4%</td>
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<tr>
<td>Total beer value</td>
<td>100.0%</td>
<td>100.0%</td>
<td>100.0%</td>
<td>100.0%</td>
<td>100.0%</td>
<td>100.0%</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Avg Unit Value (Rmb/litre)</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>East China (Coastal)</td>
<td>6.74</td>
<td>6.68</td>
<td>6.76</td>
<td>6.80</td>
<td>6.82</td>
<td>6.77</td>
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<tr>
<td>Mid China (Inland)</td>
<td>5.27</td>
<td>5.15</td>
<td>5.08</td>
<td>5.08</td>
<td>5.06</td>
<td>4.93</td>
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<tr>
<td>North &amp; Northeast China</td>
<td>5.60</td>
<td>5.63</td>
<td>5.58</td>
<td>5.55</td>
<td>5.50</td>
<td>5.40</td>
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<td>4.76</td>
<td>4.73</td>
<td>4.72</td>
<td>4.69</td>
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<td>6.63</td>
<td>6.67</td>
<td>6.66</td>
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<td>Southwest China</td>
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<td>4.83</td>
<td>4.75</td>
<td>4.69</td>
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<tr>
<td>Average (Rmb/litre)</td>
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<td>5.86</td>
<td>5.87</td>
<td>5.86</td>
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<tr>
<td>Average (US$/litre)</td>
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<td>$0.71</td>
<td>$0.71</td>
<td>$0.71</td>
<td>$0.71</td>
<td>$0.70</td>
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### Appendix 3

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</thead>
<tbody>
<tr>
<td></td>
<td>2000</td>
<td>2001</td>
<td>2002</td>
<td>2003</td>
<td>2004E</td>
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<tr>
<td>Net sales</td>
<td>586</td>
<td>845</td>
<td>1,147</td>
<td>1,413</td>
<td>1,867</td>
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<td>Cost of sales</td>
<td>(304)</td>
<td>(456)</td>
<td>(644)</td>
<td>(791)</td>
<td>(1,044)</td>
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<tr>
<td>Gross profit</td>
<td>282</td>
<td>389</td>
<td>503</td>
<td>622</td>
<td>823</td>
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<td>Gross margin</td>
<td>48.1%</td>
<td>46.0%</td>
<td>43.9%</td>
<td>44.0%</td>
<td>44.1%</td>
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<tr>
<td>Operating expenses</td>
<td>(166)</td>
<td>(238)</td>
<td>(293)</td>
<td>(433)</td>
<td>(522)</td>
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<tr>
<td>Operating profit</td>
<td>116</td>
<td>151</td>
<td>210</td>
<td>189</td>
<td>301</td>
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<tr>
<td>Operating margin</td>
<td>19.8%</td>
<td>17.9%</td>
<td>18.3%</td>
<td>13.4%</td>
<td>16.1%</td>
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<tr>
<td>Net interest</td>
<td>(17)</td>
<td>(33)</td>
<td>(49)</td>
<td>(50)</td>
<td>(47)</td>
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<tr>
<td>EBT</td>
<td>99</td>
<td>118</td>
<td>161</td>
<td>139</td>
<td>254</td>
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<tr>
<td>Income taxes</td>
<td>(14)</td>
<td>(34)</td>
<td>(35)</td>
<td>(17)</td>
<td>(61)</td>
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<tr>
<td>Income before minority</td>
<td>85</td>
<td>84</td>
<td>126</td>
<td>122</td>
<td>193</td>
<td></td>
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<tr>
<td>Minority interests</td>
<td>(4)</td>
<td>(15)</td>
<td>(8)</td>
<td>(12)</td>
<td></td>
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</tr>
<tr>
<td>Net income</td>
<td>85</td>
<td>80</td>
<td>111</td>
<td>114</td>
<td>181</td>
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<tr>
<td>Return on sales</td>
<td>14.5%</td>
<td>9.5%</td>
<td>9.7%</td>
<td>8.1%</td>
<td>9.7%</td>
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<tr>
<td>Wtd avg shares out</td>
<td>660</td>
<td>660</td>
<td>789</td>
<td>977</td>
<td>1,003</td>
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<tr>
<td>Earnings per share (HK$)</td>
<td>0.129</td>
<td>0.121</td>
<td>0.141</td>
<td>0.117</td>
<td>0.180</td>
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<td>Effective tax rate</td>
<td>14.1%</td>
<td>28.8%</td>
<td>21.7%</td>
<td>12.2%</td>
<td>24.0%</td>
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## Harbin Brewery Group Ltd, Consolidated Balance Sheets (million Rmb)

<table>
<thead>
<tr>
<th>Assets</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
<th>2004E</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash and cash equivalents</td>
<td>74</td>
<td>61</td>
<td>168</td>
<td>266</td>
<td>221</td>
</tr>
<tr>
<td>Accounts receivable</td>
<td>37</td>
<td>115</td>
<td>133</td>
<td>112</td>
<td>149</td>
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<tr>
<td>Inventories, net</td>
<td>122</td>
<td>238</td>
<td>261</td>
<td>328</td>
<td>435</td>
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<tr>
<td>Deposits and prepaid</td>
<td>35</td>
<td>48</td>
<td>110</td>
<td>99</td>
<td>129</td>
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<tr>
<td>Current assets</td>
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<td>462</td>
<td>672</td>
<td>805</td>
<td>934</td>
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<tr>
<td>Fixed assets</td>
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<td>1,386</td>
<td>1,630</td>
<td>1,834</td>
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<td>Intangibles and goodwill</td>
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<td>114</td>
<td>158</td>
<td>151</td>
<td>143</td>
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<tr>
<td>Other assets</td>
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<td>33</td>
<td>60</td>
<td>7</td>
<td>7</td>
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<tr>
<td>Total Assets</td>
<td>825</td>
<td>1,776</td>
<td>2,276</td>
<td>2,593</td>
<td>2,918</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Liabilities &amp; Stockholder Equity</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
<th>2004E</th>
</tr>
</thead>
<tbody>
<tr>
<td>Short-term bank loans</td>
<td>184</td>
<td>168</td>
<td>126</td>
<td>161</td>
<td>161</td>
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<tr>
<td>Loans from shareholders</td>
<td>–</td>
<td>54</td>
<td>–</td>
<td>–</td>
<td>–</td>
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<tr>
<td>Dues to JV partners</td>
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<td>48</td>
<td>27</td>
<td>27</td>
<td>27</td>
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<tr>
<td>Convertible notes</td>
<td>–</td>
<td>22</td>
<td>22</td>
<td>–</td>
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<tr>
<td>Accounts payable</td>
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<td>163</td>
<td>150</td>
<td>189</td>
<td>252</td>
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<tr>
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<td>253</td>
<td>324</td>
<td>322</td>
<td>427</td>
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<td>9</td>
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<td>Current liabilities</td>
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<td>715</td>
<td>658</td>
<td>708</td>
<td>876</td>
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<td>640</td>
<td>690</td>
<td>690</td>
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<td>28</td>
<td>28</td>
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<td>Minority interest</td>
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<td>55</td>
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<td>142</td>
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<td>Total liabilities</td>
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<td>1,469</td>
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<td>Share capital</td>
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<td>–</td>
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<td>460</td>
<td>460</td>
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<tr>
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<td>340</td>
<td>462</td>
<td>577</td>
<td>722</td>
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<tr>
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<td>807</td>
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<td>1,182</td>
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<tr>
<td>Total Liabilities &amp; SE</td>
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<td>1,776</td>
<td>2,276</td>
<td>2,593</td>
<td>2,918</td>
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## Harbin Brewery’s Market Segments, 2002–2003

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<td>Premium</td>
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<td>547</td>
<td>466</td>
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<td>296</td>
<td>383</td>
<td>331</td>
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<td>Original Economy</td>
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<td>103</td>
<td>107</td>
<td>105</td>
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<td>Weighted ASP</td>
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<td>123</td>
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### Million hectolitres

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</tr>
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<td>0.06</td>
<td>0.09</td>
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<tr>
<td>Classic</td>
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<td>0.28</td>
<td>0.17</td>
<td>0.29</td>
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<td></td>
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<tr>
<td>Total</td>
<td>4.32</td>
<td>4.70</td>
<td>5.34</td>
<td>6.13</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Economy/Total (%)</td>
<td>91.4%</td>
<td>92.8%</td>
<td>95.1%</td>
<td>93.8%</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Source: Based on data presented in “Harbin Brewery Group Ltd.,” Morgan Stanley Equity Research, April 23, 2004, p. 3.
### Company Market Shares by Brand Volume

<table>
<thead>
<tr>
<th>Company</th>
<th>2001</th>
<th>2002</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tsingtao Brewery Co Ltd</td>
<td>10.8%</td>
<td>12.1%</td>
</tr>
<tr>
<td>China Resources Enterprises Co Ltd (CRE)</td>
<td>6.3%</td>
<td>9.6%</td>
</tr>
<tr>
<td>Beijing Yanjing Beer Group</td>
<td>7.4%</td>
<td>8.5%</td>
</tr>
<tr>
<td>Heilongjiang Haerbing Brewery Group Co (Harbin)</td>
<td>3.1%</td>
<td>3.7%</td>
</tr>
<tr>
<td>Guangzhou Zhujiang Brewery Group Co</td>
<td>3.8%</td>
<td>3.7%</td>
</tr>
<tr>
<td>Yantai Beer Asahi Co Ltd</td>
<td>0.9%</td>
<td>1.9%</td>
</tr>
<tr>
<td>Henan Jinxing Brewery Group</td>
<td>1.8%</td>
<td>1.8%</td>
</tr>
<tr>
<td>Fujian Huiquan Brewery Group</td>
<td>1.7%</td>
<td>1.7%</td>
</tr>
<tr>
<td>Chongqing Brewery Group</td>
<td>1.3%</td>
<td>1.6%</td>
</tr>
<tr>
<td>Hubei Jinglongquan Brewery Group</td>
<td>1.4%</td>
<td>1.5%</td>
</tr>
</tbody>
</table>


### Brewery Acquisition Costs in China and Overseas, 2002–2004 (U.S. dollars per hectoliter)

<table>
<thead>
<tr>
<th>China</th>
<th>Date</th>
<th>US$/hl</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harbin Brewery Group HK (IPO)</td>
<td>June 2002</td>
<td>28.4</td>
</tr>
<tr>
<td>Interbrew increases stake in Zhuijiang Beer</td>
<td>November 2002</td>
<td>20.6</td>
</tr>
<tr>
<td>Guangdong Brewery sale to parent</td>
<td>February 2003</td>
<td>17.5</td>
</tr>
<tr>
<td>Anheuser-Busch convertible bond in Tsingtao</td>
<td>February 2003</td>
<td>19.8</td>
</tr>
<tr>
<td>Harbin Brewery placement</td>
<td>March 2003</td>
<td>38.8</td>
</tr>
<tr>
<td>SABMiller buys 29.7% of Harbin</td>
<td>July 2003</td>
<td>41.7</td>
</tr>
<tr>
<td>Tsingtao buys 45% in Hunan Brewery</td>
<td>August 2003</td>
<td>21.8</td>
</tr>
<tr>
<td>Interbrew buys 50% of Lion’s interests in China</td>
<td>September 2003</td>
<td>42.0</td>
</tr>
<tr>
<td>Lion Nathan buys 70% in Hua Xia Brewery</td>
<td>December 2003</td>
<td>31.9</td>
</tr>
<tr>
<td>Heineken buys 21% in Guangdong Brewery</td>
<td>January 2004</td>
<td>63.0</td>
</tr>
<tr>
<td>CRB buys 70% in Qianjiang Brewery</td>
<td>March 2004</td>
<td>53.0</td>
</tr>
<tr>
<td>Average</td>
<td></td>
<td>34.4</td>
</tr>
<tr>
<td>Average in last six months</td>
<td></td>
<td>47.5</td>
</tr>
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</table>

### International

<table>
<thead>
<tr>
<th>Breweries</th>
<th>Date</th>
<th>US$/hl</th>
</tr>
</thead>
<tbody>
<tr>
<td>SABMiller</td>
<td>May 2002</td>
<td>112.0</td>
</tr>
<tr>
<td>Heineken/BBAG</td>
<td>May 2003</td>
<td>162.8</td>
</tr>
<tr>
<td>Carlsberg/Holsten</td>
<td>January 2004</td>
<td>88.5</td>
</tr>
<tr>
<td>Carlsberg buys Orka’s 40% stake in Carlsberg</td>
<td>February 2004</td>
<td>108.7</td>
</tr>
<tr>
<td>Interbrew/AmBev</td>
<td>March 2004, April 2004</td>
<td>124.2</td>
</tr>
</tbody>
</table>

Average 119.3

INTRODUCTION

Jamie Dimon, CEO of Bank One Corporation, sipped his coffee in the boardroom of J.P. Morgan Chase & Co. while he waited for William B. Harrison, Jr. to arrive. Although the merger between their two banks wouldn’t be finalized for a few more days, he felt at home in the World Headquarters building at 270 Park Avenue in midtown Manhattan. It was good to be back in New York. He’d left the city and number two position at Citibank after a falling out with its CEO, Sandy Weil, in 1999. A year later, Dimon became CEO of Bank One and moved to Chicago.

The merger of Bank One and J.P. Morgan Chase would be finalized on July 1, 2004, creating the second largest financial institution in the world. Mr. Harrison, CEO of J.P. Morgan Chase, had called the meeting today with Mr. Dimon to discuss the final settlement of the charges brought by the Securities and Exchange Commission (SEC) and New York State Attorney General Eliot Spitzer against Banc One Investment Advisors Corporation.

As he waited for Harrison, Dimon went over the events of the last ten months that had rocked the pristine mutual fund industry. The widespread probe into trading practices could have tarnished Bank One’s reputation in the financial community. Dimon was relieved that the situation would be resolved shortly. He was ready to brief Harrison on the final details of the settlement before it became public.

BACKGROUND OF THE INVESTIGATION

In September 2003, the mutual fund scandal started when Bank One, Bank of America, Janus, and Strong Capital came under investigation for improper and/or illegal trading practices. They were named in a complaint brought by the SEC and Eliot Spitzer’s office against Canary Capital Partners. Bank One was the last of the four companies to reach a settlement with the SEC. Under pressure to reach an agreement before the merger with J.P. Morgan Chase took place, Bank One agreed to a $90 million settlement. Although the company neither admitted nor denied wrongdoing, it agreed to pay $50 million in fines and restitution, and reduce fees charged to investors in its mutual funds by $40 million over the next five years. In addition, Mark Beeson, former head of Bank One’s mutual fund division, agreed to pay a $100,000 fine. He was also banned from the industry for two years.

Bank One’s $90 million settlement was considerably less than the $675 million in fines and restitution that Bank of America/Fleet Boston paid for its role in the scandal. Like Bank One, Bank of America reached an agreement with the SEC just before its merger with Fleet Boston. Bank of America paid a higher price because of a broader case in which one of its brokers faced criminal charges. The scandal spread far beyond the four companies named in the complaint against Canary Capital. Less than a year after the original charges were brought, dozens of
mutual fund companies had paid over $2.5 billion in fines, restitution, and fee cuts (Brewster, 2004).

Nothing is more important to us than maintaining the highest ethical standards.
— Jamie Dimon, September 9, 2003

Long known in the financial community for his integrity, Dimon addressed the allegations of improper trading as soon as they became public in September 2003. Quickly, he developed a strategy that involved cooperation, transparency, and communication to lead the bank out of the crisis. He focused on “doing the right thing,” a value he consistently emphasized at the bank. In a message to employees, Dimon (September 9, 2003) wrote, “At Bank One we talk a lot about doing the right thing, and I promise we will do the right thing in this situation.”

In the same message, Dimon outlined the steps that Bank One would take to respond to the mutual fund scandal. Echoing the theme of doing the right thing, Dimon wrote, “Nothing is more important to us than maintaining the highest ethical standards.” He also emphasized that the bank took its responsibility to shareholders very seriously. He mentioned that the bank shared the interests of the New York Attorney General and regulators to safeguard the integrity of the mutual fund industry.

Dimon’s message to employees established the major components of his strategy that were followed throughout the crisis:

- Do the right thing
- Maintain the highest ethical standards
- Take the bank’s responsibility to mutual fund shareholders seriously
- Cooperate fully with the New York Attorney General and regulators
- Review and evaluate policies and procedures quickly and thoroughly
- Take disciplinary action as needed against employees
- Make restitution to shareholders
- Communicate and promote transparency

Dimon promised a swift and thorough gathering of the facts. In the interest of transparency and communication, Dimon pledged to communicate with bank employees and mutual fund shareholders as appropriate, and encouraged bank employees to share his letter with any Bank One customers who were interested. However, Dimon requested employees to withhold comment or speculation until the investigation uncovered the facts. He also asked for their patience, since it would clearly take some time before the investigation was completed.

Throughout the crisis, the bank adhered to the basic strategy outlined in that letter to employees. How well did his strategy pay off? Did his leadership, commitment to doing the right thing, transparent action, and communication help Bank One regain customer trust and move beyond the mutual fund scandal?

ABOUT BANK ONE AND J.P. MORGAN CHASE & CO.

Bank One Corporation’s wholly owned indirect subsidiary, Banc One Investment Advisors (BOIA), came under investigation in the mutual fund probe. BOIA offered investment management services, including One Group Mutual Funds, to individuals and companies. One Group Mutual Funds managed over $100 billion in assets. BOIA, whose headquarters were in Columbus, OH, registered with the SEC as an investment adviser on November 22, 1991. BOIA was a wholly owned subsidiary of Bank One, National Association (Ohio), which in turn was a wholly owned subsidiary of Bank One Corporation.

Before its merger with J.P. Morgan Chase & Co. on July 1, 2004, Bank One was the sixth largest bank in the United States, with assets of around $320 billion. Bank One served about 20,000 middle market clients and approximately seven million retail households. The bank issued over 51 million credit cards and managed investment assets of about $188 billion.

On July 1, 2004, Bank One merged with J.P. Morgan Chase & Co. The combined financial services firm had assets of about $1.12 trillion. Operating in over 50 countries, the company provided financial services for consumers and businesses, investment banking, asset and wealth management, financial transaction processing, and private equity. With corporate headquarters in New York, J.P. Morgan Chase would maintain headquarters for U.S. retail financial services and commercial banking in Chicago (Wall Street Journal Online, 2004).

SITUATION LEADING UP TO THE SCANDAL

On September 3, 2003, New York State Attorney General Eliot L. Spitzer and the SEC brought charges against Canary Capital Partners, a hedge fund, for illegal after-hours trading and improper market timing. In this complaint, Bank One and three other mutual fund firms were named for making special deals with Canary to conduct the improper mutual fund trades.
Probes into mutual fund trading focused on late trading and market timing. Late trading, an illegal practice, occurs when mutual fund orders that are placed after 4 p.m. are processed at the same-day price rather than the price set on the following day. Law requires that late trades be placed at the following day’s price.

Although market timing, also known as timing, is not illegal, many mutual fund prospectuses discourage investors from doing it. Timing involves the rapid buying and selling of mutual fund shares by short-term investors who try to take advantage of inefficiencies in the pricing of mutual funds. Timers hope to profit from fund share prices that lag behind the value of the underlying securities.

Share prices of mutual funds are set at 4 p.m. Eastern Standard Time (EST) based on the values of their portfolio holdings. Any trades placed after 4 p.m. EST are supposed to be charged at the next day’s prices to keep investors from taking advantage of news that happens after the close of trading (Carey, 2003).

Like many other funds, One Group Mutual Funds had policies that discouraged market timing, because it skimmed profits from the accounts of other shareholders. By giving special permission to certain large investors to market time, BOIA earned higher management fees from those investors’ accounts (Lauricella, 2004).

Market timing could hurt long-term investors by driving up costs and reducing their profits (Johnson, 2003). The rapid in-and-out trading can cause an increase in transaction costs since the portfolio manager may have to buy and sell securities in response to the hedge fund’s trades. These costs are normally borne by the mutual fund.

In addition, the dilution effect occurs when the fund has to pay for the timers’ profits out of its own finite pool of assets (Carey, 2003). The profits usually are paid from the fund’s cash holdings or a sale of securities to cover the payment. In either case, shareholders are hurt because the total amount of assets available in the mutual fund is diminished.

Some blame the practice of market timing on stale pricing. Because mutual fund prices are adjusted only once a day, they frequently go out of date, hence stale. The fund’s underlying securities change value throughout the day, and may be spread across different time zones. Large investors can use sophisticated technology to take advantage of the differences between the prices of the fund’s shares and the fund’s assets (Arizona Republic, 2003).

The effects of Canary’s market timing apparently took a toll on Bank One mutual fund managers. According to the Canary settlement document, the managers complained to One Group President Mark Beeson about the impact of Canary’s timing activity on their funds (Atlas, 2003). In April 2003, Canary stopped trading in Bank One’s mutual funds when Beeson no longer felt comfortable waiving penalties for their frequent trading.

**One Group Restrictions against Timing**

Mark A. Beeson held the positions of President and CEO of One Group Mutual Funds from January 2000 until his resignation in October 2003. In 1994 Beeson began working at BOIA as the chief financial officer. After two years, he was promoted to chief administrative officer.

From June 2002 until May 2003, Mark A. Beeson and One Group allowed Canary Capital to make 300 buy-and-sell transactions in several domestic and international stock funds. Canary earned a profit of around $5.2 million from this market timing. In addition, Canary was not charged around $4 million in penalties that it should have paid for market timing (SEC Order, 2004).

Prospectuses in the One Group put restrictions on excessive exchange activity in all the One Group mutual funds. Exchange of any investment in the funds was limited to “two substantive exchange redemptions within 30 days of each other.” In November 2001, One Group set a 2% early redemption fee for any international fund redemption made within 90 days of purchase. It also reserved the right to refuse any exchange request that would negatively affect shareholders. In fact, over 300 exchange privilege violations were identified by Beeson and BOIA between January 2002 and September 2003 (SEC Order, 2004).

Late in 2001, Edward Stern, head of Canary Capital, made a proposal through Security Trust Corporation to BOIA. He offered to borrow $25 million from Bank One and match it with $25 million of his own funds if he were allowed to trade in certain mutual funds. Beeson refused the proposal several times. But after talking it over with Security Trust Corporation and Bank One employees, Beeson decided to consider letting Stern trade in certain Bank One funds in March 2002.

Although Bank One’s chief operating officer advised against it, Beeson allowed Edward Stern to trade in several domestic and two international funds for up to half of one percent of the fund’s value. For trading purposes, Bank One loaned $15 million to Stern, who matched it with his own $15 million. Stern agreed that the entire amount would stay within Bank One as security for the loan. BOIA did not charge Stern
the 2% redemption fee normally required for any trade made less than 90 days after an initial purchase. This would have amounted to around $4.2 million in redemption fees.

In January 2003, Stern received a second Bank One loan of $15 million, which he again matched with $15 million of his own funds. He also used this money to trade in One Group funds. Between June 2002 and April 2003, Stern earned a net profit of about $5.2 million from approximately 300 in-and-out trades. From this arrangement, Bank One gained the interest on the loans and BOIA increased mutual fund sales and associated fees. According to the SEC settlement document (2004), the agreements with Canary Capital were never discussed with the One Group Board of Trustees.

Another possible reason why Beeson agreed to the arrangement was the hope of doing future business with Stern. On several occasions, he discussed Stern’s possible investment in a Bank One hedge fund, but that investment never took place (SEC Order, 2004).

Other customers besides Canary Capital received special treatment from BOIA. Apparently without Beeson’s knowledge, a Texas hedge fund was excused from paying the 2% redemption fee in March 2003. Although the Texas company invested $43 million in two international funds and redeemed the investment three days later, it did not have to pay about $840,000 in redemption fees. BOIA did not reimburse the two international funds for the fees that it didn’t collect.

As standard procedure, the portfolio holdings of One Group mutual funds were considered confidential information that was published only as required by law. Nonetheless, Stern asked for and received monthly updates on the eight funds in which he had investments from July 2002 until April 2003 when the relationship ended. Beeson provided him with this information without any confidentiality agreement. The investigation also found that BOIA provided One Group’s portfolio holdings to other special clients over a period of ten years. This information was given out as often as once a week to seven clients, eight prospective clients, and several dozen consultants from pension funds or fund advisers.

The special trading arrangements for Stern and others began to unravel in July 2003. Noreen Harrington, a former Hartz investments officer, blew the whistle on improper trading practices at Canary Capital. She quoted Eddie Stern as saying, “If I ever get in trouble, they’re not going to want me, they’re going to want the mutual funds” (Vickers, 2004). New York Attorney General Eliot Spitzer subpoenaed Stern and named him in a complaint for having engaged in “fraudulent” schemes of late trading and market timing of mutual funds. Two months later, Canary Capital settled with the SEC and Attorney General’s office for $40 million. Canary agreed to pay $30 million in restitution for profits gained by improper trading, as well as a $10 million penalty. Canary neither admitted nor denied wrongdoing.

The Mutual Fund Industry

Shock waves hit Wall Street when Spitzer’s investigations began into trading abuses in the mutual fund industry. Few outside the financial community expected to see a scandal occur there. As the probe continued, it uncovered improper trading practices at dozens of mutual fund companies. New York Attorney General Eliot Spitzer called the industry “a cesspool” (Waggoner, Dugas & Fogarty, 2003). Half of the 88 largest mutual fund groups had permitted favored investors to buy mutual fund shares at stale prices, skimming profits from long-term shareholders (Quinn, 2003).

Pricing had been an issue in the mutual fund industry for a long time. In the 1930s, mutual funds often had two prices: a public price, as well as a more up-to-date price that a few big investors could access just before the price became public. The privileged investors who knew where mutual fund prices were going could make fast profits. In response, Congress passed the Investment Company Act of 1940 in an attempt to make mutual fund pricing policies fairer. Among other rules, it required funds to have just one public price.

According to Mr. Spitzer, mutual fund companies made over $50 billion in management fees in 2002. He was the first to suggest that the widespread practice of preferential trading for big investors could be channeling billions of dollars away from everyday long-term investors in mutual funds. Mr. Spitzer commented on ways that companies could make amends. “If they’re expecting to get settlements (with regulators), they’re going to have to give much more back than just (investors’) losses. They’re going to be paying stiff fines and giving back their management fees. They violated their trust with the American investor” (Gordon, 2003).

Spitzer also expressed dissatisfaction with the SEC’s oversight of the industry. Paul Roye headed the mutual fund division of the SEC. “Heads should roll at the SEC. There is a whole division at the SEC that is supposed to be looking at mutual funds. Where have they been?” According to SEC Chairman William Donaldson, the SEC was considering new curbs on fund trading (Gordon, 2003).

The question remained how the scandal would affect the mutual fund industry. Arthur Levitt, former
SEC chair, said, “This seems to be the most egregious violation of the public trust of any of the events of recent years. Investors may realize they can’t trust the bond market or they can’t trust a stock broker or analysts, but mutual funds have been havens of security and integrity” (Lauricella, 10/20/03). How many of the 95 million customers would cash in their shares?

Investors apparently didn’t lose faith in all mutual funds. John C. Bogle, founder of the Vanguard Group, believed that money was flowing out of companies that had lost investor confidence and into companies that had kept their good reputations for being well managed or holding down costs and fees (Lauricella, 10/20/03).

Indeed, stock funds gained $23.2 billion in December 2003, up from $14 billion in November 2003, according to AMG Data Services in Arcata, California. More than half of the new money went into three funds which were not implicated in the investigations: Fidelity, Vanguard, and American Funds (McGeehan, 2004). As of November 2003, Putnam lost a net $11.1 billion from its stock funds, while investors withdrew about $2.2 billion from Janus Capital’s stock funds. Much of that may have been reinvested in other mutual funds.

DEVELOPMENTS AT BANK ONE

Bank One took a number of actions as the investigation progressed. Several weeks after the probe began, Mark Beeson, the head of One Group, resigned. To replace him, Dimon appointed Dave Kundert, head of the bank’s investment management group.

Peter C. Marshall, Chairman of the Board of Trustees of One Group Mutual Funds, sent a letter and prospectus supplement on October 10, 2003, to all mutual fund customers informing them of the complaint filed by the New York State Attorney General concerning the alleged trading activities. He assured the shareholders that a special review committee had been created to help gather and review information concerning the alleged trading activities. He assured the shareholders that they would receive restitution if they had been harmed by the wrongful conduct of any Bank One employee. Furthermore, he made it clear that every member of the One Group Board of Trustees was independent. As Jamie Dimon had done in September, Marshall affirmed that the Board was committed to meeting the highest standards in the industry and putting shareholders’ interests first.

Shortly after Marshall’s letter came out, Jamie Dimon sent an e-mail update to employees concerning the mutual fund investigation (October 15, 2003). He summarized the key findings. Canary Capital Partners, hedge fund was allowed to trade eleven One Group funds more often than other customers over an 11-month period ending in May, 2003. The investment by Canary averaged 0.5% of the fund’s assets and never went over 1%. Dimon regretted the special arrangement with Canary and stated that it never should have happened.

The investigation into whether shareholders were financially harmed was continuing. The bank would make full restitution if it found this to be true. The bank would continue to see if other clients had similar arrangements, but so far they had not found the problem to be widespread or systemic.

Bank One terminated its contract with Security Trust Company, a back-office firm that processed Canary’s transactions in One Group mutual funds. Although it was not accused of any wrongdoing in Spitzer’s suit, the firm could not assure Bank One that they had abided by their contract, which stated that the only trades that could be sent to One Group for same-day pricing were those “received prior to market close.” No evidence was found that Bank One or Bank One employees made after-market trading arrangements.

Next, Dimon announced five changes that would strengthen oversight and transparency of mutual fund policies and procedures at Bank One. First, Dave Kundert took over as President of One Group. Second, the bank implemented improved computer monitoring and compliance measures. Third, employees would receive internal training on how to identify inappropriate timing practices. Fourth, the bank strengthened agreements with service providers to receive assurance that they had internal policies and controls to prevent going around One Group’s policies concerning market timing and excessive trading. Fifth, the bank continued to review mutual fund policies in order to meet the highest standards.

As he had done in a previous message, Dimon promoted transparency and communication by encouraging employees to share his letter with any Bank One customers who had questions. He also promised to give additional updates as appropriate.
TAKING THE MATTER SERIOUSLY

It was important for Bank One to convince the SEC, shareholders, and customers that it was taking the charges seriously. As a result, this theme appears in each public communication from the Bank. In Marshall’s letter to One Group Shareholders (2003), he emphasizes how seriously the Board of Trustees is taking the matter. “On behalf of the One Group Board of Trustees, I want to convey to you the seriousness with which your board takes its responsibility to One Group mutual fund shareholders.”

Dan McNeela, an analyst for Morningstar, Inc., responded to Dimon’s personnel changes and plans for change. “This confirms our opinion that Jamie Dimon is taking the matter seriously, but it may not be enough simply to ask a couple of executives to leave and say everything is okay” (Manor, 2003).

Dave Kundert, President of One Group Funds, addressed the mutual fund scandal at Bank One in a message sent to employees on November 26, 2004. He explained that it was likely that the bank would face enforcement action against Banc One Investment Advisors. However, he expressed optimism that “we can avoid regulatory litigation and reach an amicable resolution with the regulators over the next several months.”

Kundert outlined to employees the broad changes in policies and procedures that Bank One had recently implemented in the One Group mutual funds. They had established a 100% independent Board of Trustees. They would continue to cooperate with the Attorney General’s and SEC’s investigations.

After holding a public dialog on best practices in the industry, they selected and implemented a number of best practices which included the following:

- Hiring a new compliance officer
- Increase training for employees
- Disclosure of more information about fund managers’ salaries
- Change how research fees are negotiated, paid, and disclosed to investors (Johnson, 2003)
- Addition of redemption fees to certain funds
- Allow employees of the fund company to only buy One Group fund shares through Banc One Securities Corp. accounts or One Group, and require holding the One Group funds for at least 90 days (Shipman, 2003)
- Disclosure of portfolio holdings quarterly on the fund company’s Web site
- Cap individual purchases of Class B shares. These shares had a back-end sales charge and higher expenses than Class A shares, which had a front-end charge that declined as people invested more (Stempel, 2003)

Richard Bove, analyst at Hoefer and Arnett, confirmed that “Jamie Dimon has indicated that if Bank One had done anything inappropriate, he would take any action necessary to correct what was wrong.” He commented that “it’s pretty clear that Bank One will pay sizable fines, not because it did anything malicious but because of a lack of control” (Stempel, 2003).

On a conference call discussing third quarter earnings with executives at Bank One Corporation, Jamie Dimon reaffirmed his commitment to doing the right thing. “I look at this as a chance for Bank One, even though we made some errors here, to earn your and our customers’ respect by standing tall and doing the right thing, and not only look at these problems, (but try) to improve other things that should be fixed in the mutual fund business” (Siegel, 2003).

SETTLEMENT AGREEMENTS

On June 29, 2004, Banc One Investment Advisors agreed on a settlement with the Securities and Exchange Commission and the New York Attorney General’s office concerning issues related to One Group mutual fund trading. The mutual fund unit of Bank One had “allowed improper short-term trading of its fund shares at the expense of other shareholders.” According to Stephen Cutler, director of the SEC’s division of enforcement, “Bank One and Mark Beeson blatantly disregarded the well-being of One Group funds’ long-term shareholders” (Lauricella, 2004).

Bank One agreed to the settlement without admitting or denying any wrongdoing. Philip Khinda, counsel to the One Group of funds and their board of trustees, commented on the settlement agreement. “It’s a very fair result and a product of the commitment of everyone involved to doing right by the shareholders of the funds” (Lauricella, 2004).

The Securities and Exchange Commission found that Banc One Investment Advisors (BOIA) and Mark Beeson, President and Chief Executive Officer of One Group Mutual Funds and a senior managing director of BOIA, violated and/or aided and abetted or caused violations of the antifraud provisions of the Advisers Act and the Investment Company Act by the following:

1. Allowing excessive short-term trading in One Group funds by a hedge-fund manager that was inconsistent with the terms of the funds’ prospectuses and that was potentially harmful to the funds;
2. Failing to disclose to the One Group Board of Trustees or to shareholders the conflict of interest
created when Respondents entered into a market-timing arrangement with a hedge-fund manager that was potentially harmful to One Group, but that would increase BOIA's advisory fees and potentially attract additional business;
3. Failing to charge the hedge-fund manager redemption fees as required by the international funds' prospectuses when other investors were charged the redemption fees;
4. Having no written procedures in place to prevent the nonpublic disclosure of One Group portfolio holdings and improperly providing confidential portfolio holdings to the hedge-fund manager when shareholders were not provided with or otherwise privy to the same information;
5. Causing One Group funds, without the knowledge of the funds' trustees, to participate in joint transactions, raising a conflict of interest in violation of the Investment Company Act (from the SEC Order, June 29, 2004, p. 2).

In the settlement agreement, Bank One agreed that Banc One Investment Advisors would pay $10 million in restitution, as well as pay $40 million as a penalty. The entire amount of $50 million would be paid to shareholders. It would be placed in an escrow account to be distributed to eligible shareholders through a plan created by an independent consultant and approved by the SEC and One Group Board of Trustees.

In addition, Banc One Investment Advisors agreed to reduce advisory fees by $8 million per year for five years. In addition, BOIA would not raise advisory fees for five years.

Mark Beeson, former President and Chief Executive Officer of the One Group Mutual Funds unit of Bank One, was banned for two years from the mutual fund industry and fined $100,000 for his role in improper short-term trading. Beeson neither admitted nor denied any wrongdoing.

THE AFTERMATH

After the settlement, David J. Kundert, Chairman and CEO of Banc One Investment Advisors, remarked, "Soon after we first learned of these investigations, we committed to cooperate with regulators, make restitution to shareholders, and review and change our policies as appropriate. The monetary and governance actions outlined in these agreements build upon the controls and policies we initiated last fall to fulfill that commitment. Strong procedures are now in place to further protect the interests of our mutual fund shareholders and prevent a recurrence of similar issues in the future" (CT News Archive, June 29, 2004).

Peter C. Marshall, Chairman of the One Group Board of Trustees, explained the settlement in an August 2004 letter to One Group Mutual Fund shareholders. The prospectus that was enclosed with Marshall’s letter outlined the steps that the bank would take to implement the settlement. The One Group Mutual Funds Supplement that accompanied the letter informed investors that they would receive a proportionate share of the money lost from market-timing, as well as advisory fees paid by the affected funds during the market-timing. Payment was expected to be made in 2005.

The final lines of the enclosed prospectus cautions shareholders that "It is possible, although not likely, that these matters and/or related developments may result in increased Fund redemptions and reduced sales of Fund shares, which could result in increased costs and expenses or otherwise adversely affect the Funds." The outcomes of the settlements and reforms implemented by Bank One, now J.P. Morgan Chase and Co., remained to be seen.

Would Dimon’s strategy of ethical behavior, transparency, and communication restore confidence in the funds? Or would fund redemptions increase and sales of shares decrease? What would be the effect of the investigations and resulting settlements on the industry? What reforms would be adopted by, or imposed on, the mutual fund industry?

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REFERENCES

The Internet had its beginning in China in 1987, when the first computer network, the China Academic Network (CANET), was set up. The Internet was used primarily for academic purposes until 1995, when the Ministry of Post and Telecommunications (MPT) of China set up the first commercial network, ChinaNet(C), in May 1995. Since then, the Chinese Internet bandwidth and the number of Internet users had been on the rise (Appendix 1). The Internet penetration in China grew in leaps and bounds and despite stricter control measures imposed by the Chinese government on the Internet, the number of users had risen from around 1.175 million in 1998 to nearly 79.5 million by the end of 2003.

**EMERGENCE OF THE INTERNET IN CHINA**

The CANET was established with the main purpose of facilitating academic research in computer science. It provided e-mail services through the World Wide Web via a gateway at Karlsruhe University in Germany. Subsequently, the Institute of High Energy Physics (IHEP) in China developed its local network in 1988, which was followed by a similar facility at the National Computer Networking Facilities of China (NCFC) in 1989. NCFC was developed jointly by the Chinese Academy of Sciences, Tsinghua University of Beijing, and the Beijing University and funded by the State Planning Commission and the World Bank. The NCFC was also called the ChinaNet and it was used for academic purposes. In 1990, China registered its domain name of "cn" with the U.S. Network Information Center.

The early Chinese networks lacked direct international Internet connections. The first official international Internet link to the Chinese Internet was established in 1993. This link was a 64 kibits per second (kbps) leased line from AT&T that allowed the IHEP connectivity with Stanford Linear Accelerator Center (U.S.) for international collaboration in high energy physics and to provide e-mail accounts to many top scientists in China. The following years saw more networks being connected directly to the Internet like the one operated by the Beijing University of Chemical Technology (BUCT) and the China Education and Research Network (CERNET). Further, in order to develop the information infrastructure in China, “Golden Projects” (Exhibit 1), a series of high priority proposals, was announced by the then Vice Premier of China, Zhu Rongji, in 1993. The primary focus of these projects was the nationwide penetration of the Internet in China. In 1995, China’s first commercial network, ChinaNet(C), started operating in Beijing and Shanghai selling Internet accounts directly to the Chinese people. During the first month of its operation, 800° subscribers signed up for ChinaNet(C).

With the commercialization of the Internet and the Golden Projects initiative, Chinese Internet embarked on a fast track growth. By mid-1998, there were four primary state-run Internet Service Providers (ISPs) in China: CSTNet (China Academy of Sciences), CERNet (China State Education Commission), ChinaNet (China Telecom), and JiTong Communications, servicing over 1.175 million Internet users. By 1999, the number of Internet users increased to almost four million of which 400,000 used the Internet through leased line connections, 2,560,000 through dial-up connections and 680,000 through both. China also witnessed the emergence of Internet cafés in its capital.
city, Beijing. Apart from the increase in the number of Internet users, the nature of Internet usage also underwent radical changes. The late 1990s witnessed the advent of online advertising and e-commerce in China. Xinhua Bookstore was the first to commence e-tailing (e-retailing or electronic retailing) in China. By 2000, the total number of Internet users in China had increased to 16,900,000. With China signing its accession to WTO in late 2001, the Chinese government allowed foreign participation in the Internet sector to the extent of 49 percent foreign ownership in the first year of accession and 50 percent from the second year onward.

**Scenario in the New Millennium**

By 2001, the number of Internet users in China had grown by almost 50 percent over the previous year to 33.7 million with the majority of users in the age group of 18 to 24 (Exhibit 2). Apart from the usual leased line and dial-up connections, 1.2 million users had mobile terminals or other Internet appliances to go online. Online stock trading was worth $43.23 billion and accounted for 4.38 percent of total stock trading in China in 2001.

By the turn of the 21st century, the primary reason for accessing the Internet in China remained...
information collection. With the passage of time, Internet users started accessing some sensitive information that had been kept secret by the state. It resulted in online debates on state policies and practices based on such information. The Chinese government tried to control the flow of such information by blocking certain Web sites that “jeopardized state security, disrupted social stability, contravened laws and spread superstition and obscenity” (Exhibit 3). When the Internet cafés did not comply with government rules and regulations regarding the banned Web sites, the government closed down 17,000 such cafés in late 2001. Another matter of concern was the proliferation of unlicensed Internet cafés that came to light in mid-2002, when a fire broke out in one of the unlicensed Internet cafés in Beijing’s Haidian district, killing 25 people. The café was set ablaze by two youngsters who had been denied entry into the café. Subsequently, the Chinese government started to focus on streamlining Internet café operations through the formulation of “Regulations on the Administration of Business Sites of Internet Access Services” in November 2002. According to the regulation, Internet cafés were not permitted within a radius of 200 meters around schools; minors under the age of 18 were prohibited from entering cafés; gambling was prohibited, and the cafés had to be closed between midnight and 8 A.M. The drastic step taken by the Chinese government reduced the number of Internet cafés from 200,000 to 110,000 in 2003. The government, in late 2003, had further planned to consolidate all Internet cafés under the management of larger, state-owned companies by 2006. These state-owned companies included telecom providers such as China Unicom, Great Wall Broadband Network, and China Netcom.

A blessing in disguise for the Chinese Internet was the SARS epidemic that struck China in 2003. As the government closed public places of entertainment to contain the contagious disease, Chinese people went online to seek entertainment within the confinement of their homes. Online shopping, short messages services (SMS), and online games became the most sought-after applications of the Internet. According to Beijing Netcom (a subsidiary of China Netcom), Internet usage increased by 40 percent in mid-2003. Even online banking experienced a surge in transaction volumes from a monthly average of RMB 786 billion in the first quarter of 2003 to RMB 1.29 trillion in April 2003. Online games also flourished as many youngsters found it a principal reason to access the Internet. The number of people playing online games in China increased by 63.8 percent in 2003 with

**EXHIBIT 2**

**Age Profile of Chinese Internet Users**

<table>
<thead>
<tr>
<th>Age</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 18</td>
<td>15.3%</td>
</tr>
<tr>
<td>18–24</td>
<td>36.2%</td>
</tr>
<tr>
<td>24–30</td>
<td>16.3%</td>
</tr>
<tr>
<td>31–35</td>
<td>12.1%</td>
</tr>
<tr>
<td>36–40</td>
<td>8.2%</td>
</tr>
<tr>
<td>41–50</td>
<td>7.6%</td>
</tr>
<tr>
<td>51–60</td>
<td>3.2%</td>
</tr>
<tr>
<td>Above 60</td>
<td>1.1%</td>
</tr>
</tbody>
</table>

EXHIBIT 3

Blocked Sites in China

sales worth $157 million. By the end of 2003, the total number of Internet users in China had increased to 79.5 million.

**BRASS TACKS**

Though 79.5 million Internet users in China was a huge number, it was just 6 percent of China’s total population of 1.28 billion. On the other hand, Internet users in the United States constituted 57 percent of the total population of 290.34 million. Thus there was still a huge growth potential in China’s Internet market. However, with the rise in the number of Internet users, the government increased its control measures to curb misuse of the Internet. Amnesty International, a worldwide voluntary human rights movement, said, “As the Internet industry continues to expand in China, the government continues to tighten controls on on-line information. These have included the filtering or blocking of some foreign Web sites, the creation of special Internet police, the blocking of search engines and actions to shut down Web sites which post information on corruption or articles critical of government.”

The new millennium witnessed a surge in the number of Internet users being detained or imprisoned by the Chinese government. From November 2002, this number grew by 60 percent to 54 users in January 2004. The Chinese Premier (2004), Wen Jiabao, said, “Rapid growth of the globalized economy and information technology has a great and profound impact on the world cultural development. It requires, more than ever before, close inter-governmental and non-governmental cooperation to promote the fine culture of every nation and defuse moral crises in the world.”

**NOTES**

1. The bandwidth determines the rate at which information can be sent through a channel. The greater the bandwidth, the more information that can be sent in a given amount of time. It is usually measured in bits per second.
4. Operated by VeriSign Global Registry Services (U.S.), a leading provider of digital trust services that enables everyone, everywhere to engage in commerce and communications with confidence. VeriSign’s digital trust services creates a trusted environment through three core offerings—Web identity, authentication, and payment services—powered by a global infrastructure that manages more than five billion network connections and transactions a day.
6. Ibid.
7. Ibid.
9. Ibid.
10. A state-run bookstore in China.
14. Ibid.
15. Ibid.
16. Ibid.
17. Ibid.
21. Ibid.
23. Severe Acute Respiratory Syndrome: symptoms being fever and coughing or difficulty in breathing or hypoxia. First appeared in China in November 2002. Since then, the disease had spread worldwide. By July 2003, SARS had infected thousands of people and resulted in more than 850 deaths.
25. Renminbi (Chinese currency).
27. Ibid.
29. Ibid.
32. Ibid.
35. Ibid.
APPENDIX 1  Trend in Chinese Internet Bandwidth and Number of Users


APPENDIX 2  Company Overview

**BellSouth Corporation**—a Fortune 100 communications services company headquartered in Atlanta, U.S.A., serving more than 44 million customers in the United States and 14 other countries.

**Cisco Systems, Inc. (CA)**—the worldwide leader in networking for the Internet.

**Hughes Network Systems, Inc. (HNS)**—a wholly owned subsidiary of Hughes Electronic Corporation. It is the world’s leading provider of broadband satellite network solutions for businesses and consumers.

**Scientific-Atlanta**—a leading global manufacturer and supplier of products, systems, and services that help operators connect consumers with a world of integrated, interactive video, data, and voice services.

**International Business Machines (IBM)**—the world’s top provider of computer hardware. The company makes desktop and notebook PCs, mainframes and servers, storage systems, and peripherals.
Intel Corporation—designs, develops, manufactures, and markets microcomputer components of desktop and server systems.

Sun Microsystems—a leading maker of UNIX-based servers that are used to power corporate computer networks and Web sites. It also makes workstation computers and a wide range of disk- and tape-based storage systems.

Ameritech—develops and deploys emerging technologies in broadband delivery systems, information technology, voice technology, video, data, and wireless networks.

General Electric Corporation (Connecticut)—produces aircraft, locomotives, and other transportation equipment, lighting, electric distribution and control equipment, generators and turbines, nuclear reactors, medical imaging equipment, and plastics.

Tandem Computers Incorporated—designs and delivers technology solutions that companies rely on in a business world that runs 24 hours a day. A $2.0 billion company headquartered in Cupertino, California, Tandem has offices, strategic partners, and providers in more than 50 countries around the world.

AST Research—a company formed sometime before 1980 that was a leading personal computer manufacturer. AST developed desktop, mobile, and server PCs that were sold in more than 100 countries worldwide.

Hewlett-Packard—a technology solutions provider to consumers, businesses, and institutions globally. The company’s offerings span IT infrastructure, personal computing and access devices, global services, and imaging and printing for consumers, enterprises, and small and medium businesses.

Compaq Computer Corporation—a leading global provider of information technology products, services, and solutions for enterprise customers. Compaq designs, develops, manufactures, and markets information technology equipment, software, services, and solutions, including industry-leading enterprise storage and computing solutions, fault-tolerant business-critical solutions, communication products, personal desktop and notebook computers, and personal entertainment and Internet access devices that are sold in more than 200 countries directly and through a network of authorized Compaq marketing partners.

Source: Compiled by IBS-CDC.
Private banking is what Citibank is here for. Citibank could lose the trust of wealthy clients, who had relied on the bank. This is a setback for the bank to keep its operations in Japan in the mid-to-long term.1

— Mitsushige Akino, Chief Fund Manager, Ichiyoshi Investment Management in 2004

We've been kicked out of the private banking business in Japan because the regulator has said we're not fit to run that kind of business in Japan. It's embarrassing. That's a big deal; that's a really big deal.3

— Charles O. Prince, CEO, Citigroup in 2004

THE WITHDRAWAL

On September 17, 2004, the Financial Services Agency (FSA),4 the banking and financial services regulatory body of Japan, announced that it had revoked the licenses of the four Citigroup offices in Japan. Citigroup was asked to withdraw from the private banking business5 in Japan after several instances of illegal conduct of business by Citibank Japan came to light. The four branches, one in Tokyo’s Marunouchi business district and three satellite branches in Fukuoka, Nagoya, and Osaka, employing around 400 people, represented Citigroup’s private banking business in Japan. The withdrawal from this area of business started on September 29, 2004, as all new transactions with customers were suspended.

Incorporated in 2001, FSA had been keeping a close eye on the working of foreign and domestic banks in Japan (see Exhibit 1 for more information on FSA). It uncovered a number of acts injurious to public interest, serious violations of law and regulations, and extremely inappropriate transactions in the Private Banking unit. The regulator further said that the unit had amassed large profits illegally by allowing money laundering transactions. Customers were misled in various private bond deals and were sold securities and derivatives at unfair prices without being informed about the risks.

FSA further said that Citigroup’s management in Japan was solely driven by a profit motive and had created a law-evading sales system, breaking Japan’s banking laws and regulations. The irregularities at the Private Banking unit were preceded by continued failure to improve internal controls despite regulatory warnings over the past three years and a reprimand by the FSA in May 2004. After the unit was asked to conclude its operations, Charles O. Prince, CEO of Citigroup, acknowledged the irregularities, saying, “I sincerely apologize to customers and the public for the company’s failure to comply with legal and regulatory requirements in Japan. . . . Senior staff in the private bank had put short-term profits ahead of the bank’s long-term reputation and broken the law. It was a unique breakdown in Japan due to the individuals involved.”6

BACKGROUND NOTE

Citigroup was formed in 1998 by the merger7 of Citicorp and Travelers Group. The former’s history could be traced to the City Bank of New York, formed in
1812 with an authorized capital of $2 million. In 1865, the company joined the U.S. national banking system and became The National City Bank of New York. By the 1890s, City Bank became the largest bank in the United States and one of the major American banks to establish a foreign department. Branches were started in Asia, Europe, and Latin America by the early 1900s.

In 1955, City Bank’s name was changed to the First National City Bank of New York; it was later shortened to the First National Citibank (FNC). In 1968, First

The Financial Services Agency of Japan had its origin in June 1998 in the form of the Financial Supervisory Agency as an external administrative organ of the prime minister’s office. It was responsible for the inspection and supervision of private-sector financial institutions and surveillance of securities transactions. With the establishment of the Financial Reconstruction Commission in December the same year, the Financial Supervisory Agency became an organization under the jurisdiction of the said commission.

The Financial Services Agency was established within the Financial Reconstruction Commission through reorganization of the Financial Supervisory Agency into the said Agency. With this change, the Financial Services Agency became responsible for planning of the financial system for which the Ministry of Finance had been responsible.

In January 2001, by the reorganization of central government ministries, the FSA became an external organ of the Cabinet Office, and with concurrent abolishment of the Financial Reconstruction Commission, the FSA took over the business concerning disposition of failed financial institutions.

**Affairs Handled by the FSA:**

- Planning and policy making concerning financial systems
- Inspection and supervision of private-sector financial institutions including banks, securities companies, insurance companies and market participants including securities exchanges
- Establishment of rules for trading in securities markets
- Establishment of business accounting standards and others concerning corporate finance
- Supervision of certified public accountants and audit firms
- Participation in activities on financial issues of international organizations and bilateral and multilateral forums to develop internationally coordinated financial administration
- Surveillance of compliance of rules governing securities markets.

**Policy Measures of FSA:**

- Establishment of stable and dynamic financial system
- Development of a leading edge financial infrastructure
- Development and proper administration of financial rules taking into consideration the protection of users
- Thorough implementation of transparent and fair administration based on clear rules
- Enhancement of the professionalism and foresightedness of financial administration and development of the requisite organization
- Closer cooperation with overseas financial supervisory authorities and active contribution to the formulation of international rules.

FSA is assisted in the discharge of its duties by various administrative bodies such as the Planning and Coordination Bureau, the Inspection Bureau, the Supervision Bureau, the Securities and Exchange Surveillance Commission, the Certified Public Accountants and Auditing Oversight Board, the Financial System Council, the Business Accounting Council, and the Compulsory Automotive Liability Insurance Council.

Source: www.fsa.go.jp.
National City Corporation, a bank holding company, became the parent of FNC. In 1974, the holding company changed its name to Citicorp to signify the global nature of its operations. In 1976, the First National City Bank became Citibank NA (National Association).

The history of the Travelers Group could be traced back to Travelers Life & Annuity, a life and accident insurance company, started in 1864. Other companies in Travelers Group included Smith Barney, a stock broking firm and a subsidiary of Travelers, and Salomon Brothers, primary dealers in U.S. government securities. The latter merged with Smith Barney. Other companies included Banamex, a merged entity of Banco Nacional Mexicano and Banco Mercantil Mexicano, and Primerica Financial Solutions, a personal insurance and asset management company. All these entities merged to form Citigroup in 1998.

Citigroup entered Japan in 1902 by opening its first branch in Yokohama. Over the decades, Citigroup grew into one of Japan’s most diverse financial service providers. It had approximately 850 offices and over 9,000 staff in Japan, employed in the commercial, private, retail, and investment banking businesses. It also operated in brokerage, credit cards, asset management, consumer finance, and insurance businesses. Citibank NA had 23 branches and 11 sub-branches in Japan. Citibank started private banking in Japan in 1986. The Marunouchi branch was made the headquarters for this particular part of Citibank’s operations.

**Problems in Citigroup Japan**

**Violations of Law**

The FSA conducted a routine inspection of Citigroup branches in Japan and found several violations of Banking Law and Securities and Exchange Law (BL & SEL). Between August 1997 and December 2000, Citigroup’s Private Banking unit had acted as an intermediary for the sale and purchase of securities. The FSA investigation report, dated August 9, 2001, noted serious irregularities in the Private Banking unit.

The report said that the Private Banking unit had violated regulatory provisions of BL & SEL by
promoting financial products that could be sold only by securities companies in Japan and not by banking companies. The report further added that the legal, compliance, and internal control functions, including the business management and risk management, of the unit were “inadequate.”

FSA took administrative action against Citigroup, which involved a suspension order and a Business Improvement order for the Private Banking unit. As per the suspension order, all business of alternative investment strategies was suspended between August 10 and August 16, 2001. The Business Improvement order required the bank to submit and implement a business improvement plan. The plan had to provide for a major restructuring of operations and management with senior management committing itself to improve the legal and compliance functions.

Following these orders, Citigroup Japan submitted a Business Improvement Plan and assured the regulator that all necessary steps were taken to ensure the establishment and implementation of strict and effective internal controls. Citigroup’s management also claimed that it had already conducted an internal investigation and had brought the violations of Japanese laws to the attention of FSA before the inspection of the bank and that none of the violations were done willfully. The managers tried to assure customers by saying that the temporary suspension would not affect the group’s other products and services and strict measures were taken to ensure that such violations would not recur.

Despite these promises, more violations of law by Citigroup came to light in 2003. The Securities and Exchange Surveillance Commission (SESC) of Japan conducted an inspection of the Tokyo branch and found serious deviations from the law (see Exhibit 3 for more information on SESC). SESC’s report alleged that business was solicited by Citibank in total disregard of investor protection provisions of the SEL. The report cited specific instances of legal violations.

In April 2003, an employee of the Marunouchi Branch made the purchase of structured bonds a precondition for credit applicants. A customer was sanctioned more loans to pay for purchasing these bonds. Moreover, high commission fees were charged on 50-year structured bonds. There was also evidence that clients were lent money to buy securities to use as collateral to take fresh loans.

On June 4, 2003, and August 28, 2003, a vice president of the same branch made representations of a misleading nature to two customers to solicit the sale of

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**EXHIBIT 3**

Securities and Exchange Surveillance Commission, Japan

The SESC is the market watchdog of Japan. It is an organ established within the ambit of the FSA to watch whether the rules concerning securities markets and financial futures markets are complied with. The Commission members consist of the chairman and two commissioners appointed by the prime minister, and fulfill their duties independently. The SESC has the Executive Bureau, which is in charge of the following jobs:

- On-site inspection of securities companies
- Daily market surveillance
- Criminal investigations of insider trading and other illegal activities which impair the fairness of securities and financial futures transactions.

In cases where the SESC finds acts in violation of the laws and the ordinances by securities companies and others as a result of on-site inspections or criminal investigations, the SESC may recommend the commissioner of the FSA to take disciplinary administrative actions. When conducting on-site inspections, the SESC seeks to conduct the inspections in an efficient and effective manner by, among others, carrying out joint inspections with the Inspection Bureau of the FSA. When the SESC has an assurance that certain illegal activity proscribed in the laws has been committed, it may make proposals to take appropriate measures including revisions of the laws to the commissioner of the FSA and the finance minister. The SESC aims to ensure the investors’ confidence in the securities markets and financial futures markets in Japan by means of carrying out these functions properly.

Source: www.fsa.go.jp.
of structured bonds. The customers were given the impression that they could sell the bonds at a certain price any time before maturity, while, in fact, it was virtually impossible to do so because of low liquidity.

On July 4, 2003, another vice president of the same branch made a misleading representation to a customer in respect to bonds. The customer was given the impression that he would for certain receive interest on his investments in bonds without risking the principal. However, because of exchange rate fluctuations, the reality was that there was a possibility of losing the principal as well as not receiving interest. The customer was not informed of these risks, which should have been the case as per investor protection guidelines.

In early 2004, when the FSA conducted an on-site inspection, it found that Citigroup’s management did not conduct any internal investigation or audit, as it had promised after the 2001 FSA inspection, to analyze the cause and effect of deviations from regulations. Neither was the management watchful nor were internal control systems established. Worse, the irregular sales activities had not been stopped.

FSA further maintained that Citigroup Japan continued to do business solely driven by profits, unmindful of public interest and serious violations of local legislations. The management went to the extent of submitting fictitious periodical progress reports to FSA, stating that all the requirements of the Business Improvement Plan for the Private Banking unit were being met. However, the FSA report revealed that the management was careless in its dealings and continued to violate laws.

**Loss of Customer Data**

In February 2004, Citibank Japan faced a serious problem in the management of outsourced operations and internal controls. An incident occurred where backup data containing 123,690 consolidated customer statement files were lost when they were moved between the Japan and Singapore branches. The customer statements contained one-month transaction records on deposits, including current deposits, Japanese yen and foreign currency saving deposits, certificates of deposit; loans, including overdraft secured by deposit, unsecured credit card loans, and housing loans; mutual funds, including domestic and foreign-based mutual funds; and customer information including names, addresses, and account numbers.

An FSA report in June 2004 stated that the bank did not follow the instructed procedures for data carriage. Before loading, they did not let a third party inspect the carriage and did not fix the box containing backup data at the loading space in the truck by using netting. The back doors of the truck were also not locked properly. Alarm devices in the truck did not work. The data was being carried under such conditions on a daily basis since October 1997. The deficiencies came to light only when the crisis occurred.

The report also revealed that sufficient measures had not been taken to protect customer information by the Singapore branch, which controlled the Data Center in Singapore. Moreover, the Japan Branch had no department to oversee the outsourced operations at the Singapore Data Center. As a result, it took a long time to identify the data that had been actually lost during carriage and to investigate the consequences if the data fell into the hands of a third party.

The Japan branch immediately informed FSA about the loss of customer data. However, when FSA asked how the situation was going to be handled, management’s response was not clear. It seemed that the managers had only a superficial understanding of data carriage mechanisms. Customers were informed of the matter only after a month had lapsed. Industry analysts felt that this incident illustrated that Citigroup Japan did not bother about internal control measures in any department whatsoever.

**The Irregularities**

According to media reports, enlarging the customer base and increasing the volume of business were given more importance by the Private Banking unit than regarding regulations. New bank accounts were opened without following proper procedures. Before advancing a loan, the management did not sufficiently review the risk profile of customers. Moreover, no screening measures were adopted to investigate and confirm the reasons for which the loan was sought.

The reports also stated that customers misused loan funds for manipulating the price of publicly traded stocks. This amounted to money laundering by the bank. Apart from that, bogus loans were sanctioned to customers so that they could file for a financial grant of public funds from a regional government entity. The Banking Law of Japan considered that such bogus loans constituted infliction of injury to public interests.

Money was solicited from depositors and the sale of deposit schemes to customers was done without providing information on the features and inherent risks. This involved violation of the Law on Sales of Financial Products. The 2004 investigation revealed that the Private Banking unit had not established a mechanism to closely monitor individual sales activities.
and ensure compliance with banking regulations, or train employees so they would have a full understanding of these regulations.

The Private Banking unit played a key role in conducting numerous non-banking transactions including brokering, solicitation of foreign real-estate investment projects, encouraging subscription by its customers to foreign life insurance policies, and brokering of deals in art objects. These transactions, made in collaboration with other Citigroup affiliates in Japan, led to large illegal profits.

Reports also mentioned that there was absolutely no sales control system and that Citigroup’s headquarters imposed on the Private Banking unit a sales target invariably higher than the preceding year’s figures. Salaries and employee appraisals were tied to sales performance. While emphasizing the volume of sales and profits, the top management at headquarters did not bother about supervisory responsibility to review business operations in Japan.

Sale transactions of financial products were conducted without adhering to rules on accurate computation of fair prices. The investigation identified numerous unfair transactions through which large profits were made, while imposing an undue burden on customers. In case of derivatives transactions, the information given to customers on contract prices and market prices was not verified by the management. All these transactions were used to manipulate accounting records and to defer recognition of losses.

Effective customer information control systems and customer protection mechanisms were absent. Sales personnel did not ensure adequate security of information on customer identification numbers. There was improper sharing of customer information between the Japan branch of Citigroup and the “Japan Desk” of a foreign branch, which provided sales-related customer services to Japanese customers residing abroad. The Japan Desk could give information regarding suitable customers living abroad and the Japan branch could use the Japan Desk for selling its financial products to foreign customers. This information exchange process was not properly regulated or coordinated. There were inadequate transaction controls between the two entities.

When FSA officials made an on-site inspection and requested compliance reports in early 2004, managers in charge of sales and other bank employees obstructed the inspectors from accessing records and verifying operations. Later, inspections showed that the verbal information provided by the bank staff did not tally with information in the records and that the management had concealed a great deal of information concerning irregularities, which should have been disclosed to FSA.

**The Action Taken**

On September 14, 2004, SESC made a recommendation to the prime minister of Japan and the Commissioner of FSA to take disciplinary action against Citigroup’s Private Banking unit in Japan. It stated that similar problems of non-compliance with regulations had been reported against the bank in different parts of the world and criticism against the group’s disregard for a country’s regulations was mounting. The group was already facing legal suits in other countries (see Exhibit 4 for legal problems faced by Citigroup).

FSA then ordered Citigroup to suspend new private banking business by the end of September 2004. It was given a year’s time to finalize all private banking operations in Japan by the end of September 2005. Apart from discontinuing private banking business, Citigroup’s consumer banking business was banned from accepting foreign currency deposits from new customers for a month starting September 29, 2004. It was also suspended from underwriting Japanese government bonds.

FSA asked Citigroup to submit a Business Improvement Plan to strengthen internal controls, take preventive measures against recurrence of violations, and remove the ambiguity about locus of responsibility for violations. The group was also asked to strengthen the compliance function and revise and redevelop the system for ensuring the implementation of proper investment solicitation. The progress of implementation of the plan had to be reported on a quarterly basis, from the end of December 2004 until completion. The entire episode brought to light the loopholes in the corporate governance system and gaps in internal controls not only in the Private Banking unit, but in other units of Citigroup in Japan (see Exhibit 5 on irregularities in other Citigroup units in Japan).

Prince, the CEO of Citigroup, confirmed to the media that Citigroup had been asked to exit the private banking business in Japan. Admitting to the irregularities, Prince said, “The people on the ground in Japan, based on what I’ve read, I think they were pretty conscious over a long period of time about doing things that were simply violative of the rules.”

The growing legal problems and pressure from the FSA forced Prince to order an independent review by an outsider, Eugene Ludwig, a former American banking regulator.
For decades, Citigroup prided itself on an aggressive approach to lending, trading and making money. It adopted new technology and products sooner than competitors carved out markets in exotic locales and cultivated executives who considered themselves financial thoroughbreds. Along the way, however, Citigroup became ensnared in high-profile scandals and a series of global legal and regulatory problems. In 2004, the following legal issues had to be dealt with:

In May, the bank agreed to pay $2.65 billion to settle securities claims in the United States by investors who had bought stock and bonds in WorldCom before it filed for bankruptcy protection. Citigroup was WorldCom’s lead banker and it traveled a number of questionable routes to secure business.

In the second half of May, the Federal Reserve (U.S. Central Bank) fined the bank $70 million for abuses in personal and mortgage loans to low-income and high-risk borrowers. The penalty was the largest imposed by the Fed for consumer-lending violations, a reflection of both the severity of the problem and the fact that Citigroup employees tried to mislead regulators investigating the abuses.

In June, Citigroup suspended two executives in China, for presenting false financial information to Chinese regulators and to the bank.

In August, British regulators began an investigation of a $13.5 billion bond trade that was executed by Citigroup. Citigroup had orchestrated a large sale of debt of European governments and then repurchased the debt shortly afterward at depressed prices. The trade was an impressive exhibition of Citigroup’s market prowess, but the maneuver angered European traders, governments and clients, who criticized it as, at best, an unseemly use of power. Citigroup later apologized.

In the same month, the Italian food group Parmalat Finanziaria filed a $10 billion lawsuit against Citigroup. Parmalat asserted that “the top levels” of Citigroup played a crucial part in the multibillion-euro fraud that plunged the company into insolvency. And that Citigroup engaged in a series of transactions with Parmalat or its subsidiaries, with the sole purpose of enriching Citigroup at the ultimate expense of Parmalat. Citigroup’s transactions with Parmalat were knowingly designed to assist Parmalat in a broad, continuing series of fraudulent transactions.

The Bank of New York filed a suit against Citigroup on behalf of investors claiming Citigroup sold Enron’s securities despite knowing that the firm was hiding massive debt. Citigroup could be liable for $2.5 billion because of a breach of contract duty, fraud and for concealing information.

Then, in September, Japan gave Citigroup’s private bank a revocation order.

In November, Investment fund manager Globalvest took legal action against Citigroup alleging that the bank had interfered with its business. Globalvest, which is seeking $300 million in punitive and compensatory damages, has alleged that Citigroup was connected to improper actions designed to force it to sell shares in two Brazilian telecommunications companies at less than market value.

Apart from these, in the previous years 2002 and 2003, Enron Corporation brought a legal suit against Citigroup saying that it bore substantial responsibility for the “stunning downfall” of what was once the United States’ seventh largest corporation. Enron alleged that the bank, together with subsidiaries and affiliates, collaborated with a small group of senior officers and managers of Enron (the “Insiders”) in a multiyear scheme to manipulate and misstate Enron’s financial condition.

Compiled from various sources.
THE AFTERMATH

The closure of the Private Banking unit in Japan, the second largest market, was a serious setback for Citigroup. Released in October 2004, Ludwig's report disclosed that the management of the Private Banking unit had knowingly and willfully committed all breaches of regulations. Citigroup's reputation was at stake, as the findings of the report were made public. Immediately after its receipt, Prince launched a clean-up program.

Prince fired a number of employees whom he held accountable for the irregularities, including three prominent senior executives—Deryck Maughan, chairman of Citigroup International; Thomas Jones, head of investment management; and Peter Scaturro, head of the group's Private Bank. Twelve other staff of the Private Banking unit were asked to leave and for 11 others, salaries were reduced. A new CEO, Douglas Peterson, who was appointed in May 2004 for Citibank Japan, was given the responsibility of renewing investor confidence. Prince promised to hire a new chief compliance officer to oversee Japanese operations and to create an independent committee to monitor overall management in that country.

Commenting on the strict action taken by Prince, Richard Bove, a banking analyst with Punk, Ziegel & Company, a research firm in New York, said, “What you have over the past 30 years of management at EXHIBIT 5

Problems in Other Departments

Apart from the Private Banking unit, the Consumer Banking unit was also found inadequate in internal controls and was charged guilty of fraud relating to foreign currency deposit operations. The branch manager fraudulently accepted more than $1.8 billion of money from multiple depositors for a seven-year period starting 1995. Instead of giving an official company-sanctioned response to a party who demanded reimbursement of losses from foreign exchange transactions of foreign currency deposits, the manager stole "deposit advices" from the bank. There was no adequate internal verification system in the Consumer Banking division to determine whether advertisement of foreign currency deposit products violated the Law for Preventing Unjustifiable Extra or Unexpected Benefit and Misleading Representation.

Complaints by customers concerning basic and fundamental sales steps kept rising. Moreover, conflict of operations between customers in the foreign currency department and other branches became too apparent to conceal. In numerous cases, not only rank-and-file employees but also managers were found incapable of handling complaints.

The management committee at the Japan branch had no authority to direct and supervise the business operations of various departments at Citigroup's Japan branch. There was no effective supervisory system to integrate and coordinate operations across departments. Confirming the FSA findings, one employee, who had direct knowledge of the non-compliance but refused to identify himself, fearing loss of his job, stated that many of Citigroup's computer systems used for financial reporting were outdated. The Private Bank's written policies and procedures that were supposed to outline compliance procedures for the company's bankers were inadequate.

Immediately after the private banking issue in September 2004, Citigroup decided to close part of its trust business conducted by the Cititrust and Banking Corporation, a trust bank subsidiary in Japan. This decision was taken closely on the heels of the Administrative Action by the FSA on the Private Banking division. The aim was to have better oversight of the remaining operations in Japan. Prince said that Citigroup was conducting a comprehensive strategic review of its businesses in Japan. As part of this, Citigroup decided to wind up the Cititrust and Banking Corporation.

The trust banking division offered investment and estate-planning services for wealthy clients and shared customers with the Private Banking unit. It was proposed to transfer clients out of the entity over the next 12 months. However, the management assured that notwithstanding the partial closure of the trust business in Japan, the group would retain its 50 percent share of the much larger NikkoCiti Trust and Banking Corp., a joint venture between the Citigroup and Nikko Cordial Corp., Japan's third largest brokerage house.

Compiled from various sources.
Citigroup is constantly changing signals, and what followed from that were shifting strategies and a series of legal problems and lending problems. You can’t change that overnight, but you can start to change that by firing people who aren’t in line with your vision of the company. And Chuck Prince is doing that.  

On October 25, 2004, Prince called a press conference in Tokyo and made a public apology for the bank’s irregularities in Japan. Assuring customers, he said, “I would like to reinforce Citigroup’s commitment to Japan and our long-term commitment to our customers here. Citigroup has been in Japan for more than 100 years and we will take all necessary steps to ensure business is properly conducted.” He fully accepted responsibility and promised to take corrective action on a war footing.  

Despite some employees being terminated, Prince defended the majority of his employees by saying that the bank’s problems had been caused by a very small number. While promising to change work ethics, Prince said Citigroup had always been known for its aggressive business strategies. He said that the work culture changes initiated by him were not aimed at turning the bank into a big, bureaucratic institution but at achieving balance. As ordered by FSA, Prince asked the bank’s Japanese management to immediately submit a Business Improvement Plan and promised its implementation in letter and spirit (see Exhibit 6 for the highlights of Business Improvement Plan 2004).  

Some analysts felt that Citigroup would continue to make money in Japan despite the damage caused by the closure of the Private Banking unit and the

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**EXHIBIT 6** Highlights of the Business Improvement Plan (2004)

**Management:** Citigroup’s senior management in New York has created a new CEO position for Citibank Japan who has ultimate management authority and responsibility for all business operations, including controls and compliance. Under this new structure, the heads of the Consumer, Corporate, and Private Bank divisions and the heads of the control functions of Citibank Japan report directly to the CEO. In addition, a new country level management team, a chief legal officer, chief financial officer, and chief administrative officer were appointed, and a new chief compliance officer would shortly be appointed. A new integrated structure for control functions was put in place. There would be an integrated control structure for Citibank Japan, in which each control function would be run under a unified management in Japan.

**Compliance with Laws and Regulations:** Citibank Japan would enhance its compliance culture and continue to take measures to instill a fundamentally sound compliance culture among its staff; boost compliance education and training with a focus on Japanese legal and regulatory requirements, to foster greater staff awareness of compliance issues and give staff additional guidance on how to conduct themselves; revamp its training curriculum to ensure that the lessons learnt from the recent problems were adequately incorporated into future education; increase the independence of the compliance function by having its business compliance officers report directly to the chief compliance officer. The chief compliance officer would report not only to the CEO of Citibank Japan but also to senior compliance management in New York; create a new compliance monitoring unit, reporting directly to the chief compliance officer, with responsibility for conducting independent monitoring of regulatory compliance across all units.

**Other Key Compliance:** Examine firewall compliance by reviewing business activities involving other Citigroup affiliates to confirm that all these activities were permissible under banking law; reorganize and strengthen legal, compliance and internal audit functions, including adding more staff; improve internal controls, including those relating to review of new businesses, new products and new operational processes, personnel management; branch management; operational controls, systems management, and personal trading policy; improve customer identification, including policies and procedures relating to dealings with potential anti-social forces and related persons; improve dealings with customers and internal controls regarding sales and disclosure practices. Citibank Japan would also enhance its customer complaint handling process; enhance protection of customer information with upgraded internal controls regarding the protection of customer information; enhance staff awareness of the
damage to its reputation that Citigroup had incurred. Citigroup had a retail bank that had been serving Japanese customers for a century and had a reputation for convenient service and financial soundness. It also had a corporate bank providing cash management, currency trading, and other transaction services for business clients. However, other analysts expressed concern that Citigroup, operating in the banking and financial services business, where trust is most important, would certainly lose Japanese clients as its reputation had been badly tarnished. It remained to be seen whether Citigroup would be successful in regaining the trust and confidence of Japanese regulatory agencies and local customers.

**Independent Oversight Committee:** To ensure independent monitoring of Citibank Japan’s progress in implementing the Business Improvement Plan, the CEO would form an independent Oversight Committee comprising suitably qualified external members. The Oversight Committee would monitor Citibank Japan’s progress on implementing the Business Improvement Plan and other commitments and make recommendations to the CEO for appropriate improvements.

**Responsibility and Accountability:** Employees personally responsible for problems recently identified at Citibank Japan have been disciplined and further action would be taken against any employee who contravened the bank’s standards of conduct. In Japan, 12 officers had been asked to leave Citibank, accepting responsibility for the problems. In addition, 11 employees had had their compensation reduced and other employees had received formal reprimands.

**Source:** www.citigroup.com.

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**NOTES**

2. Ichiyoshi Investment Management is an affiliate of Ichiyoshi Securities Company Limited of Japan founded in 1944. The investment wing specializes in small and medium-sized growth stocks.
4. FSA is responsible for ensuring the stability of the financial system in Japan, protection of depositors, insurance policyholders, and securities investors. It aims at ensuring smooth finance function through such measures as planning and policy making concerning the financial system, inspection, and supervision of private-sector financial institutions and surveillance of securities transactions.
5. Private banking includes providing services like investment counseling and portfolio asset management services for high net worth (HNW) individuals.
7. The merger was initially termed illegal because the Glass-Steagall Act (which was an outcome of the Great Depression of 1930s) did not allow banks to merge with insurance and brokerage companies in America. The Federal Reserve (Central Bank of the United States) granted the two groups a two-year trial period prior to the merger because the said Act was being phased out at the time of the proposed merger. Legality was conferred on the merger as the Glass-Steagall Act was invalidated by the Gramm-Leach-Bliley Financial Services Modernization Act, 1999.
8. In the 1980s, foreign banks discovered significant amount of personal assets in Japan that were virtually locked up in a highly regulated domestic banking system. These banks initiated efforts to tap the assets held by individuals during the 1980s resulting in the growth of private banking.
9. It also involved violation of duties to identify customers, to create records of customer identification under the Law on Customer Identification and Retention of Records on Transactions by Financial Institutions, and to report suspicious transactions under the Law for Punishment of Organized Crimes, Control of Crime Proceeds and Other Matters.
ADDITIONAL READINGS AND REFERENCES

www.fsa.go.jp.
www.sec.gov.
www.investorsassociation.org.
www.kif.re.kr.
It was April 2004, and Calvin McElroy had just closed the CQUAY (“seek way”) financials for the quarter. A year earlier, the board had asked McElroy to shape the company into an acquisition target over the next 18 to 24 months. There were no imminent acquisition discussions, and recent customer traction and the sales pipeline seemed to merit raising growth capital instead of following the acquisition-focused plan. McElroy wanted to keep his stockholders and board happy by executing the plan they had given him, but he did not want to jeopardize possible customer growth. If he refocused the plan, McElroy feared it might change acquisition opportunities. Without further contracts, the existing cash would sustain the company for only another six to eight months. McElroy thought the most likely outcome was to sell the company, but he needed to make the company more attractive. He planned to present options and a recommendation to the board of directors later that month.

THE COMPANY

CQUAY Technologies Corporation ("CQUAY") was a privately held Canadian company with offices in Toronto, Calgary, and Washington, D.C. CQUAY marketed a patented location intelligence engine called Common Ground® to enterprise customers, software developers and systems integrators. The company’s technology was designed for an emerging, multibillion-dollar segment of the spatial information management (SIM) market, as defined by International Data Corporation (IDC).

CQUAY History and Board of Directors

CQUAY’s predecessor company was founded in 1995 as a data management consultancy with customers in the telecom, utility, and oil and gas industries. The projects undertaken by the company evolved into complex Web-enabled databases and applications. Management identified an opportunity, in 1998, to jointly develop a technology platform to manage address and mapping information with a major Canadian telecommunications company. An initial Cdn$1.2 million was secured for the initial technology research and application prototype. This funding was provided by this telecommunications customer, as well as profits from the company’s consulting business and certain private investors close to the company. In 2001, the company raised Cdn$5.6 million in an external venture capital round of financing. In January 2002, the company entered into a marketing and implementation agreement with Telus Corporation, the second largest Canadian telecommunications company. In March 2002, the company
achieved a significant milestone by demonstrating its Common Ground location services platform using an open location services (OpenLS) compliant interface. The company was the first in the world to demonstrate an online geo-coding and map portrayal service based on this important new specification. In 2002, this predecessor company became illiquid and was unable to raise additional growth capital in the depressed capital markets environment.

Founded in 2002, CQUAY secured its technology, patent interests, trademarks and team from the predecessor company and thereafter offered commercial products and services in Canada and the United States.

A year before, in early 2003, McElroy and his board of directors had decided to pursue a strategy that would prepare the company for its eventual sale. It was agreed that then-current market and economic conditions constrained the possible valuation and likelihood of a near-term acquisition outcome, and, as such, the company should instead lay the groundwork for its sale in 18 to 24 months. The tactics laid out for the company included:

1. Keeping operational costs minimal;
2. Minimizing future-focused research and development expenditure;
3. Securing three to five lead customers;
4. Creating a recurring revenue stream;
5. Validating the pricing models; and
6. Keeping the company structure flexible, if not virtual, so as to facilitate a merger or acquisition.

Industry—The Business Problem

Business and government organizations had created a massive and rapidly growing amount of information in databases, Web pages and files. Inaccurate or outdated information was negatively affecting operational efficiency, customer satisfaction and business decision-making. In areas of public safety and national security, these costs were substantially higher and could include non-financial costs. For many, data quality had become a cornerstone of organizational efficiency.

By 2005, Fortune 1000 enterprises will lose more money in operational inefficiency due to data quality issues than they will spend on data warehouse and CRM initiatives combined.

— The Gartner Group

One of the most pervasive data quality problems related to address information. An “address” was commonly attached as an “attribute” to computerized records about people, places, and things. An estimated 80 percent of all databases and 15–20 percent of all Web pages in the world contained address data. Address errors and discrepancies were common due to:

- The lack of a standard format for storing address data;
- Duplication of address data in a myriad of systems, in varied, incompatible formats;
- “Free form” data entry fields in applications and databases, with little or no validation;
- Spelling and transposition errors made and liberties taken during data entry (e.g. “West Pender Street” versus “Pender St. W”); and
- Constantly changing “real world” data due to new building construction, building subdivision, boundary changes and street name changes.

Address problems were universal and a major issue for most organizations. Technologies and tools that improved address data quality were in high demand.

Address data errors alone cost U.S. businesses US$611 billion a year in postage, printing and staff costs related to re-work.

— The Data Warehousing Institute

In addition to data quality issues, information technology (IT) organizations were faced with a major challenge in linking and integrating disparate data sources to support many business processes. The integration of two or more databases required a “common key” to join records. This key could be a customer name, customer identification (ID) number, or asset ID number as long as the reference was unique and consistent. An address match was seemingly another obvious key. Unfortunately, due to errors, discrepancies and the lack of a standard format, address fields were not reliable as a unique key for data integration.

The Location Dimension

Location is an abstract concept associated with:

1. Places and things (e.g. buildings, oil wells, cellular towers, street intersections and other physical structures);
2. Geographic areas with boundaries (e.g. cities, countries, postal codes, sales territories or census tracts); or
3. Positions (e.g. the latitude and longitude coordinates for a mobile device or vehicle).

Most things have a location. A location is simply the point or extent of space that is occupied by a person, place or thing. As such, a location always has geographic context and dimensions. Location intelligence is about understanding where locations are in the real world and
knowing how one location relates to another in a geographic sense.

An address record contained numbers or words that identified a place and referred to its associated boundaries (e.g. building numbers as well as street, city, postal, state or province, and country names or codes). However, these were simply location references and did not encode, enable or provide location intelligence.

Understanding the geographic relationship between places and boundaries was important. Those relationships were hard-coded in databases by replicating location references within address records. This approach was inefficient and caused data quality problems whenever a boundary changed. McElroy’s idea was that humans have spatial intelligence and enough geographic knowledge to look at an address record and understand location context. Even if not familiar with the street-level address, the reference to “Canada,” “USA,” or “Europe” enabled a rudimentary level of location intelligence. In comparison, the average computer did not understand that White Plains, New York, was in the United States, and that the state of New York was adjacent to Canada.

An address referred to a unique location. Therefore, address data quality and location intelligence were interrelated. These relationships between addresses and locations were important to certain industries and to organizations with geographically dispersed operations. For example:

- Telecom: determining available network capabilities for a particular service address;
- Wireless telecom carriers: determining tax zones and tariffs for telephone calls and services;
- Utilities: ensuring valid addresses and postal service formats on bills;
- Call centres: entering valid addresses on orders or trouble tickets;
- Oil and gas: retrieving public and private data regarding a geographic area of interest;
- Retailers: associating customer locations to stores and service centres;
- Public safety: identifying geographic patterns associated with emergencies and events;
- Marketing: linking demographic, census and lifestyle data to customer sales records;
- Technical services: tracking staff, equipment and parts in regard to field service calls;
- Financial services: using address as a key to create a single view of a customer; and
- Real estate: buying, selling and renting based on location.

Virtually all information technology (IT) systems contained location references but lacked location intelligence. Computer system users had access to computerized address records but had to use manual methods to determine location.

Until the advent of CQUAY’s Common Ground product, the only way to organize, search for and analyse business information based on location context was to extract data from operational systems and upload them into a mapping system. This approach was costly, technically complicated and raised many concerns about data security and integrity. As such, less than 5 percent of knowledge workers used a location-enabled application or analysis tool that was dynamically linked to proprietary business data sources.

The real value of location technology lies in better customer relationships and improved business processes.

— IDC

One of the three or four big trends in software is location-enabled applications.

— Bill Gates, Microsoft

**The CQUAY Common Ground Solution**

Over US$5 million had been invested in developing this innovative system that solved the address data quality problem while at the same time enabling IT staff to simply “plug in” location intelligence to existing applications or system. Common Ground was based on the notion that a unique “key” in databases, application systems, files and Internet content could be used to encode location context. The goal was that such a key could uniquely identify a place along with its location in the world.

Research into this idea led to a breakthrough concept called a “location object.” In Common Ground, locations were modeled as intelligent “objects.” The location objects incorporated a robust addressing model supporting 11 different methods (e.g. civic (street) address, aliases (Empire State Building), municipal survey (lot/block/plan), section/township/range). The object model also incorporated location context. As such, each place could “respond” to a range of address queries, “know” where it was in the world and “understand” its geographic relationships with other location objects.

Common Ground could be used as a master repository to store and maintain the valid locations that mattered to an organization. Customers could register the locations of buildings, assets (e.g. oil wells, cell towers), or boundaries (e.g. geopolitical, taxation, sales
territory or serving area boundaries) in the Common Ground Location Registry.

The platform also incorporated a patented index method, where every registered location was assigned a unique key called a Universal Spatial Locator™ (USL). The USL provided the link between an external data source or application and the location intelligence contained in Common Ground. Common Ground, along with the Location Registry and USLs, served as a location intelligence engine that understood location context and the relationships among any registered locations.

A location intelligence engine was similar to a search engine like Google™. A search engine registered and cross-referenced key words, in Web pages, to an associated URL or Internet address. Common Ground registered and cross-referenced “location references” in database records, Web pages and files to the associated USL. The platform provided a secure, centralized, location-smart index to widely distributed data sources (see Exhibit 1).

The Common Ground platform came bundled with a subscription to high-quality mapping and address data for the customer’s geographic area of interest. This simplified deployment as well as ongoing updates and maintenance. The engine and its location data were licensed to enterprise customers or online application service providers. The platform was based on highly scalable Web services architecture and used standard XML-based interfaces (compatible with IBM, SUN Microsystems and Microsoft) to link securely, through firewalls, to other applications and systems.

A Java-based Web Services Kit (WSK) enabled easy and rapid integration with existing customer relationship management (CRM), enterprise resource planning (ERP), asset or inventory management (AM/IM), workforce management (WFM) systems, or custom developed Web applications, in order to:

- Match, cleanse and reconcile address data discrepancies within existing systems;
- Provide dynamic address validation and address standardization (e.g. U.S. Postal Service and Canada Post standards) to external applications (e.g. Siebel CRM);
- Tag enterprise databases, Web pages and files with USLs;
- Pass a USL from one system to another as an address proxy to avoid propagating address errors through mechanized interfaces;
- Register the places, things and boundaries used by the enterprise within the Location Registry;

![EXHIBIT 1 Location-Centric Data Integration](source:CQUAY Business Plan—March 2004.)
• Index, integrate, correlate, search, analyse and visualize widely distributed data sources based on location-centric or geographic criteria (e.g. within a boundary, nearest, within five miles, adjacent); and
• Dynamically associate the real-time position of wireless devices and fleet vehicles to places, things and boundaries registered with Common Ground, thereby linking mobile resources to back office enterprise applications.

CQUAY generated revenue in four ways:
1. Software license fees for the Common Ground platform;
2. Recurring annual software maintenance and support fees;
3. Recurring annual location data subscription services; and
4. Professional services to assist customers in implementing the platform.

CQUAY was the first company to integrate tools for address data management and quality assurance with location intelligence capabilities in a single platform.

The CQUAY Value Proposition
McElroy felt the potential for Common Ground was enormous. It cut across virtually all industries, business functions, processes and application systems. An estimated 80 percent of all databases in the world contained either address or some other location reference. These estimates did not include Web content and the billions of electronic documents that had been created by organizations. The problems and costs associated with address data quality were well understood by most organizations and were a cause of great concern. Common Ground could help customers:
• Reduce operational costs through reducing address data errors;
• Increase revenue through cross-selling, based on better customer information and knowledge;
• Improve customer satisfaction through reduced errors on orders and invoices, more predictable and reliable delivery and installation timeframes and faster responses to inquiries with more accurate information;
• Achieve strategic advantage through insights provided by the "lens" of location intelligence;
• Improve business decision-making through access to more accurate information; and
• Optimize the management of mobile assets, equipment and staff resources by rationalizing workload and task assignments based on location context.

Client Case Studies
Bell West Inc., a division of Bell Canada, was experiencing a 30 percent customer cancellation rate on new service orders caused by address data errors and an inability to accurately associate a customer location to network boundaries and associated telecom facilities. The company implemented Common Ground and integrated the engine with Bell West’s existing Siebel CRM, Metasolv (equipment inventory and provisioning planning) and data warehouse systems. The project was completed in six months and dramatically reduced order cancellation rates and operating costs, with a return on investment of just over eight months.

The U.S. National Sheriff’s Association was implementing a secure, national messaging and information sharing network. Over 500 disparate databases in 220 different organizations were indexed and cross-referenced using Common Ground and USLs. In a subsequent phase, location intelligence was planned to be used to navigate a massive multi-agency and multi-jurisdictional resource directory and to generate alerts and notification lists based on location context (e.g. all agencies within 500 miles of an emergency or incident).

The Market and Competition
Systems with location intelligence were not new. According to Daratech, the global Geographic Information Systems (GIS) market size was approximately US$7 billion, including software, map data, related hardware and consulting services. However, 75 percent of this revenue was attributed to back-office engineering systems in telecom and government organizations. IDC had identified a US$1.5 billion spatial information management (SIM) market (software only) that was very fragmented and had three segments:
• Traditional GIS and mapping software: Focused on engineering users, characterized as mature, saturated and dominated by established vendors, such as Intergraph, ESRI and Autodesk with growth rates of 2–5 percent per year;
• Web mapping services: Currently less than 5 percent of total SIM revenue, viewed as a nascent but potentially large market that had consolidated into a battle between Microsoft’s MapPoint and AOL’s MapQuest services; and
• Spatially enabled business support systems (BSS): An emerging high-growth segment, projecting 30–60 percent annualized growth to US$1.2 billion in software by 2006, without a dominant player. This market extended to support mobile applications as well.

According to IDC and other industry experts, traditional GIS and mapping software vendors had been
unsuccessful at moving into the Web mapping and emerging location-enabled BSS segments. The high-growth BSS segment was projected to overtake the traditional GIS market within three years. CQUAY was exclusively focused on this SIM market segment and its extension into “mobilized” applications. Common Ground, as a master repository and Web services platform, provided a complementary capability to data quality tools from companies like First Logic, Group 1, Trillium, QAS and Ascential, as well as integration technologies from companies like WebMethods, BEA, Vitria and TIBCO. There were perhaps 5,000 to 7,000 companies or government agencies in North America that had licensed software products from these companies that could also benefit from location technology. An average licence price of US$250,000 per customer supported the projected US$1.2 billion market identified by IDC.

Data quality tool vendors were starting to augment address data with latitude/longitude coordinates through a technique called “geo-coding” but did not offer an engine for location-centric data indexing, integration and search. Online mapping services could resolve a building number on a street to a valid “address range” only and could show the place on a map but had limited knowledge of “real world” places, things, or boundaries (e.g. customer or facilities data). See Exhibit 2 for a summary of market competition.

CQUAY Intellectual Capital
In August of 2003, CQUAY was granted a broad patent by the United States Patent and Trademark Office (Number 6,611,751) for the USL concept. The Location Object model and technology platform had required US$5 million to develop the proprietary technology. The robust address model (not duplicated by any of the traditional mapping or GIS vendors, nor by Oracle or IBM) included substantial intellectual property created in a joint venture research project with TELUS Communications.

CQUAY Marketing Strategy
Virtually any application, database, Web site or document with location references could be parsed and tagged with USLs and enhanced with Common Ground Web services. However, CQUAY planned to focus on the telecom and utility markets, specifically on supporting business areas and applications:

• Applications: CRM, WFM, and AM/IM were large and growing enterprise application segments. Users recognized address data problems as well as the lack of location intelligence in current solutions. These areas also represented cross-industry market extension potential;
• Industry: Telecom and utility companies had been early adopters of CRM, WFM, and AM/IM applications and, as users of traditional GIS systems, also recognized the value of location intelligence. Wireless carriers were starting to leverage the power of location-based services; and
• Relationships: The CQUAY principals, board of directors and advisors had extensive experience and relationships within the telecom and utility marketplaces.

EXHIBIT 2

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<td>Address geo-coding</td>
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</tr>
<tr>
<td>Bundled address &amp; map data subscription</td>
<td>✓</td>
<td>Map</td>
<td>Address</td>
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<tr>
<td>Address validation &amp; standardization</td>
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</tr>
</tbody>
</table>

CQUAY’s market entry and development strategy involved three key elements:

- **Direct sales to enterprise customers**: Direct sales, supported by consulting and systems integration (SI) partners, were used to sell and implement Common Ground for enterprise customers. A potential customer’s current investment in systems encouraged relationships with certain independent software vendors (ISVs) and SI firms. The direct sales program was supported by seminar and trade show marketing as well as by analyst and media tours;
- **Leverage ISV alliances**: CQUAY used its enterprise customer success stories to build support from ISVs for collaborative development and co-marketing agreements. Through these partnerships CQUAY leveraged the ISV direct sales forces as a channel; and
- **Enterprise application SI channel**: CQUAY planned to recruit the implementation partners of ISVs to extend the reach of its direct marketing efforts.

McElroy thought that success in the CRM/WFM/AM in the telecom and utility spaces would lead to a horizontal extension into other verticals, by leveraging the same ISV and channel partnerships. The successful integration of Common Ground with a CRM, WFM, or AM solution would lead to projects involving other applications such as data warehouse, ERP, supply chain management, workflow, document management, or wireless applications.

A secondary but high-profile market opportunity existed in public safety under the auspices of Homeland Security in the United States. CQUAY had secured a significant contract as part of a consortium bid in the United States. CQUAY planned to leverage this in direct sales and marketing, as well as SI partnerships within the state and federal government markets, with an emphasis on Homeland Security and public safety.

CQUAY had also established collaborative marketing relationships with a number of related companies, including:

- **Viewpoint Support**—A Canadian systems integrator in the telecom and utility markets. Also, the prime contractor on Bell West;
- **eLabs**—Canadian Billing/CRM software platform vendor, partner on National Sheriff’s Association;
- **Coronado Group**—U.S. federal government-focused systems integrator, with a joint proposal to a major U.S. federal agency;
- **Visionquest**—Atlanta-based vendor of project information management, with joint proposals to several telecom prospects; and
- **UMA Group**—A Canadian consulting engineering firm with a joint proposal under development to a large municipal government prospect.

The company was also in early stages of partnering discussions with several other technology and systems integration partners.

**The Team**

The CQUAY management and technical team had extensive experience in the SIM industry and within the initial target vertical markets. The company’s chief executive officer and chairman, Calvin McElroy, had more than 24 years of successful sales, operational and executive management experience with companies, including Oracle and Intergraph. Both Oracle and Intergraph were successful marketing traditional SIM technologies in telecom, utility, emergency 911, and public safety markets. Vice-President and Chief Operating Officer Peter Lee had over 19 years of experience with Intergraph and Enghouse Systems, both companies in the SIM market. The team also included Vice-President of Research and Development and Chief Technical Office David Warren, who had 25 years of experience in similar roles with Intergraph, Encor and Texaco. The executives had worked together with McElroy for several years. All company employees were located in Calgary and Toronto, with a sales office in Washington, D.C. The three key executives plus the technology development team were dedicated staff, but other workers were hired as independent contractors as needed to fulfill customer integration requirements.

**Capitalization**

CQUAY Technologies Corporation was incorporated in March 2002 and raised US$150,000 in seed capital from management and other founding stockholders. With this seed funding, the company secured the Common Ground technology, patent interests and trademarks in a liquidation sale by the predecessor company. CQUAY had subsequently generated over US$350,000 in positive cash flow from two commercial contracts. In the fiscal year ending March 31, 2004, the company had generated US$1 million in revenue and was slightly profitable (see Exhibit 3). As of December 31, 2003, CQUAY had a total of 78.8 million common shares outstanding and had neither issued nor granted any preferred shares, warrants or options and had no debt.

**The Future of CQUAY**

Over the past year, McElroy had been able to secure two major customer implementations with a handful more in various stages of discussion. While each new
raise capital was unpredictable. Without further contracts, the existing cash would sustain the company for only another 9–12 months. McElroy thought the most likely outcome would be to sell the company, but he wanted to ensure he maximized its valuation in the current market environment (see Exhibit 4). McElroy had to decide what to recommend to the board.

Although the predecessor company had sold a contract generated positive cash flow, he knew that aggressive growth would require additional capital. The predecessor company had intended to grow using private capital until it was large enough to undertake an initial public offering; unfortunately the capital markets were depressed at the time. McElroy and the board that had been newly formed with the refounding of CQUAY decided that the company should instead focus on being bought, since the ability to raise capital was unpredictable. Without further contracts, the existing cash would sustain the company for only another 9–12 months. McElroy thought the most likely outcome would be to sell the company, but he wanted to ensure he maximized its valuation in the current market environment (see Exhibit 4). McElroy had to decide what to recommend to the board.

### CQUAY, Inc. Financial Projections (in US$)

<table>
<thead>
<tr>
<th>Fiscal Year End March 31</th>
<th>2004</th>
<th>2005e</th>
<th>2006e</th>
<th>2007e</th>
<th>2008e</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenue</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Software licence</td>
<td>$312,000</td>
<td>$350,000</td>
<td>$2,050,000</td>
<td>$6,150,000</td>
<td>$14,350,000</td>
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<td>Professional services</td>
<td>586,139</td>
<td>500,000</td>
<td>615,000</td>
<td>1,537,500</td>
<td>2,870,000</td>
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<tr>
<td>Data subscription</td>
<td>62,563</td>
<td>110,000</td>
<td>520,000</td>
<td>1,750,000</td>
<td>4,620,000</td>
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<tr>
<td>Maintenance</td>
<td>48,263</td>
<td>95,000</td>
<td>402,500</td>
<td>1,325,000</td>
<td>3,477,500</td>
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<tr>
<td><strong>Total Revenue</strong></td>
<td>1,008,964</td>
<td>1,055,000</td>
<td>3,587,500</td>
<td>10,762,500</td>
<td>25,317,500</td>
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<tr>
<td><strong>Cost of Revenue</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cost of services</td>
<td>618,837</td>
<td>610,000</td>
<td>1,013,500</td>
<td>2,612,500</td>
<td>5,687,500</td>
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<tr>
<td>Data royalties</td>
<td>11,700</td>
<td>55,000</td>
<td>260,000</td>
<td>875,000</td>
<td>2,310,000</td>
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<tr>
<td><strong>Total Cost of Revenue</strong></td>
<td>630,537</td>
<td>665,000</td>
<td>1,273,500</td>
<td>3,487,500</td>
<td>7,997,500</td>
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<tr>
<td><strong>Operating Margin</strong></td>
<td>$378,427</td>
<td>$390,000</td>
<td>$2,314,000</td>
<td>$7,275,000</td>
<td>$17,320,000</td>
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<tr>
<td><strong>Operating Expenses</strong></td>
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<tr>
<td>General and administration</td>
<td>203,697</td>
<td>205,000</td>
<td>538,125</td>
<td>968,625</td>
<td>1,519,050</td>
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<tr>
<td>Sales and marketing</td>
<td>17,625</td>
<td>165,000</td>
<td>1,363,250</td>
<td>3,121,125</td>
<td>6,329,375</td>
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<td>Research and development</td>
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<td>175,000</td>
<td>538,125</td>
<td>968,625</td>
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<tr>
<td><strong>Total Operating Expenses</strong></td>
<td>330,309</td>
<td>545,000</td>
<td>2,439,500</td>
<td>5,058,375</td>
<td>9,367,475</td>
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<tr>
<td><strong>EBITDA</strong></td>
<td>48,118</td>
<td>(155,000)</td>
<td>(125,500)</td>
<td>2,216,625</td>
<td>7,952,525</td>
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<tr>
<td>Interest, depreciation and taxes</td>
<td>4,358</td>
<td>(2,000)</td>
<td>5,000</td>
<td>789,088</td>
<td>3,192,138</td>
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<tr>
<td><strong>Net Income</strong></td>
<td>$43,760</td>
<td>$(153,000)</td>
<td>$(130,500)</td>
<td>$1,427,537</td>
<td>$4,760,387</td>
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</table>

**e = estimates**

### Summary Balance Sheet

FY March 31, 2004

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Cash</td>
<td>$158,188</td>
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<tr>
<td>Accounts receivable</td>
<td>76,861</td>
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<td>Other</td>
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<td>Net capital assets</td>
<td>29,942</td>
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<tr>
<td><strong>Total Assets</strong></td>
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<td>Accounts payable</td>
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<td>Other</td>
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<td>Debt</td>
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<td><strong>Total Liabilities</strong></td>
<td>$110,910</td>
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<td>Share capital</td>
<td>204,874</td>
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<td>Retained earnings</td>
<td>(40,794)</td>
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<td><strong>Stockholders’ Equity</strong></td>
<td>$164,080</td>
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<td><strong>Total Liabilities and Stockholders’ Equity</strong></td>
<td>$274,991</td>
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## Selected Comparable Market Data (as of March 31, 2004; in US$ millions)

<table>
<thead>
<tr>
<th>Ticker</th>
<th>Market Cap</th>
<th>Price</th>
<th>Shares O/S (M)</th>
<th>Cash</th>
<th>Debt</th>
<th>Sales (ttm)</th>
<th>EBITDA (ttm)</th>
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<tbody>
<tr>
<td><strong>Traditional GIS and Mapping Software</strong></td>
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<td>Intergraph</td>
<td>INGR</td>
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<td>$24.26</td>
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<td>$251</td>
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<td>18</td>
<td>118</td>
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<tr>
<td>Map Info</td>
<td>MAPS</td>
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<td>12.81</td>
<td>20</td>
<td>36</td>
<td>18</td>
<td>118</td>
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<tr>
<td><strong>Business Support Systems (BBS) Providers</strong></td>
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<td>GSOF</td>
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<td>15</td>
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<td>First Logic</td>
<td>Private</td>
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<td>59</td>
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<td>Ascential</td>
<td>ASCL</td>
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<td>21.82</td>
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<tr>
<td>QAS</td>
<td>Private</td>
<td>1,294</td>
<td>21.82</td>
<td>59</td>
<td>510</td>
<td>–</td>
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<td>Webmethods</td>
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<tr>
<td>MapQuest</td>
<td>Owned by Time Warner Inc (America Online)</td>
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</tr>
</tbody>
</table>

**NOTE**

1. Common Ground is a registered trademark of CQUAY Technologies Corp.
DaimlerChrysler: Corporate Governance Dynamics in a Global Company

George Rädler
Ulrich Steger

International Institute for Management Development

We need a new, dynamic global partnership of business and politics. The dust of the trust crisis has settled somewhat. And many national governments have demonstrated their ability to act swiftly within their own territories. Now we should join forces in leading the way towards a wider, increasingly multilateral approach to Corporate Governance rules.

— Jürgen Schrempp, CEO, DaimlerChrysler AG, 2003

Ever since the announcement of the merger between Daimler-Benz AG and Chrysler Corporation in May 1998, the company had been in the spotlight. The merged company, DaimlerChrysler (DC), was a full-range provider controlling six car brands and eight truck brands. In addition, DC acquired strategic holdings in Mitsubishi Motors of Japan (37 percent stake) and Hyundai Motors of Korea (10 percent stake). In addition to extending its global reach, DC divested many of its non-core businesses as recommended by the financial community. Nevertheless, the dividend dropped from €2.35 in the first three years to €1.00 in 2001. By 2002 the turnarounds at Chrysler and Mitsubishi had led to profitability, and the dividend was raised by 50 percent. However, by 2003, an ongoing price war in North America, with average rebates of $4,500 per vehicle, was proving costly and the outcome uncertain.

Over the years, DC became an international benchmark for global operations and management. As for all corporations, corporate governance was of special importance. New regulations, a lack of shareholder and public confidence in big business, and general uncertainty increased the pressure on companies to consider their governance structures. How could a company such as DC reconcile regulatory differences and the diverse expectations of various stakeholders around the globe? There was agreement that corporate governance “had to be lived,” but how?

BACKGROUND: UNDERSTANDING THE DAIMLERCHRYSLER MERGER

When the merger of Daimler-Benz AG and Chrysler Corporation was announced on May 6, 1998, this “merger in heaven” came as a total surprise to everyone in the industry. Both companies seemed to complement each other well on geographic and product dimensions and both had outstanding reputations. Forbes had even selected Chrysler as “company of the year 1996”:

You may think of Chrysler as an old-fashioned metal bender in a mature industry, cyclical as hell. You may think it’s just lucky with all those Jeeps and minivans when everyone happens to want a Jeep or minivan. Jeeps and vans go out of fad, Chrysler flops. That’s the perception—which is why Chrysler stock sells at less than seven times earnings. But perceptions notoriously lag reality, and we think the reality here is that Chrysler’s good luck is being leveraged by a superb management team that has made smart, disciplined decisions.

Chrysler was perceived as a very efficient producer and thereby earning more cash than any other major carmaker. Daimler-Benz’s luxury car division (Mercedes-Benz) was the envy of the industry. This
was a “merger of equals” with anticipated synergies of $1.4 billion for a combined revenue of $132 billion in its first year of operation. The merger of these two icons also caught the attention of the public right from the beginning. This $36 billion merger became a symbol for what is generally described as a complex business environment for global players: total transparency, Wall Street formulating earnings growth, and immense scrutiny of all stakeholders involved.

With hindsight, the merger developments between 1998 and 2003 can be split into five phases. Figure 1 presents an overview of the five phases. While reading this case, please continue to refer to Exhibit 1 for the representation of the phases and the creation/elimination of various committees.

Revenues increased from €132 billion in 1998 to €162 billion in 2000, before falling to €150 billion for 2002 (refer to Exhibit 2 for a fact sheet on Daimler-Chrysler for the five years up to 2002).

**Phase 1: Merger Announcement 1998—“Get the Party Started”**
Initially, the rationale for the deal was clear. In an interview on October 5, 1998, Dieter Zetsche, board member of Daimler-Benz AG, explained:

*Our problem has been that costs are high for these new technologies because of our low volume. We always lost the technology to competitors. ... Like with ESP (electronic stability program), we wanted one year of exclusivity [from our suppliers]; but they gave us three months, and we had to fight for it. Chrysler will give us the volume. We can stay No. 1 in developing technology—and take it as soon as possible to Chrysler.*

The synergy target of $1.4 billion (around 1 percent of gross revenue) was generally seen as low, but we won’t share platforms.” However, competitors in the industry considered platforms as the “holy grail” for reaping synergies.

November 17, 1998, marked the first day of stock-trading for the DC share, which rose by around 30 percent to the high €90s in the spring of 1999. Executives and board members were trying to turn DC into one company, not just a company name. The integration was organized around multiple clusters (Issue Resolution Teams, or IRTs) and dealt with both automotive and non-automotive issues (refer to Exhibit 3 for an overview of the integration structure and IRT clusters). A corporate airline was set up to shuttle executives between Stuttgart (home of Daimler-Benz) and Auburn Hills, Michigan (home of Chrysler), with video or telephone conferences complementing the integration efforts.

As part of the strategy to become a truly global company, managers at DC continued to develop strategies for Asia. Asia was going to be the growth market for automobiles, but it was a missing link for DC. DC identified two possible partners and even performed due diligence for acquiring a stake in Nissan Motors. However, after a lively discussion within the management board, this idea was dropped.

As integration got off the ground, second quarter earnings (1999) failed to meet Wall Street expectations and the stock started to fall. In addition, the share was refused from the American S&P 500 index, a move that took the stock off the shopping list of many funds. By July, the company had to reduce its earnings growth expectations and suddenly synergies became very important. Automotive News, an industry journal, stated: “Meanwhile, Wall Street, underwhelmed by the company’s performance to date, is expecting much more from DaimlerChrysler.”

**Phase 2: September 1999—“Integration is Over!”**
On September 27, 1999, Jürgen Schrempp announced the completion of the integration of both companies.
The formal integration achieved through the work of multiple IRTs was concluded and the Chairmen’s Integration Council was abandoned (after two of its eight members left the company). One of them, Tom Stallkamp, the president of North American Chrysler operations and the executive in charge of integrating the company, was replaced by James Holden. Holden was previously executive vice president of sales and marketing.

Following its earlier decision to focus its business lines, DC decided to concentrate on the automotive and trucking business. Non-core activities (Adtranz trains, Debitel telecommunications, European Aeronautic Defense and Space Company [EADS, maker of Airbus]) were either sold, prepared for sell-off, or merged with other companies. Selling some of the non-core businesses added financial flexibility for possible acquisitions.

But the geographic expansion continued. Schrempp and his team were convinced that they needed a local partner in Asia in order to participate in the forecasted growth there. In the summer of 2000, DC ultimately bought

- A 34 percent equity stake in Mitsubishi Motors of Japan, and later raised it to 37 percent.
- A 10 percent equity stake in Hyundai Motors of South Korea.

With this set-up, DC did not need to consolidate these minority stakes, which was an issue given Mitsubishi Motors’ debt.

**Phase 3: Up to November 2000—“Silent Phase—Deliver the Numbers”**

The year 2000 was actually a good one for the car industry. Mercedes-Benz cars benefited from its
product line extension and maintained strong financial results. The American market was performing very well and a new record was expected for the whole year. However, Chrysler was no longer able to grow with the market. A flood of new competitive models was expected in the minivan segment, of which Chrysler had up to a 55 percent share (in the United States). As a result, Chrysler loaded its new minivan with expensive options and prices rose accordingly. However, sales of the new minivan were below expectations and the vehicles needed sales incentives/price reductions early on. For Chrysler's other pillar of profitability, SUVs, a wide range of competitive products was suddenly taking market share from the firm and its products.

The results soon became visible: Chrysler’s U.S. market share fell from over 16.2 percent in 1998 to 13.5 percent in 2000 and no miracle cure was to be expected from international demand. In order to move the vehicles, cash rebates/incentives of up to $3,000 had to be offered to consumers. At the same time, production costs spiraled out of control, as production capacity could not be reduced fast enough (refer to Exhibit 4 for a comparison of manufacturing hours by make). In late 2000, Fortune reported:

[A]fter its merger with Daimler-Benz, Chrysler was in the midst of one of its once-a-decade swoons. Having ridden the crest of the 1990s boom with popular minivans and sport-utility vehicles, the company’s American managers had allowed costs to careen out of control and big gaps to open in Chrysler's new-product program. Despite record U.S. auto sales, the company reported an operating loss.5

Within DC, divisions had to meet prearranged profit and sales targets (“deliver the numbers”). This approach made it relatively easy to compare different divisions and several executives hoped it “would bring back the Chrysler spirit.” Holden argued that Chrysler could not make money because of the huge incentives that were bringing down transaction prices. When the Chrysler Group missed a set of prearranged goals (and profit levels), a supervisory board meeting was held on November 17, 2000, and a decision was made to dismiss
Holden—after only one year. DC brought in Dieter Zetsche, who had been running the commercial vehicles division, and he started three days later. However, in the fall of 2000, the share price fell below €50.

Phase 4: November 2000—“Starting Turnarounds”
The situation facing Zetsche when he arrived was complicated. According to Ward’s Autoworld, “to say that Zetsche inherited a mess is an understatement.” He arrived in Detroit with only his chief operating officer (COO), Wolfgang Bernhard, to a welcome that was anything but friendly. During a press conference, Zetsche was asked how many more Germans they should expect in Detroit. He replied: “Four. My wife and three kids.”

Excluding one-time write-offs, Chrysler Group lost $1.8 billion in the last two quarters of 2000. Within DC, the Mercedes Car Group was producing strong cash flows and in Stuttgart, the public opinion was that Mercedes was financing the rest of the Group. After three months, Zetsche presented his turnaround plan. The Economist reported on February 3, 2001:

Chrysler’s German overlords this week mounted a dramatic assault on the growing losses at Daimler-Chrysler’s ailing American subsidiary. At least 26,000 jobs will go [equivalent to 20 percent of the total workforce] in a reorganization that will close six plants and trim production at seven more. . . . Analysts . . . noted the absence of any American assembly plants on the list. The plant in Belvidere, Illinois, which produces the slow-selling Neon, seemed a sure bet to be shuttered, but Chrysler inadvertently outsmarted itself two years ago, when it agreed to restrictions on plant shutdowns as part of its contract with the United Auto Workers union.

The turnaround plan called for lowering the breakeven point from 113 percent of plant capacity in 2001 to 83 percent in 2003.6 Zetsche’s first quarter (Q1, 2001) finished with an operating loss of €1.4 bil-
lion, and the full year saw a loss of $5 billion (including one-time effects) at Chrysler.

The equity stakes in Asia (Hyundai and Mitsubishi) developed differently. While Hyundai was becoming highly profitable due to very successful cars and trucks, Mitsubishi required more management attention. Rolf Eckrodt, formerly CEO of ADTRANZ trains (a DC subsidiary that was sold off in 2001), became COO of Mitsubishi Motors in January 2001 and in summer 2002, he left DC and took over as CEO of Mitsubishi Motors.

Mitsubishi Motors had too many models and no real successes. The company was plagued by a set of issues. Manager Magazin, a German publication, commented:

No controlling, inefficient structures and processes, which killed the company due to excessive harmony. After two failed turnaround attempts, the company was unable to reform itself.

The turnaround plan at Mitsubishi was drastic. Within three years, the production capacity was going to be cut by 28 percent and material cost by 15 percent. The turnaround was also a test for the DC merger, as it dispatched a group of 35 executives from both companies to Japan. The financial year 2000 ended with a loss of $750 million at Mitsubishi.

Neither of the equity stakes in Asia were limited to cars. In 2002, both Mitsubishi and Hyundai spun off their truck and bus divisions. Soon afterwards, DC announced the acquisition of a 43 percent share in Mitsubishi Fuso Truck and Bus Corporation for €760 million. In Korea, the Daimler Hyundai Truck Corporation was expected to be founded in 2003 with both companies holding equal shares.

DC’s truck division, with revenues of €28 billion in 2002, also saw considerable changes. In 2000, DC acquired Detroit Diesel, a highly regarded supplier of heavy-duty engines, and Western Star Trucks of Canada for $877 million. But around the same time, Freightliner, DC’s trucking division in North America, was facing problems. The American market for new trucks decreased by 50 percent. This slump hit Freightliner, the market leader for heavy trucks, especially hard. The demand for new trucks collapsed, and at the same time, leasing models were returned. “Easy credit” and market values dropping below the book values led to a huge loss on each leasing truck returned. In the case of Freightliner, Jim Hebe, the CEO overseeing the leasing transactions, was replaced by Rainer Schmückle. Schmückle knew the company quite well from a previous assignment as Freightliner’s CFO.

Phase 5: “Maintaining Sustainable Success”

By 2002, both Mitsubishi and Chrysler were profitable again. Chrysler recorded an operating profit and
Mitsubishi Motors recorded an after-tax profit of $290 million for 2002—the highest ever in the history of Mitsubishi Motors! Although budgets were cut in many cases, the number of products increased. In the case of Chrysler, capital spending was reduced by about 30 percent—while eight additional new models were added. Chrysler even developed a new model with the help of the Mercedes Car Group, the Chrysler Crossfire. Executives had high hopes for the new vehicles, as sales of Chrysler had fallen from 3.2 million units in 1999 to 2.8 million in 2002. Nevertheless, Chrysler set a growth target of one million additional units by 2011.8 Table 1 summarizes the results for 1998 and 2002.

However, 2003 remained a challenging year. The Financial Times reported on June 5, 2003:

Chrysler’s incentives for buyers have reached $4,500 per vehicle, almost doubling in a year. . . . The company said Chrysler’s second-quarter operating loss would be about $1 billion—against analyst forecasts of a $500 million profit. Most of the difference was accounted for by an estimated $400m–$500m writedown in the value of 500,000 cars in dealers’ lots and by a cut in the second-hand value of cars held by rental companies.

By Q3, 2003, Chrysler was able to rebound to earn a profit, but the focus on controlling costs continued. The share price remained at around €30.

In order to reap the synergies, Chrysler and Mitsubishi also evaluated the development of a joint platform with an annual volume of one million cars. This was expected to enter the market by 2005. For the same year an annual capacity of 1.5 million units was expected from a “global four cylinder engine.” Of this, 600,000 units would be made in a new factory that would be jointly owned by Chrysler, Mitsubishi, and Hyundai. The engine would also be built in a Hyundai factory in Korea and in a Mitsubishi factory in Japan.

In summary, DC had considerably streamlined its portfolio. Table 2 outlines major acquisitions and divestitures since 2000.

### CORPORATE GOVERNANCE AT GLOBAL CORPORATIONS POST-ENRON

Manfred Gentz, DC’s chief financial officer, commented as early as 1999 on the challenges of effective corporate governance:

The merger of the former Chrysler Corporation and the Daimler-Benz Aktiengesellschaft presented us with a number of integration challenges, including how to combine two different legal systems in such a way as to meet the differing expectations of each company’s shareholders and management. With DaimlerChrysler AG’s corporate governance, which was already finalized

### TABLE 1

<table>
<thead>
<tr>
<th>Financial Summary in € billion (at year-end)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1998</td>
</tr>
<tr>
<td>Sales Operating Profit</td>
</tr>
<tr>
<td>Mercedes Car Group</td>
</tr>
<tr>
<td>32.6</td>
</tr>
<tr>
<td>1.9</td>
</tr>
<tr>
<td>Chrysler Group</td>
</tr>
<tr>
<td>56.4</td>
</tr>
<tr>
<td>4.2</td>
</tr>
<tr>
<td>2002</td>
</tr>
<tr>
<td>Sales Operating Profit</td>
</tr>
<tr>
<td>50.2</td>
</tr>
<tr>
<td>3.0</td>
</tr>
</tbody>
</table>

Source: Der Spiegel, September 8, 2003: 117.

### TABLE 2

<table>
<thead>
<tr>
<th>Major Acquisitions and Divestitures (year, company, value)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisitions</td>
</tr>
<tr>
<td>2000 Mitsubishi Motors (34%, later 37%) €2 billion</td>
</tr>
<tr>
<td>2000 Hyundai (10%) €428 million</td>
</tr>
<tr>
<td>2000 Detroit Diesel and Western Star €877 million</td>
</tr>
<tr>
<td>2003 Mitsubishi Trucks €760 million</td>
</tr>
<tr>
<td>Divestitures</td>
</tr>
<tr>
<td>2000 and 2002 Debis Systemhaus (IT Services) €5.5 billion</td>
</tr>
<tr>
<td>2001 Debitel (mobile phone operator) ADTRANZ trains €300 million</td>
</tr>
<tr>
<td>2001 $725 million</td>
</tr>
</tbody>
</table>

Note: DC owns 33% of EADS. This stake was estimated at around €5 billion at the time of the IPO in 2000.
in the Business Combination Agreement of May 6, 1998, we tried to find a solution that combines German and U.S. forms of corporate management.

While the merger was taking place and requiring considerable management attention, the external environment for corporate governance changed dramatically. Although DC was legally headquartered in Germany, it was traded on the New York Stock Exchange (NYSE) and hence had to adhere to many rules and regulations: Sarbanes-Oxley Act, SEC regulations, and the German Corporate Governance Code. On top of that, DC had to comply with German co-determination rules and other peculiarities in the different countries where DC operated. The effort and bureaucracy involved were considerable:

- The Sarbanes-Oxley Act (SOA) aimed to improve investor confidence and the accuracy of financial statements. It stated that CEOs and CFOs should certify the “appropriateness of the financial statements” and that a firm’s audit committee should be totally independent.

- U.S. Securities and Exchange Commission (SEC) stipulated more detailed requirements for audit committees—e.g., committee members had to prove their familiarity with US-GAAP accounting rules. The chief regulators also wanted a better power balance among managers, board members, and shareholders.

- The German Corporate Governance Code (Cromme Code) provided an overview of various existing laws and regulations in order to create transparency for foreign investors (as opposed to creating new laws). This resulted in about 50 recommendations (e.g., deductible of liability insurance for directors and officers; the need to disclose financial reports within 90 days). By law, publicly traded companies had to state whether they complied with each recommendation (refer to Exhibit 5 for the main headings of the code). If not, management was requested to publish reasons for not doing so. In addition, there were several suggestions covering items such as individual salaries of management board members.

Generally, the code was seen as an opportunity to evaluate control and management structures. Moreover, according to the code, members of the manage-
ment board could be on a maximum of five different supervisory boards of listed companies if they held executive functions in other listed companies. The code also suggested more personal liability (including personal assets), and a maximum of two members could immediately transfer from the management board to the supervisory board. The code also strongly encouraged the creation of different committees. The chairman of the commission, Gerhard Cromme, explained: “[After all], an efficient and confidential discussion is not possible at regular supervisory board meetings.”

- **Intricacies of the German Corporate Governance System**: The German system had some special features:
  - The size of board meetings in this two-tier system was considerable. With 20 members of the supervisory board, plus the board of management, plus staff, there could easily be up to 40 people at the table. As an American board member put it, “A German supervisory board meeting is like an opera.”
  - Increasingly, the salaries of German supervisory board members were heavily debated among the general public. The lowest paid head of a supervisory board (Lufthansa Airlines) earned €21,000—the highest paid (Schering Pharmaceuticals) received €343,000. Karl-Hermann Baumann, former CFO of Siemens and now on the supervisory boards of six big German companies (Siemens, Deutsche Bank, Eon, Linde, Schering, and Thyssen-Krupp), earned a total salary of €589,000. In comparison, a board member at Nestlé earned on average €371,000 in 2002 (for one seat). At DC, the 2003 annual assembly voted for an increase from €51,000 to €75,000 for regular members of the supervisory board and from €102,000 to €225,000 for the chairman.
  - German corporate law was written with the aim of protecting creditors and thereby allowed companies to accumulate hidden reserves, using book values rather than market values in accounting, etc. This was in sharp contrast to the American system, where corporate laws were aimed at creating transparency for shareholders, allowing them to control management, and thereby limiting principal–agent conflicts.

**CORPORATE GOVERNANCE AT DAIMLERCHRYSLER**

At DC, trying to adhere to the different codes caused regulatory conflicts. While Sarbanes-Oxley increased the personal responsibilities of CEOs and CFOs, in Germany the members of the management board had collective responsibility (refer to Exhibit 6 for more conflicts). As part of this collective responsibility, the board met as a “legal entity” rather than as a set of

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**EXHIBIT 6**

**Managing Conflicts**

<table>
<thead>
<tr>
<th></th>
<th>Germany</th>
<th>USA</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CEO/CFO Certification</strong></td>
<td>Collective responsibility of the board of management</td>
<td>Personal responsibility of CEO and CFO</td>
</tr>
<tr>
<td>(Sarbanes-Oxley Act)</td>
<td>Disclosure of deviation from German Code</td>
<td>Disclosure of significant differences to CG practices*</td>
</tr>
<tr>
<td><strong>Disclosure of Deviation to Regulation (German Code, NYSE)</strong></td>
<td>Annual general meeting of shareholders</td>
<td>Audit committee</td>
</tr>
<tr>
<td><strong>Audit Committee</strong></td>
<td>Secrecy agreement between company and auditor</td>
<td>Right to request confidential records from auditor</td>
</tr>
<tr>
<td><strong>Appointment of Auditors (Sarbanes-Oxley Act, NYSE)</strong></td>
<td>Introduce suitable deductible/excess</td>
<td>Deductible/excess not common</td>
</tr>
<tr>
<td><strong>Public Company</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Accounting Oversight</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Board Inspections</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>D&amp;O Insurance Policy</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Not yet in effect.

Source: DaimlerChrysler.
individuals. At the same time, Sarbanes-Oxley also led to considerable organizational adjustments, in order to comply with the comprehensive requirements. Schrempp explained:

In this context, several international initiatives designed to improve corporate governance and restore public confidence in the corporate sector have been undertaken. . . . I can tell you:

1. There can be no barriers to information.
2. The whole company has to be as committed to DaimlerChrysler’s balance sheet as Manfred Gentz [CFO] and I are. It is obvious that with their signature on those documents, the chairman and the CFO are accepting certain obligations for the company. Therefore, it is also clear that every senior executive must feel this obligation as well.
3. This means that we will install a cascade signing system. Starting with every General Manager and CFO of every business entity within DC and going to the top via every principal.

Due to the changes in the corporate governance landscape, considerable challenges lay ahead. As Dr. Manfred Schneider, member of the supervisory board at DC, explained: “We have to anticipate that in the future less people will be willing to become members of the supervisory board or even head of the supervisory board.”

For a global company such as DaimlerChrysler, corporate governance was center stage. But corporate governance went far beyond the newly introduced six-page special in the 2002 annual report. This special feature covered the functioning of the annual meeting, a short explanation of the two-tier system and some of the legally non-binding arrangements: Executive Automotive Council (EAC), Chairman’s Council, and the International Advisory Board (IAB). The implications of the new corporate governance system were far-reaching, as can be seen by the developments on both boards and within various committees.

**The Management Board: Running DaimlerChrysler**

**Developments**

Strong leaders, such as Lee Iacocca, often dominated the board of the former Chrysler Corp. Their ability was to get designers to “think outside the box” while getting their managers to meet budgets and cost targets. In 1999, key executives of the former Chrysler Corp. left the DC management board, including Stallkamp (President), Gale (Design), and Cunningham (Strategy); co-chairman Bob Eaton followed in March 2000. On the former Daimler-Benz side, two members had left the board: Lauk (Trucks) and Troitzsch (HR). After Holden’s dismissal in November 2000, two former Chrysler executives remained on the board (both in purchasing functions).

Between 1998 and 2003, the board’s size was reduced from 17 members to 11, and by 2003 only two members retained their original positions (Hubbert, Mercedes Car Group, and Gentz, CFO). In the process, the structure of the board was also changed. The organizational chart showed clear separations between operating and functional divisions (refer to Exhibit 7 for the evolution of the organizational chart). Several former board members remained as advisors to the company (Mangold, Bischoff, Valade). Interestingly, new board members appointed were only “deputy board members,” with a three-year contract rather than the usual five-year contract for regular board members (the norm in Germany). Company policy generally required board members over the age of 60 to have their contracts renewed on an annual basis.

**Working Style**

Initially the meetings were held in Stuttgart and Auburn Hills, but most American meetings were soon moved to New York (for travel reasons). English was the management language. Annually, there were between 22 (in 2003) and 35 (in 2000) meetings (refer to Exhibit 8 for the frequency and location of meetings).

**Creation of New Committees**

In the first year of the merger, the Chairmen’s Integration Council (CIC) was a central point of the integration. However, the overlap between the CIC and the board of management could not be avoided (refer to Exhibit 3) and all members of the management board were also allowed to join the meetings of the CIC. On the CIC, votes had to be unanimous, while on the management board they could be majority-based.

The CIC ceased to exist in September 1999, as the integration was officially completed. Instead, two councils (Automotive, and Sales and Marketing) were set up to coordinate possible component sharing, etc. However, both councils were abandoned.

The potential for sharing components and parts increased fundamentally with the addition of partners in Asia. In order to reap “potentially huge synergies” (Wall Street Journal Europe) from economies of scale and to improve the decision-making procedure, the Executive Automotive Committee (EAC) was set up. This committee, co-chaired by Schrempp and Hubbert, normally met before each board meeting
and prepared recommendations regarding the product portfolio, technology, production capacity, purchasing and supply, and sales and marketing. The EAC’s recommendations were then taken to the board (refer to Exhibit 9 for an overview of the EAC). Besides Hubbert and Schrempp, EAC members included Zetsche (Chrysler), Cordes (Trucks), Bischoff (Head of the Alliance Committee with Mitsubishi) and Grube (corporate development). All of them were board members, too.

Grube’s staff members prepared the materials for the EAC. Early in the process, the team considered corporate governance implications. Grube explained:

"Strategic initiatives, e.g., our new efforts in China, are discussed on every aspect of our corporate governance system. Strategy depends on feedback and consensus in our governance structure."

For cultural and legal reasons, a similar EAC structure was set up for the minority stakes in Asia.
The Alliance Committee functioned in a similar way to the EAC. In 2002, a similar structure to the EAC was also created for trucks (Truck Product and Decision Committee).

**SUPERVISORY BOARD: KEEPING UP IN A CHANGING INDUSTRY**

In the German two-tier system, the main function of the supervisory board was to supervise, advise on, and monitor business developments. At the same time, this board was also responsible for hiring board members (for which a two-thirds majority was required). The spoken language was German, but all documents were prepared in both German and English, with simultaneous translation at the meetings. The meetings remained driven by the issues. Lynton Wilson, former board member of Chrysler and current board member of DC, explained the style of these meetings:

> Schrempp is a very American-style leader. He is open and [knows] he has to make sure to have relationships and support in the company. So the discussions are matter of fact, issue-related and [end with a decision] on what to do.

The DC supervisory board was led by Hilmar Kopper, former CEO and chairman of Deutsche Bank, who also sat on the boards of Akzo Nobel, Xerox, Solvay, and Unilever. The media reported on the close working relationship between Kopper and Schrempp.

The supervisory board had seen few membership changes on the capital side over the years (refer to Exhibit 10 for the evolution of the supervisory board). The supervisory board met six times in 2003, both in the United States and in Germany.

**CORPORATE GOVERNANCE IN ACTION**

DC, like any other global company, had to deal with increasing complexity. However, its corporate governance system had to combine both the American and German governance systems. Wilson explained:

> We are talking here about two very different systems. In North America, non-executive directors are much more involved and have certain responsibilities. In the German system, you have co-determination. Nevertheless, both systems work.

Three committees were established, each consisting of two shareholder and two employee representatives:

1. Presidential Committee: Employment terms and remuneration for board members. It also conducted "preliminary discussions on key decisions to be taken by the supervisory board."
2. Audit Committee: Examination of annual and semi-annual statements of accounts. This committee also ensured the independence of the auditors. Sarbanes-Oxley greatly increased the importance of this committee’s work.

3. Mediation Committee: In case of disagreement between supervisory board members with regard to the nomination of the new board (this was required by law).

Over the years, however, DC developed several legally non-binding committees, as follows:

**Shareholder Committee and Labor Committee**

The shareholder committee was a big change for the German establishment. CFO Gentz explained:

> A shareholder committee modeled on the U.S.-style board of directors was set up alongside the supervisory board. The committee included the two chairman, all ten shareholder representatives as well as four prominent outsiders. [This committee] has no decision-making powers, which rest solely with the supervisory board, but instead restricts itself to debate and counseling and provides fact-based recommendations to support opinion-forming among the shareholder representatives.

The committee met six times a year and had two subcommittees. The audit subcommittee dealt with the examination of financial accounts and dividend policy, while the nomination and compensation subcommittee dealt with remuneration of board members and senior executives. The aim was to ensure competitive packages on a global scale, for which outside advisors were hired. However, the issues discussed in the shareholder committee were too similar to those discussed in the supervisory board—it was seen as a duplication, and the committee ceased to exist in January 2001.

Members of the workforce formed the labor committee to accommodate the needs of U.S. and Canadian labor unions, which had only one seat on DC’s supervisory board. In addition, employees formed various international committees that were independent of the supervisory board; they met around five times in 2003.
ADDITIONAL COMMITTEES

**Chairman’s Council**

A new council was started in the fall of 2001. The Financial Times reported in September 2001:

DaimlerChrysler, the international automotive group, is to become the first German-based company to embrace Anglo-Saxon corporate governance rules by forming an independent chairman’s council of non-executive directors. . . . Officials describe the project as a “unique hybrid” between Anglo-Saxon corporate governance and the co-determination preferred by most German companies.¹²

The Chairman’s Council consisted of six selected members of the capital side of the supervisory board and selected external members, including CEOs from blue chip companies. In a press statement, DC formalized the council:

The council will provide advice to management on global business strategy issues. Elements of American and European corporate governance structures are combined to meet the specific requirements of a truly global company and the interests of the different stakeholders. The legal rights and responsibilities of the supervisory board will remain untouched. The Chairman’s Council is complementary to the current governance structure.

**International Advisory Board (IAB)**

The IAB replaced the Daimler-Benz International Advisory Board, which was started in 1995. It usually met once a year. The IAB’s activities were outlined in the annual report:

The IAB of DaimlerChrysler advises the DaimlerChrysler Group on questions relating to global economic, technological, and political developments and their effect on the business activities of the group. It supports the DaimlerChrysler Board of Management but is not responsible for making business decisions. The meetings are private to encourage frank and open discussion.

(Refer to Exhibit 11 for members of the Chairman’s Council and IAB.) Figure 2 summarizes the various levels of supervision and management in DC.

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<table>
<thead>
<tr>
<th>Chairman’s Council</th>
<th>International Advisory Board (IAB)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jürgen E. Schrempp</td>
<td>Chairman</td>
</tr>
<tr>
<td><strong>Internal Members</strong></td>
<td><strong>Internal Members</strong></td>
</tr>
<tr>
<td>Victor Halberstadt</td>
<td>Prof. of Economics, Leiden University</td>
</tr>
<tr>
<td>Hilmar Kopper</td>
<td>Chairman of the Supervisory Board DCX</td>
</tr>
<tr>
<td>Robert J. Lanigan</td>
<td>Chairman Emeritus of Owens-Illinois</td>
</tr>
<tr>
<td>Dr. Manfred Schneider</td>
<td>Chairman of the Supervisory Board of Bayer AG</td>
</tr>
<tr>
<td>Lynton R. Wilson</td>
<td>Chairman of the Board of Nortel Networks</td>
</tr>
<tr>
<td>Dr. Mark Wössner</td>
<td>Former CEO and Chairman of Bertelsmann</td>
</tr>
<tr>
<td><strong>External Members</strong></td>
<td><strong>External Members</strong></td>
</tr>
<tr>
<td>The Lord Browne</td>
<td>Group CEO of BP Amoco</td>
</tr>
<tr>
<td>Louis V. Gerstner, Jr.</td>
<td>Former Chairman and CEO of IBM</td>
</tr>
<tr>
<td>Minoru Makihara</td>
<td>Chairman of Mitsubishi Corp.</td>
</tr>
<tr>
<td>Dr. Daniel Vasella</td>
<td>Chairman &amp; CEO of Novartis AG</td>
</tr>
<tr>
<td>Lorenzo H. Zambrano</td>
<td>Chairman and CEO of Cemex</td>
</tr>
</tbody>
</table>

**Source:** Company information.
OUTSIDE VIEW: FINANCIAL MARKETS

From the beginning, there was a strong focus on pleasing the financial markets. DC tried to create awareness about the stock price and installed TV screens showing stock prices around headquarters. DC had done a lot to cater to the needs of institutional investors. Even before the merger, both companies had used US-GAAP accounting rules; afterwards DC added detailed reporting according to business segments, value-based stock options plans, and employee profit sharing based on operating profits. Nevertheless, the base of American shareholders was rapidly decreasing. By December 31, 2002, American shareholders accounted for only 14 percent of total DC shareholders (down from 44 percent in 1998). Most shareholders were based in Germany (57 percent), with 21 percent in the rest of Europe and 8 percent in the rest of the world, other than the United States. The reduction in the number of American shareholders could have been the result of DC’s removal from the S&P 500 Index or, as an industry expert explained, “Americans don’t trust the two-tier boards.” The stock price development was unsatisfactory, but it was in line with that of major competitors (refer to Exhibit 12 for the share price development of DC and some competitors).

Deutsche Bank remained the largest shareholder, owning 12 percent, followed by the Emirate of Kuwait, with 7 percent. Institutional investors held 54 percent, private investors 27 percent.

UNDERSTANDING RISKS

The globalization of DC created many opportunities. However, for corporate governance purposes, it was also essential to understand the business risk. Besides risks originating from off-balance sheet activities or bad debt, DC and other car companies faced considerable industry-specific risks: Being a global player and consolidating in euros, any drastic exchange rate fluctuations could severely impact the financial results. At the same time, large parts of the operating income resulted from financial services (e.g., car leasing), a business dependent on many “outside” forces. DC also faced considerable technology risks (e.g., fuel cells, fuel efficiency, lightweight materials). Missing one trend could mean suffering for half a decade. The increasing number of brands brought with it the risk of wrong brand positioning. Also, because the factory assets were so specific to the industry, the exit risk was considerable. And since the merger, the company was also increasingly subject to North American risks such as product liability issues or court cases from disgruntled shareholders.

In 2003, Schrempp commented on the merger and corporate governance:

When Daimler-Benz and Chrysler merged, there was no textbook written on how to do it. I admit, we were not as efficient from day one as we could have. But now the international cooperation and the implementation of the strategy work very well.13

And they broke new ground in corporate governance, too.
NOTES

1. See Rädler, Neubauer, and Steger, The DaimlerChrysler Merger: The Involvement of the Boards, Case no. IMD-3-0771, for detailed corporate governance issues during the merger negotiations in 1998. The present case only covers the developments after the deal had taken place.


10. Salary levels are for 2001 or 2002.


Source: www.comdirect.de.
The only way to increase the value of diamonds is to make them scarce; that is, reduce production.

— Ernest Oppenheimer, Founder, De Beers

For almost the whole of the twentieth century, the South African mining giant De Beers occupied a prime slot in the diamond industry. It monopolized the whole industry, controlling around 90 percent of the share in the world’s rough diamond market until the early 1990s. It had also captured nearly 45 percent of the mining segment. Analysts believed that it was unprecedented in history for a company to have monopolized an industry, which was worth $60 billion in retail sales by 2004, for such a long period of time. But by 2004 the company was facing a severe test to its monopoly. In 2003 De Beers had sales of $5.5 billion and earnings of $676 million. But the company’s market share had dwindled to around 45 percent by early 2004. Competition was emerging from different quarters, technology had advanced enough to produce diamonds in the lab, and there was growing demand over opening up of the industry which for so long had functioned in a very secretive way. New reserves had been found in Australia, Russia, and Canada, and they were functioning outside the control of De Beers. Lev Leviev, an Israeli diamond dealer, was posing a stiff challenge by venturing out into areas like production of rough diamonds where De Beers had once maintained a market share of 85–90 percent. Traditional suppliers like Angola and Namibia were no longer keen to supply exclusively to De Beers and were looking for alternatives. Competitors like Leviev and Benny Steinmeitz (he had been one of the biggest sightholders—as clients were known—of De Beers but later had started to venture out independently) had taken these opportunities and made forays into these De Beers’ markets. The industry was also moving towards vertical integration, unlike De Beers which had a horizontal presence. This meant that instead of depending on De Beers, many of the players in the polishing and retail segment started venturing into the mining sector. This gave them control over their supplies. De Beers had its dominant presence in the rough diamond segment from which it had controlled the entire market.

In July 2004 De Beers pleaded guilty of price fixing and agreed to pay a fine of $10 million to the U.S. Justice Department. Many felt that this settlement was probably due to the growing threats to its dominance elsewhere. This agreement had resolved the impasse that had lasted for more than 50 years between De Beers and the U.S. Justice Department on the grounds of monopoly and antiregulatory laws. The only direct activity of De Beers in the United States to date had been advertising. Its other activities were taken up by Ayer’s, a marketing firm. Critics had accused De Beers of monopolizing the industry that sold $60 billion worth of jewelry. Analysts were wondering how these changes would affect the diamond industry, which had become synonymous with De Beers.

**History of the Industry**

The concept that diamonds, being rare and valuable, reflect the signs of esteem had been present since the
ancient days. Greeks and Romans believed that diamonds were the tears of the gods. They also believed that use of diamonds helped in enhancing sexual powers and associated them with courage and power. Thus wearing diamonds became a sign of ultimate power. While the significance of diamonds was often passed on to generations, very few purchased them as the known deposits were limited to a few riverbeds in India and the jungles of Brazil until the late 19th century.

During the 1870s South Africa had become the paradise for miners with a number of them coming to prospect for diamonds and other precious stones. Floods and landslides often caused damage and this led to conflicting claims about the locations in which their quarries were located. This damage was sought to be remedied by Cecil Rhodes and Barnett Barnato, who brought about a series of amalgamations among the smaller companies and prospectors. Finally those companies were merged into De Beers Consolidated Mines Ltd. in the year 1889. The illicit trade in diamonds was sought to be prevented by legislation, which empowered only the license holders to trade in diamonds, and this helped De Beers to consolidate its position. This legislation was also designed in order to protect the investments from price crashes, which had been the main concern of the financiers. The pricing then had depended on the scarcity of diamonds which were found to have very little intrinsic value of their own. De Beers operated in London under the name Diamond Trading Company (DTC), in the rest of Europe as Central Selling Organization, and in Africa under different titles, such as Diamond Development Corporation and Mining Services Inc. It was known as the Syndicate in Israel. Over the next century it came to be known as one of the most successful dominations in the commodity market through cartelization. It controlled the trading of diamonds in almost all the major markets, including Britain, the Netherlands, Belgium, Switzerland, Israel, and South Africa. The control over supplies and thus prices had become so powerful that it led most experts to claim that it had been unprecedented in history.

**De Beers: The Emergence of Monopoly**

Ernest Oppenheimer, an immigrant from Germany, established himself as a prominent figure in the diamond and gold industry circles in South Africa in the early part of the twentieth century. His ambition had been to be on the board of De Beers. He had believed that the then existing syndicate system posed dangers to the hold on distribution channels controlled by De Beers. He held that the temptations to break away from the syndicate could not be underestimated but the other board members had felt he was being too ambitious. Oppenheimer bought block of De Beers’ shares whenever they were available and by the mid-1920s had established himself as the major shareholder of the company. In 1936 he assumed total control and became the chairman of the company, and the Oppenheimer family continued to maintain its hold on De Beers and hence the industry for the remaining part of the century.

To maintain the domination, De Beers required two things. The first was control of the supply chain and the second was demand. Experts believed the company had done it quite successfully. It had to create a situation wherein the demand for diamonds would remain high irrespective of the supply (Exhibit 1). It also ensured the perception in the market about diamonds being an inseparable part of courtship and marriage.

For most of the last century diamond production had been taking place in South Africa, Namibia, Angola, Botswana, and Tanzania. De Beers had controlled most of this production and it was engaged in mining and supply of rough diamonds. With most of Africa under colonization by European powers De Beers found it easy to hold on to its monopoly. After the countries became independent, De Beers struck deals with various dictators who had allowed them a free run in exchange for hefty profits. It was also believed that De Beers had

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**EXHIBIT 1**  
Industry Structure

By 1990s the supply chain in the industry had evolved into a four-stage process. The first stage was the mining of the diamonds. The major mines were located in southern African countries though new sites had been discovered in Russia, Canada, and Siberia. De Beers controlled about 45 percent of the mines. The next stage involved the distribution of rough diamonds, and De Beers controlled 85 percent of the distribution network. Rough diamonds are classified as gem, near gem, or industrial in quality. Even the most finely cut diamond could retain only 40–50 percent of its rough weight. Analysts believed that the monopsony in this segment set the stage for De Beers to dominate the other two stages: preparation/cutting and the retail market. In both of those segments the direct presence of De Beers was minimal.

*Source: Compiled by ICFAI Business School, Bangalore.*
hired mercenaries to hunt down any suspected smugglers. De Beers also used to mop up diamonds that had leaked from the system in order to prevent their proliferation in the market and threaten its monopoly. This policy was known as Buyer of Last Resort.

De Beers moved the rough diamonds to its clearing house in London where they were sorted out, graded according to their color, size, shape, and value, and then sold to the sightholders (Exhibit 2). The sightholders were a set of select clients whom De Beers invited 10 times a year to an annual gathering where they were shown the rough diamonds that they could purchase. It was believed that the prices were non-negotiable. De Beers controlled the supply side by reducing the supply when it feared that there was relative abundance of diamonds. De Beers also bought out rough stones from others and created a large stockpile, which helped it to control the supply. By ensuring stable and hefty revenues to the national governments in the southern African countries, it ensured that its position was secure.

Central Selling Organization (CSO)
The first major test for De Beers’ monopoly came during the Great Depression in the 1930s. At that time the demand fell and the London market could not control the supply. It was putting its entire stock on the table, which, Oppenheimer realized, would affect the price. He closed all the major mines in South Africa and began selling the rough stones to select clients that abided by the rules set by De Beers. The production was cut by 2,242,000 carats in 1930 and 14,000 carats in 1933. It also set the stage for the monopoly in diamonds.

Around the same time discoveries were made in Congo and Angola. To prevent their flooding into the market, DTC bought out the mines and entered into an agreement with the Belgian government, the colonial power. According to this agreement, the entire stock of rough stones would be brought over by De Beers but Antwerp would remain the cutting center. By 1937, De Beers’ stock had grown into 40 million carats, which was considered equivalent to a 20-year supply. Similar strategies had been followed by the company in Australia and Canada. The Great Depression and the need to hold on to the monopolistic position made De Beers conceive the idea of the central marketing arm called Central Selling Organization (CSO).

How CSO Functioned
CSO functioned as the central clearing house of the diamond industry. The rough diamonds were purchased from the mines by various subsidiaries of De Beers and the roughs would be stockpiled in London from where the CSO operated.

De Beers used to send invitations to around 125 clients for “sights,” which were held 10 times a year. The sights were a gathering at London where a select number of diamonds were transferred to the clients by De Beers. The invitation was selective and depended on the discretion of the company. Each client received a box of uncut diamonds with a price tag attached to it. The price was believed to range from $1 million to

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EXHIBIT 2

The Six Cs of Diamonds

The value of a diamond is determined by what observers call the Six Cs. They are

- **Cut**—Diamonds can be cut into any shape. The brilliance and scintillation of a diamond depend on its cut. The better the cut, the better it is able to handle light and thus the greater the brilliance.
- **Carat**—The weight of the diamond.
- **Clarity**—Diamond grades are based on the size, amount, and location of the birthmarks, which are nothing but the internal characteristics of the stone. The greater the grade, the better the stone.
- **Color**—Diamonds are more valuable when they are colorless. If the color is more the value goes down except for some rare colored diamonds.
- **Cost**—This depends on adding the first four.
- **Confidence**—The most important point that leads to the final decision whether to buy the diamonds or not.

**Source:** Compiled by ICFAI Business School, Bangalore.
The price was always kept high.

De Beers' officials also paid surprise visits to the cutting factories to audit them. Clients were barred from selling to retailers that offered discounts on their diamonds. De Beers' share in the market (Exhibit 3) increased the rough diamonds De Beers made the clients disinterested to estimate the number of uncut diamonds in the market. De Beers had promised to purchase about 20–30 percent of the world's production as of 2002. The other two segments comprised nearly 83 percent of the total value. Jewelry diamonds were rough diamonds that were cut for use as gemstones to be used in jewelry. Investment diamonds were high-quality diamonds that were perceived to have some special characteristics and were purchased usually for investments.

EXHIBIT 3 Market Segments in the Diamond Industry

The industry was divided into three parts: Industrial, Jewelry, and Investment Diamonds. The Industrial variety consisted of natural and synthetic diamonds whose physical properties came in handy for use in a wide range of manufacturing processes. They comprised about 17 percent of the total value of rough diamonds as of 2002. The other two segments comprised nearly 83 percent of the total value. Jewelry diamonds were rough diamonds that were cut for use as gemstones to be used in jewelry. Investment diamonds were high-quality diamonds that were perceived to have some special characteristics and were purchased usually for investments.

Source: Compiled by ICFAI Business School, Bangalore.

$25 million. The clients were given the option of taking the full box or nothing at all. If they refused there was a danger that they may not receive future invitations. The choice of allotment was also left to the discretion of De Beers. The clients who had bought the uncut diamonds were barred from selling them in uncut form. This was seen as a step to prevent emergence of competition which could have affected De Beers' share in the market (Exhibit 3). Before purchasing the rough diamonds De Beers made the clients disclose their inventory of uncut diamonds, which helped it to estimate the number of uncut diamonds in the market. De Beers' officials also paid surprise visits to the cutting factories to audit them. Clients were barred from selling to retailers that offered discounts on their diamonds. Thus the price was always kept high.

CSO and the Soviet Union

In the 1950s diamond reserves were discovered in Siberia in the Soviet Union. Oppenheimer realized that if they were to flood the market his monopoly could be eroded. He entered into negotiations with the Soviet government and reached an agreement which ensured that virtually all the diamonds produced there would be routed through the CSO. It was believed that the Soviets were offered better deals than other cartel members, though the terms of the agreement remained confidential. The production in Soviet Union represented about 20–30 percent of the world's production at that time. De Beers had promised to purchase 95 percent of the production whereas the remaining production was permitted to be sold autonomously. The Soviets accepted the offer and this meant that Soviets had become partners in the cartel that was dominating the industry. They were satisfied with the agreement and honored it until the early 1980s.

In the early 1980s there had been a steady flow of diamonds into Antwerp, the major diamond center of Europe. The overflow had caused a fall in the price of the Russian diamonds. Russia broke away from the cartel and tried to sell in the open market. This threw both the suppliers and the buyers into confusion. The buyers were unsure whether to buy from the cartel or purchase the Russian diamonds at significantly lower costs. The other suppliers had also been in a dilemma on whether to quit the cartel and follow the footsteps of Russia. De Beers seemed to be in a crisis. But it persuaded Russia to rejoin the cartel, and analysts believed that the terms offered were better than those offered previously. Russia joined the cartel officially, unlike before when its agreement was not formal.

De Beers guaranteed to purchase all the output, and the total output was to be determined by Russia. This also ensured a steady supply of foreign currency for the Soviet government. De Beers, however, punished the dealers who bought diamonds from Russia during the crisis by barring them from future sights.

Diamonds and Israel

During the mid-1970s another crisis threatened to plague the industry and thus De Beers' monopoly. Israeli diamond cutters stockpiled their diamonds instead of cutting them and selling to the New York market. This had resulted in a shortage of diamonds in the New York Exchange and led to a sharp rise in prices. While diamond prices were appreciating the Israeli currency had depreciated by almost 50 percent. The Israeli dealers sold the diamonds at a higher price. This, De Beers believed, would cause an oversupply of diamonds and reduce the price. So as a sign of crackdown, it reduced Israel's quota by about 20 percent. Instead of paring down the production, Israeli buyers started paying premiums of up to 100 percent to obtain uncut diamonds from De Beers' clients. There was also a flow of diamonds from smugglers in western Africa, particularly Liberia, to Israel. The supply, which was increasing at a rate of half a million carats a month, had reached such a stage by 1977 that most analysts and De Beers' insiders believed that the Israeli cartel would exceed the supply of the London cartel.

De Beers found that the major source of financing for these buyers was Israeli banks that offered low rates of interest for financing the purchase of diamonds.
De Beers pressured the banks to increase the interest rates and this had an immediate impact. De Beers also imposed a surcharge that added up to 40 percent of the value at times. This meant that the banks found it difficult to finance the purchase of diamonds without any additional collateral. Most buyers went bankrupt, unable to sell or buy the diamonds, and the banks had to step in to become the reservoir of these diamonds. De Beers knew that it could not afford to buy the whole stockpile but had to do so in order to stabilize the market. This put De Beers under severe financial strain. It had managed to squeeze the challenge of the Israeli cartel but in the process De Beers had to shell out $1.5 billion to bail out the banks.

**Zaire’s Challenge**

Zaire controlled 3 percent of the world’s production and was strong in the industrial diamonds segment. The country felt that the terms being offered by De Beers were inadequate and quit the cartel to operate independently. Zaire thought that it could recover the 20 percent handling charges that were charged by De Beers by selling directly at a lower price. De Beers by then had accumulated large stockpiles and could afford to release a certain percentage at much lower prices than what was being offered by Zaire. This led to a crash in prices and severely affected Zaire’s revenues, which were dependent heavily on diamond exports. Zaire, unable to hold on to its independent authority, capitulated and rejoined the cartel on worse terms than before.

**Diamonds Forever**

During the 1920s and 1930s the Great Depression had created a slump and sales in Europe had fallen sharply. The concept of diamonds for engagement rings had not taken hold in Europe, and in Britain and France diamonds were viewed as being for aristocrats rather than for the common masses. In Britain the campaign had even involved the royal family and Queen Elizabeth had visited diamond mines in South Africa and also accepted a diamond from Oppenheimer.

This made De Beers look towards the United States. In the United States, though, most sales had occurred for engagement rings; the value had been considerably small. De Beers launched a strategy that focused on the younger generation hoping to channel their spending towards buying expensive diamonds. Diamonds were marketed as a gift of love, and the expression of love came to be directly associated with the size and cut of the diamond. The strategy towards young women was focused on educating them that diamonds were the most essential part of any courtship. In those days motion pictures had emerged as the new medium of communication and Ayer’s (the marketing arm of De Beers in the United States) had used the medium to the full hilt in communicating its message. It also targeted movie idols, many of whom were given diamonds to be used as a symbol of romance and courtship. The ad strategy that focused on psychology of the younger generation paid dividends and the sale of diamonds increased by 55 percent by the end of the 1940s. Though it encountered hurdles, De Beers overcame them by emphasizing the necessity of diamonds as engagement rings. Ayer’s had based the strategy in the United States on the assumption that Americans go for conspicuous consumption more than for utility. The extent of the effect of the advertisements on the mind-set of the younger generation could be gauged by the report that N.W. Ayer sent to his bosses at De Beers saying that the use of diamond rings for engagement had become so essential that those who could not afford it deferred its purchase rather than forgo it. De Beers started the advertisement campaign called “A Diamond Is Forever” in 1950 and this was considered by many as the most memorable ad line of the century. The ad promoted diamonds rather than De Beers. The advertising catered to the retail segment, in which De Beers had negligible presence. According to analysts the advertisement was meant to promote the concept of use of a diamond. De Beers positioned the use of a diamond ring as a sign of courtship and love and this paid great dividends for the company. In the 1960s the diamonds were repositioned for “renewed romance,” as the company called it. It focused on married couples and on the mind-set of women who were made to feel that a gift of a second diamond was a sign of renewed love. Analysts opined that the end result of this campaign was that women, who owned 90 percent of the diamonds, were made to measure the devotion and love of their partners in terms of carats and brilliance.

Till the 1960s Japan did not have a tradition of giving diamond rings for engagement. There was a ban on diamond imports into Japan until the late 1950s. Yet within a decade, in what was described by many analysts as a major marketing success, the Japanese market was worth $1 billion a year. The advertisement by Walter Thompson who had been roped in by De Beers focused on the breaking up of Oriental values in favor of the modernized West. Wearing diamonds was seen as an entry into modernity from the medieval Orient. While in 1967 the percentage of brides wearing diamond rings was 5 percent, it rose to more than 60 percent by the year 1981, radically trans-
forming the local traditions that had been in vogue for more than 1000 years. The Soviet diamonds that were discovered in Siberia in the late 1950s were smaller, about half a carat. There had been no retail market for this segment of diamonds. De Beers had underestimated the production capacity. This created a flood of diamonds from Siberia into the market and made De Beers rethink its marketing strategy. The biggest market for diamonds had been the United States where De Beers had linked the size of diamonds to the emotions associated with wearing it. The larger the diamond, the greater the prestige. It was now forced to rethink and re adapt the strategy. Therefore, in the 1970s the strategy focused more on small diamonds. Diamonds were made to be signs of perfection regardless of the size. They also devised a strategy of the “eternity ring,” which was made up of 25 tiny Soviet diamonds and catered to older women focusing on recaptured love. This campaign helped De Beers cope with Soviet diamonds but the large diamond sales went sluggish. This made De Beers re-alter the campaign to create a market for the larger diamonds.

INVESTMENT DIAMONDS

Diamond was considered to be a nonperishable product. There was always a possibility of diamonds becoming oversupplied even if one could obtain total control over the supply. De Beers acted upon this by imposing tighter controls over the resale value of the diamonds. The diamond holders would find it very difficult to resell them. In 1976 a consumer protection group in Amsterdam held onto a diamond for about eight months and then attempted to resell it. Most of the dealers it approached refused to buy it while the one who accepted offered to pay only a fraction of the value. This had been the case with many people in the United States as well. Therefore, the role of diamonds as a tool of investment had been very little.

In 1978, the saga of investment diamonds took a new turn. In the United States, several companies sprung up and offered to sell diamonds to customers who could use them as a source of investment. The investors were persuaded that these investments were safer than bonds or stocks. The elderly segment was the prime focus. Seminars on diamond investments were held at different places to woo the speculators. Many who bought the diamonds found that the diamonds were of inferior quality than what was promised and many were worthless. Most of these fraudulent entrepreneurs used the De Beers name and were relative newcomers to the business. De Beers, which was ruffled by the apparent misuse of its name, decided to enter the segment itself by announcing the scheme of “Diamond Fellowship” to a select group of clients.

This entry into the segment of the market that De Beers had consistently opposed created tremors. The value of the trade had risen to 33 percent of the total value in the United States by 1981 and De Beers could have hardly ignored it. There had also been the danger of people flooding the market with the investment diamonds once they found that they were overvalued and this panic could result in the crash in the market thus affecting De Beers’ monopoly.

In the wake of the 1987 stock market crash diamonds had become an attractive investment tool for many people. De Beers launched an offensive that would have discouraged dealers from selling investment diamonds. It raised the price of the sightings, which it thought would serve as a deterrent for the dealers. But they disregarded De Beers’ warnings and went ahead with promoting the concept of investment diamonds. De Beers tried to tap new markets and new consumer groups and aggressively focused on its campaign of “A Diamond Is Forever” to discourage investors from speculating in diamonds.

CHANGING FACE OF THE INDUSTRY

The later years of the 1990s saw a number of changes that affected the diamond industry. There was a movement towards vertical integration in the industry, new reserves were found, the role of conflict diamonds acquired greater focus, monopoly laws became tighter, the Soviet Union disintegrated, and the role of governments in trade and industry was reduced. All of these posed fresh challenges to the diamond industry and De Beers in particular. Advances in technology had made production of artificial diamonds possible. Companies like Genesis and Apollo Diamond were the important players in this segment. De Beers had made a strong distinction between the artificial diamonds and the natural diamonds which it produced.

SYNTHETIC DIAMONDS

Two American companies, Genesis and Apollo, developed the ways to artificially manufacture diamonds. It was found to be difficult to distinguish them from the natural diamonds and thus these flowed into the market. This also posed a significant threat to De Beers. De Beers responded by supplying its machines “DiamondSure” and “DiamondView” to the gemological labs around the world. These machines were used to distinguish the natural diamonds from the synthetic ones. There were conflicting claims about the appeal
of the synthetic diamonds. De Beers in its ad response claimed that real love was measured by real diamonds and not by exchanging synthetic diamonds. The industry tried to move the Federal Trade Commission (FTC) to force Genesis to declare its diamonds as synthetic. While the FTC in its ruling held that it was unfair and deceptive to call synthetic diamonds “diamonds,” it appeared to have created more ambiguity by refusing to offer an opinion on Genesis naming them “cultured diamonds.”

Conflict Diamonds

The diamond industry had faced a major challenge from the African warlords. Even until the late 1990s about 15 percent of the diamonds had been produced and controlled by the warlords in Western Africa. Sierra Leone and Liberia had become famous for trade in diamonds. The warlords used the proceeds from the sale of diamonds to finance their civil wars. In Angola, UNITA rebels raised about $4 billion through the sale of diamonds while the Revolutionary People’s Front in Sierra Leone sold about $630 million worth of diamonds to Liberia in exchange for weapons and other military equipment. Analysts held that “blood diamonds,” as these came to be known, tarnished the image of the industry as a whole. These diamonds controlled by the warlords also posed a threat to the control over the industry by De Beers. De Beers took this opportunity to push for industry self-regulation calling for expulsion of those diamond traders who were using the proceeds to finance civil wars. Analysts, however, called this attempt a mask by De Beers to consolidate its own position and eliminate the potential threats.

The efforts did result in the Kimberly Process, which called for a halt in trading of diamonds that were used to finance the civil wars. The process agreed to set up minimum standards for certification of export and import of diamonds. The exports would take place in tamper-proof containers with a Kimberly Process Certificate that certified the country of origin and identified the exporter, importer, carat weight/mass, and value. Appropriate laws and regulations were put in place and a system was designed so as to ensure the elimination of conflict diamonds (Exhibit 4). The U.S. Congress went a step ahead by passing an act which included the terrorist groups in the definition of conflict diamonds. In July 2004, Congo became the first country to be punished for violating the Kimberly Process norms.

Political Environment and Government Regulations

De Beers had entered into an agreement with the Soviet government to maintain a single channel of distribution of rough diamonds. This helped De Beers maintain the cartel. But the disintegration of the Soviet Union changed things and De Beers could no longer enjoy the monopoly. The discoveries of new reserves in Siberia eroded the share of De Beers in the mining segment. Earlier De Beers used to mop up the existing supply to maintain the prices. As more and more mines opened up outside its control it began to incur high costs to maintain the excess supply. The antitrust laws in Europe made it difficult for De Beers to maintain its monopoly in Europe. Mario Monti, the European Trade Commissioner, had taken a serious view of De Beers’ monopoly. De Beers therefore changed its policy of being a “Buyer of Last Resort” to the policy of “Supplier of Choice.” This was seen by industry watchers as an attempt to bring transparency in the wake of growing concerns over the functioning of the industry. Under the new policy, De Beers laid down criteria that the potential buyer had to fulfill. The conditions included gauging of financial strength, the distribution channels, the market strategies, and the compliance with standards set by the industry. Analysts were skeptical about De Beers’ intentions and opined that it was more of an attempt to defend its upstream assets rather than bring competition and openness in the industry. The shift to “Supplier of Choice” was also attributed to the lower rates of inflation and excess...
supply, which took a toll on the cash reserves of De Beers while not changing the ground situation in its favor much.

By the early 1990s the alliance between Russia and De Beers was facing hurdles again. Russia was the most powerful member of the cartel even after the breakup of the Soviet Union. De Beers had to keep Russia inside the cartel to maintain its monopoly. Russia on the other hand was facing an economic crisis and needed hard currency to overcome it. In its negotiations with the international banks, it had disclosed unofficially the total value of its diamond reserves. This was interpreted by De Beers as a signal by Russia to form a similar distribution cartel like its CSO while Russia, though keen on selling independently, did not seem confident to many observers of operating outside the cartel.

In 1995 the agreement with Russia was to end and both sides were negotiating for a new one. Russia further leaked a small percentage of its production through independent channels outside of De Beers which infuriated the diamond giant further. Analysts saw this as an attempt by Russia to drive a hard bargain with De Beers. However, De Beers was not in a mood to offer any concessions. Moreover, the conflict between two internal players in Russia made matters worse. While the state-run Komdragmet, which owned the stockpiles, was interested in foreign cash flows, ARS, which owned the mines and the production facilities, was keen on restricting the supplies and thus keeping the price high. These issues caused the collapse of the agreement between Russia and De Beers in 1995 though informally the arrangement was extended for one more year. Russia was in dire need of foreign reserves by late 1996 and sought resumption of talks, and De Beers obtained much better terms than before when the agreement was concluded.

**Economic Pressures and Competition**

Horizontal integration had long been a feature of the diamond industry. But analysts felt that the cyclical pressures on the industry were forcing it to move towards vertical integration. This meant that the company should make its presence felt from the mines to the polishing and retailing segment. De Beers had focused on the rough diamonds where it enjoyed a near monopoly thus creating a near monopsony for the mining segment, in which it controlled 50 percent of the market share. But experts began to feel that with the competitive advantage coming into play, it could actually turn out to be a disadvantage for De Beers since it was a cartel.

A number of other players had emerged as challengers to De Beers’ hold on the industry. One of the major names was Lev Leviev. Another challenge was Argyle Diamonds from Australia. It controlled the diamond mines in Australia and also had moved towards vertical integration thus reducing its dependence on the De Beers cartel. Argyle concentrated for the most part on colored diamonds, where De Beers had not had much of a stake. But problems crept up in 1996 when De Beers cut the targets of Argyle and announced that it was buying only 85 percent of Argyle’s production. Argyle broke away, citing these as unfavorable terms, and later sold most of its gems to Indian polishers. De Beers cut the prices of colored gems, which were Argyle’s mainstay, and tried to elbow it out of the market. This caused a sharp drop in the sales of Argyle by 1997. It was also believed that Benny Steinmeitz was likely to enter the Russian market by allying with Russian giant Alrosa. The Australian mine BHP said that it was cutting supplies to De Beers to avoid facing action by U.S. regulators. Ekati of Canada had agreed to supply 35 percent of its production in its mines to De Beers. However, most experts felt that it was Lev Leviev who was posing the biggest challenge to De Beers.

**LEVIEV’S CHALLENGE**

Lev Leviev was one of the sightholders of De Beers who later fell out with it by forming his own company, the Lev Leviev Group. It was believed that he was the first vertically integrated player in the industry. By 2004 he was the largest producer of polished diamonds, with a turnover that exceeded $2.5 billion. He was considered by many to be the most influential source of rough diamonds in the industry next only to De Beers. He ventured into Africa staking his claims across Angola, Namibia, and other countries where De Beers had long been dominant. An alliance with Bulgari, a leading Italian jeweler, helped Leviev to access the downstream retail segment also.

Leviev appreciated De Beers’ efforts to maintain stability in the market but opposed its policies on selling to select customers with no possibility of negotiation. Many believed that it was this attitude of buy it or leave it by De Beers that had made Leviev challenge it on its own turf.

Leviev ventured into Russia in the late 1980s. His strategy was on creating jobs and value addition. According to experts, Russia was his first challenge to De Beers. He negotiated with his Russian suppliers for direct supply to his factories from the mines instead of routing it through CSO of De Beers. This had been a serious loss for De Beers over its control on Russian mines. Leviev then had been one of the sightholders of De Beers. He was believed to be close to the Russian
government, which had a long standing alliance with De Beers. The agreement between De Beers and Russia was scheduled to come up for review by the end of 2004. Leviev was expected to take advantage of that and capture the Russian sources. He developed close ties with the Russian government and had been involved in setting up diamond factories in Russia in the late 1980s and early 1990s. He entered into a joint venture with Alrosa and succeeded in getting the diamond supplies directly from the Russian mines rather than through the CSO. This was a major blow for De Beers’ cartel. Until 2002 only 5 percent of Alrosa’s exports could have been outside De Beers’ channels. But a decree issued in 2002 made it possible for Alrosa to export up to 15 percent of its production through other channels.

Leviev also consolidated his position in Armenia, where he had been present since 2000. Armenia had emerged as one of the leading polishing centers for the industry by then. Armenia signed an agreement with Russia in 1998 for purchasing roughs for its polishing factories. The agreement was ratified in 2000. This diverted the Russian roughs from the De Beers channel to the Armenian polishers directly. Leviev taking control of Shogakn, the largest polisher of diamonds in Armenia, was seen as another blow to De Beers.

De Beers’ relations with Angola had been strained over the issue of conflict diamonds and the civil war raging in the country. The rebel group UNITA was generating more than $3.5 billion in diamond sales by the mid-1990s and they were using this to fund their civil war against the government. De Beers, as a measure of pressure on the Angolan government, withdrew from Angola and closed down its office at Luanda, the capital of Angola. The Angolan government was very much aware of the valuations process undertaken by De Beers and also was aware of the challenge being posed by Leviev. Leviev had taken the opportunity to venture into Angola and establish his presence there. In 2000 he had struck hard by snatching an export contract worth $400 million from De Beers. In Angola he had promised the government a greater share of revenue and the prospects of higher employment and greater prosperity.

Leviev also ventured into Namibia and established his shop there. Namibia had been a stronghold for De Beers for years. In late 2004, the agreement with the Namibian government was coming up for review. Leviev took this opportunity to push into Namibia and set up a factory. Analysts saw this as signal to the Namibian government about his intentions and also meant taking the fight into the enemy’s camp. Leviev first entered Namibia in 2001. Namibian Minerals Corporation, which had been engaged in diamond mining, was encountering problems and the production was below expectations. Leviev stepped in to rescue it and that investment paid off. The company recovered and Leviev’s actions had endeared him to President Nujoma. The agreement with the state-run Namdeb enabled it to control the entire supply from Namibia. Leviev’s entry made things worse for De Beers in Namibia with the government considering legislation that would end De Beers’ monopoly in the region. Leviev’s factory in Namibia employing nearly 550 people was considered to be the largest in Africa. His strategy had been to promote the diamond mines as a source of employment and technology advances. Critics for long had alleged that De Beers had done little to promote economic growth in those countries while maximizing its profits for itself. They had given the example of Botswana, which for long had remained impoverished in spite of owning one of the largest reserves of diamonds in the world.

De Beers had a strong presence in Botswana. By 2004, 69 percent of the output for De Beers came from Botswana. De Beers had been criticized for neglecting the indigenous people and Leviev had based his schemes to appeal to these indigenous communities. Leviev was believed to be negotiating with the Botswanan government on starting a factory that would have been much larger than the one he had established in Namibia. Botswana had one of the richest sources of diamonds but the country was faced with an acute unemployment problem. It was also one of the poorest countries of the world. The people there believed that redistribution of mineral wealth would eradicate the problem. Leviev took this chance and promised the Botswana government increased employment in the region if he were to set up the factories. He had succeeded in the same way in Namibia and had publicized the launch of his factories in that country. Experts felt that this could start a chain reaction involving other Southern African countries as well.

Is the Cartel Over?

The contract that De Beers had with many African governments was coming to an end and it had to renegotiate. Experts felt that Leviev’s challenge could complicate matters for De Beers. De Beers itself had surrendered its monopoly by abandoning its Buyer of Last Resort policy. This policy had ensured that De Beers would step into the market by mopping up the diamonds whenever the supply threatened to shoot up. There had also been depreciation of diamonds.

Experts were, however, divided on how these developments would affect the monopoly in the industry.
Some of them felt that it was the conscious decision of De Beers not to buy diamonds in free markets in Africa, which accounted for around 15 percent (at times 20 percent) of the total market, that had caused the market share to dip to around 50 percent. The entry of more producers was also considered to be one of the reasons why the market share fell. It was also felt that Leviev had had major presence in the cutting and the processing market and his stakes in the diamond rough business was not too large to pose any threat to De Beers.

Russia’s production was about $1.6 billion in 2000, compared to De Beers’ production of $5.5 billion per year. Argyle’s mining was believed to have peaked and Canadian sources had also hit their peak. Alrosa had been facing financial problems and experts believed that unless it sorted out its problems it would not be able to make much of a dent. Leviev had faced problems in Angola when his contract had been arbitrarily terminated by the local government. De Beers was confident in mid-2004 that it would be allowed to resume operations in Angola. One of its mines had started operating in Canada. De Beers had been gaining an upper hand over Argyle though Russia and Canada continued to pose strong challenges. Experts also believed that Argyle’s mine was expected to cease production around 2008 and thus would not be a major challenger to De Beers.

De Beers’ settlement with the U.S. Justice Department was expected to see it return to the United States after more than half a century. Its joint venture with LVMH that facilitated its entry into retail segment had been cleared by the European Union (EU). This joint venture was expected to facilitate sales of De Beers–branded jewelry through select stores in Europe. It had also got the EU’s approval for its policy of “Supplier Choice.” De Beers also reoriented its advertising strategy and focused on women who buy diamonds for their own instead of being gifted by their husbands. This was expected to boost the sales of diamonds to women and open up a new segment.

On the whole observers felt that while it was clear the De Beers cartel had been all but dismantled it would continue to dominate the industry albeit on a smaller scale. However, there was no clear view on whether it would have any benefit for the consumer. Diamonds survived because of two critical conditions. The first was De Beers’ control over supplies and production and the second was its successful strategy of creating an illusion that diamonds were so valued an item that no cost was too great to obtain them. But with the developments over the later half of the 1990s and the early 2000s there appeared to be a question mark over these conditions. Not many believed that the monopoly of De Beers would last long.
## APPENDIX 1

**The Diamond Pipeline, 2003**

<table>
<thead>
<tr>
<th>Rough Diamond Production</th>
<th>Rough Purchased for Production (polishing)</th>
<th>Value of Production Ex-production</th>
<th>Polished Diamond Content in Retail Sales</th>
<th>Retail Sales of Diamond Jewelry</th>
</tr>
</thead>
<tbody>
<tr>
<td>US$9.4 BN</td>
<td>US$9.8 BN</td>
<td>US$14.8 BN</td>
<td>US$15.8 BN</td>
<td>US$60.0 BN</td>
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</tbody>
</table>

*Source: Adapted from Tacy Ltd., Diamond Intelligence Briefs.*

## APPENDIX 2

**World Diamond Production by Country, 2003**

<table>
<thead>
<tr>
<th>Producer Country</th>
<th>Carats (000)</th>
<th>Average Price $/carat</th>
<th>US$M Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Angola</td>
<td>6,300</td>
<td>175.00</td>
<td>1,100</td>
</tr>
<tr>
<td>Australia</td>
<td>30,994</td>
<td>13.00</td>
<td>417</td>
</tr>
<tr>
<td>Botswana</td>
<td>30,412</td>
<td>82.00</td>
<td>2,489</td>
</tr>
<tr>
<td>Brazil</td>
<td>700</td>
<td>166.00</td>
<td>83</td>
</tr>
<tr>
<td>Central African Rep.</td>
<td>500</td>
<td>146.00</td>
<td>65</td>
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<td>Canada</td>
<td>11,200</td>
<td>111.00</td>
<td>1,240</td>
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<td>Congo (Dem. Rep.)</td>
<td>29,000</td>
<td>24.00</td>
<td>686</td>
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<tr>
<td>Ghana</td>
<td>900</td>
<td>26.00</td>
<td>23</td>
</tr>
<tr>
<td>Guinea</td>
<td>400</td>
<td>220.00</td>
<td>88</td>
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<tr>
<td>Namibia</td>
<td>1,550</td>
<td>306.00</td>
<td>474</td>
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<tr>
<td>Russia</td>
<td>19,000</td>
<td>84.00</td>
<td>1,600</td>
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<tr>
<td>Sierra Leone</td>
<td>500</td>
<td>276.00</td>
<td>138</td>
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<tr>
<td>South Africa</td>
<td>12,400</td>
<td>89.00</td>
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<tr>
<td>Tanzania</td>
<td>166</td>
<td>115.00</td>
<td>19</td>
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</table>

*Source: DeBeers, Rio Tinto, BHP Billiton.*
Diamond Value in Retail Sales and Polished Outputs

Diamond Value in World Retail Sales (US$15.8 BN) by Region
(at Polished Diamond Wholesale Prices)

Value of Polished Output by Center

Source: www.duke.edu

APPENDIX 3

Exporters and Importers

Top Ten Exporters

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium-Luxembourg</td>
<td>13,681,563</td>
<td>11,489,341</td>
<td>7,696,802</td>
<td>3,403,628</td>
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<tr>
<td>Israel</td>
<td>10,157,337</td>
<td>5,936,447</td>
<td>3,550,382</td>
<td>1,514,118</td>
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<tr>
<td>UK</td>
<td>7,019,267</td>
<td>4,896,447</td>
<td>3,593,482</td>
<td>1,710,982</td>
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<tr>
<td>South Africa</td>
<td>6,713,276</td>
<td>2,236,945</td>
<td>747,107</td>
<td>392,406</td>
</tr>
<tr>
<td>India</td>
<td>6,661,011</td>
<td>4,620,240</td>
<td>2,697,328</td>
<td>1,256,110</td>
</tr>
<tr>
<td>USA</td>
<td>4,225,119</td>
<td>2,175,744</td>
<td>1,649,582</td>
<td>564,429</td>
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<tr>
<td>Hong Kong</td>
<td>2,040,104</td>
<td>1,009,917</td>
<td>794,099</td>
<td>180,229</td>
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<tr>
<td>Switzerland</td>
<td>1,170,499</td>
<td>1,853,148</td>
<td>2,529,556</td>
<td>1,114,382</td>
</tr>
<tr>
<td>Congo Dem.</td>
<td>728,735</td>
<td>820,803</td>
<td>274,428</td>
<td>135,326</td>
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<tr>
<td>Angola</td>
<td>633,265</td>
<td>161,849</td>
<td>–</td>
<td>203</td>
</tr>
<tr>
<td>Rest of the World</td>
<td>3,344,980</td>
<td>4,810,659</td>
<td>3,802,472</td>
<td>924,091</td>
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<tr>
<td>Total Market</td>
<td>56,375,156</td>
<td>40,101,563</td>
<td>27,335,260</td>
<td>11,195,904</td>
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Continues
APPENDIX 4 (Cont'd)

Top Ten Importers

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<th></th>
<th></th>
<th></th>
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<tr>
<td>USA</td>
<td>12,104,168</td>
<td>6,406,716</td>
<td>4,533,929</td>
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<td>Belgium-Luxembourg</td>
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<td>9,463,162</td>
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<td>4,517,588</td>
<td>2,723,619</td>
<td>997,760</td>
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<td>UK</td>
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<td>India</td>
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<td>3,564,683</td>
<td>1,828,487</td>
<td>584,460</td>
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<tr>
<td>Switzerland</td>
<td>3,243,892</td>
<td>1,777,304</td>
<td>2,085,655</td>
<td>429,912</td>
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<td>Japan</td>
<td>1,273,153</td>
<td>2,790,416</td>
<td>2,648,294</td>
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<td>Thailand</td>
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<td>1,065,615</td>
<td>696,348</td>
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<tr>
<td>U.A.E.</td>
<td>643,109</td>
<td>89,623</td>
<td>19,498</td>
<td>3,065</td>
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<tr>
<td>Rest of the World</td>
<td>4,461,645</td>
<td>2,790,525</td>
<td>1,982,250</td>
<td>815,368</td>
</tr>
<tr>
<td>Total Market</td>
<td>56,375,156</td>
<td>40,101,564</td>
<td>27,335,260</td>
<td>11,195,804</td>
</tr>
</tbody>
</table>

Source: www.duke.edu

APPENDIX 5

Estimated World Production of Diamonds (in %)

2002 Estimated World Production (US$7.3 BN)
2003 Estimated World Production (US$8.9 BN)

Source: www.debeersgroup.com
## World Diamond Mining Production by Segment

<table>
<thead>
<tr>
<th>Country</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
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<tbody>
<tr>
<td></td>
<td>Gem</td>
<td>Industrial</td>
<td>Total</td>
</tr>
<tr>
<td>Angola</td>
<td>5,400</td>
<td>600</td>
<td>6,000</td>
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<tr>
<td>Australia</td>
<td>12,014</td>
<td>14,684</td>
<td>26,698</td>
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<tr>
<td>Botswana</td>
<td>19,700</td>
<td>4,950</td>
<td>24,650</td>
</tr>
<tr>
<td>Brazil</td>
<td>300</td>
<td>600</td>
<td>900</td>
</tr>
<tr>
<td>Canada</td>
<td>2,000</td>
<td>N/A</td>
<td>2,000</td>
</tr>
<tr>
<td>Central Africa Republic</td>
<td>400</td>
<td>150</td>
<td>550</td>
</tr>
<tr>
<td>China</td>
<td>230</td>
<td>920</td>
<td>1,150</td>
</tr>
<tr>
<td>Congo</td>
<td>3,500</td>
<td>14,200</td>
<td>17,500</td>
</tr>
<tr>
<td>Ivory Coast</td>
<td>200</td>
<td>100</td>
<td>300</td>
</tr>
<tr>
<td>Ghana</td>
<td>178</td>
<td>712</td>
<td>880</td>
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<tr>
<td>Guinea</td>
<td>410</td>
<td>140</td>
<td>550</td>
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<tr>
<td>Liberia</td>
<td>120</td>
<td>80</td>
<td>200</td>
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<tr>
<td>Namibia</td>
<td>1,520</td>
<td>80</td>
<td>1,600</td>
</tr>
<tr>
<td>Russia</td>
<td>11,600</td>
<td>11,600</td>
<td>23,200</td>
</tr>
<tr>
<td>Sierra Leone</td>
<td>450</td>
<td>150</td>
<td>600</td>
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<tr>
<td>South Africa</td>
<td>4,300</td>
<td>6,480</td>
<td>10,780</td>
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<td>Tanzania</td>
<td>35</td>
<td>55</td>
<td>90</td>
</tr>
<tr>
<td>Venezuela</td>
<td>60</td>
<td>40</td>
<td>100</td>
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<tr>
<td>Zimbabwe</td>
<td>7</td>
<td>13</td>
<td>20</td>
</tr>
<tr>
<td>Other</td>
<td>258</td>
<td>143</td>
<td>401</td>
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<tr>
<td>Totals</td>
<td>62,600</td>
<td>55,600</td>
<td>118,000</td>
</tr>
</tbody>
</table>

Source: www.diamondregistry.com
Dell in China: The Strategic Rethinking

R. Muthukumar
Srinath Manda

ICFAI University Press, Business School Case Development Centre

Dell is changing the way computers are being sold in Asia.¹

— Archana Gidwani, Analyst, Gartner Group

We worry more about ourselves than the competition. The thing that can trip us up is our own execution.²

— Michael Dell, Chairman, Dell Inc.

Dell, the world’s largest computer vendor (Exhibit 1), offers network servers, workstations, storage systems, and ethernet switches for enterprising customers in addition to desktops and notebook PCs for individual consumers. The company also sells handheld computers and markets third-party software and peripherals (Appendix 1). Dell, with revenues of $41 billion in fiscal year 2004 (Exhibit 2), generates about 80 percent of its sales from desktop and notebook PCs³ (Exhibit 3). Dell operates in 13 Asia Pacific markets, with plants in China and Malaysia, and had sales of $4,346 million in that region in fiscal year 2004 (Appendix 2). The company started focusing on China in 1998. With a population of 1.3 billion, the number of PCs sold in China in 2003 reached 22 million (second after the United States).⁴ About 40 percent of the world’s computers were made in China.⁵ Dell’s share of the PC market in China rose from less than 1 percent in 1998 to 7.4 percent in 2004.⁶ But the local PC vendors like Legend and Founder in China began to give stiff competition to Dell in pricing. Due to this, Dell decided to change its strategy by withdrawing from the consumer market and to focus on servers and other high-end products.

EVOLUTION OF DELL IN CHINA

Michael Dell started selling personal computers directly to customers in Texas, bypassing intermediary retailers and distributors, in 1984. The company was named Dell Computer and international sales offices were established in 1987. In 1988 the company started selling to larger customers, including government agencies, and became a publicly traded company. Dell opened subsidiaries in Japan and Australia in 1993. It abandoned retail stores in 1994 to focus on its mail-order origins. In 1996 the company started selling PCs through its Web site.

Dell entered China in 1995. In 1998 the company started a production and customer facility in China. Dell advertised aggressively on billboards.⁷ Its “just-in-time” model helped Dell to keep its inventory levels low at about six days’ worth of supply, compared with 40 days of Chinese PC leader Legend. Dell’s “built-to-order” strategy helped to maintain lower inventories, lower costs, and higher profit margins. Dell saved time and money that would otherwise be wasted on warehousing. Due to these strategies, in 1998 Dell’s market share in China increased to 1.2 percent from less than one percent, while Compaq’s, with the largest market share in the world at that time, fell from 3.5 percent to 2.7 percent.⁸

IBM, Compaq, and Hewlett-Packard, which entered the Chinese market in the early 1990s, gradually lost market shares when local companies such as Legend, Founder, and Tongfang began expanding. By 1999, Dell became the country’s eighth-largest PC maker, with a 3.8 percent market share (Exhibit 4).⁹
### Worldwide PC Shipments (2003–2004, 3Q)

<table>
<thead>
<tr>
<th>Rank</th>
<th>Vendor</th>
<th>3rd Quarter 2004 (units in millions)</th>
<th>Market Share (%)</th>
<th>3rd Quarter 2003 (units in millions)</th>
<th>Market Share (%)</th>
<th>Unit growth (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Dell</td>
<td>8.05</td>
<td>18.2</td>
<td>6.67</td>
<td>16.9</td>
<td>20.7</td>
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<tr>
<td>2</td>
<td>HP</td>
<td>7.15</td>
<td>16.2</td>
<td>6.56</td>
<td>16.6</td>
<td>9.1</td>
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<tr>
<td>3</td>
<td>IBM</td>
<td>2.64</td>
<td>6</td>
<td>2.27</td>
<td>5.8</td>
<td>16.4</td>
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<tr>
<td>4</td>
<td>Fujitsu</td>
<td>1.73</td>
<td>3.9</td>
<td>1.56</td>
<td>4</td>
<td>10.7</td>
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<tr>
<td>5</td>
<td>Toshiba</td>
<td>1.6</td>
<td>3.6</td>
<td>1.38</td>
<td>3.5</td>
<td>16.5</td>
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<tr>
<td>6</td>
<td>Others</td>
<td>23.01</td>
<td>52.1</td>
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<td>53.3</td>
<td>9.3</td>
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<td>23.01</td>
<td>52.1</td>
<td>21.05</td>
<td>53.3</td>
<td>9.3</td>
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</table>

Source: [www.itfacts.biz](http://www.itfacts.biz)

### Dell (Global): Sales and Income (1997–2004)

<table>
<thead>
<tr>
<th>Year</th>
<th>Annual Sales ($ million)</th>
<th>Annual Net Income ($ million)</th>
</tr>
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<tbody>
<tr>
<td>1997</td>
<td>7,800</td>
<td>518</td>
</tr>
<tr>
<td>1998</td>
<td>12,300</td>
<td>944</td>
</tr>
<tr>
<td>1999</td>
<td>18,200</td>
<td>1,460</td>
</tr>
<tr>
<td>2000</td>
<td>25,300</td>
<td>1,860</td>
</tr>
<tr>
<td>2001</td>
<td>31,888.0</td>
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<tr>
<td>2002</td>
<td>31,168.0</td>
<td>2,122.00</td>
</tr>
<tr>
<td>2003</td>
<td>35,404.0</td>
<td>2,645.00</td>
</tr>
<tr>
<td>2004</td>
<td>41,444.0</td>
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</tr>
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</table>

### Dell: Sales by Product (2004)

<table>
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<tr>
<th>Product Type</th>
<th>$ million</th>
<th>% of total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Desktop computers</td>
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</tr>
<tr>
<td>Notebook computers</td>
<td>11,380</td>
<td>27</td>
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<td>Enterprise systems</td>
<td>9,038</td>
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<tr>
<td>Total</td>
<td>41,444</td>
<td>100</td>
</tr>
</tbody>
</table>

### Top 10 PC Vendors in China (1999)

1. Legend
2. IBM
3. Hewlett-Packard
4. Founder
5. Compaq
6. Great Wall
7. Toshiba
8. Dell
9. NEC Japan
10. Acer

Source: Chowdhury, Neel, ”Dell Cracks China,” Fortune, Vol. 139, Issue 12, p.120, June 21, 1999.
State-owned companies, MNCs, and government and educational institutions accounted for most of the PC sales in China. China was the fifth-largest PC market in 1999, behind the United States, Japan, Germany, and Britain. IBM, Hewlett-Packard, and other PC makers were focusing more on big nationwide technology projects.10 Dell focused at the low-priced end of the PC market with direct sales. Internet users in China were relatively uncommon, so Dell made only 5 percent of its direct sales in China via the Internet, compared with 25 percent globally.11 Dell maintained 110 toll-free numbers across China in 2000, to offer customers sales and technical support, and its sales personnel went around cities to enlist new customers. Dell concentrated on large enterprises, particularly state-owned companies of China, and gained two-thirds of its sales from them. In the Large Corporate Account (LCA) segment, which included firms with 1,500 or more employees, Dell had substantial repeat business. Within the LCA segment, five main industries accounted for 50 percent of Dell’s business: government, education, telecoms, power, and finance.12

In order to give its customers better products and services, Dell introduced many models at lower prices. In addition to its previous products like Optiplex desktop PCs, Latitude notebooks, and PowerEdge servers for large businesses, it launched Dimension PCs to attract small and medium businesses. Dell offered a dramatic price drop in its 4500S Dimension PC model in 2000 to attract individual customers through its Web site at a relatively low price of $966. In retaliation, Legend reduced the price of a comparable PC, the Tianlin, by 14 percent, offering it for only $967. Dell’s advantage was that through its direct sales model consumers could order computers online and over phone instead of through traditional stores.13 In November 2000 Dell increased its capacity to 1.5 times more computer servers and twice as many desktops and laptops.14

In 2001, Dell moved its desktop production activities for the Japanese market from Malaysia to China since operating costs were cheaper there.15 Dell introduced its SmartPC model in 2001, which targeted the low-end market, focusing on three different functions—Internet connectivity, entertainment, and educational programs for kids. A SmartPC was sold for about $600, while on an average a computer of other international brands required an investment of more than $1,000. Tongxi, the lowest-priced model offered by Legend, was sold for about $628.16 The SmartPC helped Dell to become the top foreign supplier in China.

Chinese customers preferred to have a trial use of computers before buying them. Most of the suppliers believed that the best way to reach them was through vast retailing. Dell set up kiosks to demonstrate its SmartPC and other products17 by which consumers could see and touch Dell’s computers and other products instead of buying without seeing. Dell representatives explained technology, applications, system set-up options, and current purchasing programs to consumers.

According to research by ChinalInfo, in 2002 only 2.5 percent of urban Chinese households owned a computer, compared with 55 percent in the United States. China decided to withdraw tariffs on information technology products such as computers, telecom equipment, and software and the non-tariff trade barriers, such as quotas, licensing, and permits, by 2005.18 In 2002, Dell set up its first research and development center outside the United States, in Shanghai, China.19

Dell’s revenue in the Chinese computer market reached $8 billion in 2003, almost double that of 2002. Dell’s China sales soared from 45 percent in 2002 to about 60 percent of its total Asia-Pacific sales in 2003, making the country its fourth-largest market, behind the United States, Britain, and Japan.20 Dell’s market share increased to 7 percent in the Chinese market while Legend’s share decreased to 27 percent (Exhibit 5). China’s Internet population grew by 28 percent in one year, to 87 million in 2003. The number of Internet users per computer in China was growing more rapidly than in the rest of the world (Exhibit 6). The computers

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**EXHIBIT 5**


<table>
<thead>
<tr>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>Legend</td>
<td>3,545,000</td>
<td>27%</td>
<td>30%</td>
</tr>
<tr>
<td>Founder</td>
<td>1,314,000</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>Tongfang</td>
<td>995,000</td>
<td>8%</td>
<td>6%</td>
</tr>
<tr>
<td>Dell</td>
<td>860,000</td>
<td>7%</td>
<td>5%</td>
</tr>
<tr>
<td>IBM</td>
<td>642,000</td>
<td>5%</td>
<td>4%</td>
</tr>
<tr>
<td>HP</td>
<td>442,000</td>
<td>3%</td>
<td>3%</td>
</tr>
</tbody>
</table>

Source: www.siliconstrategies.com
and high-speed Internet access cost less than in the United States or Europe. In November 2003, Dell set up a hardware support facility called an Enterprise Command Center (ECC) in Texas and opened another one in Xiamen, China, in 2004, to offer service to users. Dell planned to use the ECCs to continuously monitor, track, and manage service jobs from beginning to end.21

**Growing Challenges**

Despite these measures, Dell had been facing continuous pressure from the local PC manufacturers in China. According to Gartner, a research and analysis provider about the IT industry, prices and profit margins had been decreasing dramatically, and PC vendors aiming for increased market share were not making much profit. To survive in these market conditions, Dell had to either lower its quality and service levels, which would result in customer dissatisfaction, or maintain its quality and service levels and accept a decline in profits. So, Dell decided to change its existing focus from low-end consumer segment to high-end segment. This decision was made not only due to pricing pressure but was also a result of Dell’s direct-sales model. Dell handled these functions from major cities, which led to complaints about slow delivery and poor service and support. The PC vendors started focusing on consumers in smaller cities and towns and in rural areas. In 2004, Dell left the low-end consumer sector in China and cut its overall growth target due to stiff competition. The move came amid price wars at the low end of the consumer segment in China. The local competitors cut prices to as low as $360 per unit. Legend offered its PC model priced at $362. Langchao introduced a PC at $241. Dell’s PCs aimed at this market, priced at $483, had been selling poorly. Dell decided to move into the high-end segment and focus on servers, printers, and data storage gear.22 Apart from that, Dell raised its prices as much as 13 percent on several products.23 Dell focused mostly on the corporate market. Despite this, Dell was China’s third largest PC seller, with about 7.4 percent market share.

As a strategic move to benefit from the growing popularity of Linux (Appendix 3), an open source, stable, and cheaper operating system, Dell tied up with Oracle in China to offer Linux-based Oracle Software on its products.24 The move was also influenced by the Chinese government’s push for a national standard on open source software to counter the reign of Windows. Dell captured a share of 24.1 percent in server shipments in 2004, while its PC shipments held third place, capturing a 7.3 percent share of the China market. Dell received the 2003 “Best Overseas PC Corporation” award from the China Centre of Information Industry Development (CCIID) at the 2004 China IT
Annual Conference\textsuperscript{25} for its products’ performance. But Legend and Founder Electronics both ranked ahead of Dell with market shares of 25.7 percent and 11.3 percent, respectively. Since 2002, the popularity of Legend, Dell’s main competitor in China, had been declining. It had entered too many fields, and had lost focus on its core business of computers. This brought benefits to Dell to make sales inroads into Chinese government ministries and agencies, which had formerly been loyal Legend buyers. Legend (which changed its name to Lenovo as part of its rebranding campaign in 2004) started following Dell’s direct sales model in China to grab the market share. Legend entered into an agreement to supply computer technology equipment for the 2006 Turin Winter Olympics and the 2008 Beijing Summer Olympics, which would help improve its brand recognition and create a global image. IBM and Legend planned to establish a joint venture in the PC business to tap the Chinese market.\textsuperscript{26} China’s PC market was estimated to grow by about 19 percent in 2004–05. Dell planned to make its PC plant in China into its primary production facility for all of north Asia, including Japan, Korea, and Taiwan. For both end-user and enterprising customers, Dell planned to provide high-quality products, support, and service—elevating the Dell customer experience in China to the highest possible level.\textsuperscript{27}

Observers believe that the change in its strategy shows that Dell is confident about its market position and brand recognition in China, and does not feel the need to compete with other Chinese companies in the entry-level market. And there is the possibility that Dell will re-enter the market as some companies pull out of the market. According to Dell the move would mean that growth would slow from the current 300 percent unit sales growth to 200 percent.\textsuperscript{28} Bill Amelio, president of Dell’s Asia Pacific region, told Reuters in a telephone interview that the company could drop from third position to fourth position when IDC releases its data, due to a push by Tongfang Co. Ltd. in the educational sector. Other major foreign sellers in the market include Hewlett-Packard Co., which has been aggressive in China’s consumer market, and IBM at the higher end of the market. Dell has focused most of its China PC efforts to date on the corporate market, where profit margins are typically higher.\textsuperscript{29}

Kevin Rollins, Dell CEO, had slammed news reports that the PC leader had exited the low-end consumer market in China as a “misrepresentation” of the company’s strategy. Reiterating that the company remains committed to both the consumer and business markets in China, he clarified, “What we will do from time to time is, we will emphasize or de-emphasize certain products and certain customer segments.” He said that Dell constantly evaluates the relative strengths of its various markets. “What we might do from time to time, in Germany, in the U.S., in China, anywhere, is push ahead or pull back, based on the profitability characteristics. And if you look around the globe, and you look at the least profitable customer segments, it’s in the consumer world. All the others are better. Dell never exits; we just emphasize or de-emphasize.”\textsuperscript{30}

\textbf{NOTES}

8. Ibid.
12. Ibid.
24. “Dell-Oracle China tie-up may squeeze Microsoft,” op.cit.
27. www.dell.com
APPENDIX 1

Dell: Products and Services

<table>
<thead>
<tr>
<th>Products</th>
<th>Description</th>
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<tbody>
<tr>
<td>PowerEdge Servers</td>
<td>Servers used by businesses for carrying out complex applications</td>
</tr>
<tr>
<td>PowerConnect Switches</td>
<td>Used to connect computers with servers</td>
</tr>
<tr>
<td>Storage Products</td>
<td>Database storage systems with flexible scalability</td>
</tr>
<tr>
<td>Optiplex Desktops</td>
<td>Computers for corporate and institutional customers</td>
</tr>
<tr>
<td>Dimension Desktops</td>
<td>For small businesses and home users</td>
</tr>
<tr>
<td>Latitude Notebooks</td>
<td>Portable systems for corporate customers</td>
</tr>
<tr>
<td>Inspiron Notebooks</td>
<td>Portable systems for small businesses</td>
</tr>
<tr>
<td>Precision Workstations</td>
<td>Systems with computer-aided design, digital content creation, financial and economic modeling</td>
</tr>
<tr>
<td>Monitors</td>
<td>Square and flat panel monitors</td>
</tr>
<tr>
<td>Printers</td>
<td>Value imaging products</td>
</tr>
<tr>
<td>Handheld Computers</td>
<td>Systems with built-in features, color screens, extension slots to add memory</td>
</tr>
<tr>
<td>Peripherals</td>
<td>Offered in-house as well as third party peripherals like cameras, monitors, projectors, etc.</td>
</tr>
<tr>
<td>Services</td>
<td>Offered deployment and professional services and training and certification to business groups.</td>
</tr>
</tbody>
</table>

Source: www.dell.com

APPENDIX 2

Dell: Sales by Region (2004)

US 69%  Europe 21%  Asia/Pacific 10%

<table>
<thead>
<tr>
<th>Region</th>
<th>$ million</th>
<th>% of total</th>
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<tr>
<td>US</td>
<td>28,603</td>
<td>69</td>
</tr>
<tr>
<td>Europe</td>
<td>8,495</td>
<td>21</td>
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<tr>
<td>Asia/Pacific</td>
<td>4,346</td>
<td>10</td>
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<tr>
<td>Total</td>
<td>41,444</td>
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APPENDIX 3


2002

<table>
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<th>Operating System</th>
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<td>Unix</td>
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</tr>
<tr>
<td>Windows</td>
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</tr>
<tr>
<td>Linux</td>
<td>$2.3</td>
</tr>
<tr>
<td>Other</td>
<td>$12.3</td>
</tr>
</tbody>
</table>

2007

<table>
<thead>
<tr>
<th>Operating System</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unix</td>
<td>$22.4</td>
</tr>
<tr>
<td>Windows</td>
<td>$19.5</td>
</tr>
<tr>
<td>Linux</td>
<td>$7.9</td>
</tr>
<tr>
<td>Other</td>
<td>$8.4</td>
</tr>
</tbody>
</table>

Roopa Umashankar

ICFAI University Press, Business School Case Development Centre

We are not going to renounce the put unless there’s a formula favorable to both parties. Our noncompromisable objective is to get closer to GM.¹

—Paolo Fresco, Former Chairman of Fiat Group

GM does not want Fiat. The last thing GM wants to do is to get involved in a fierce legal battle.²

—Kevin Lilley of Royal London Asset Management, London

In 2000, the Italian conglomerate Fiat SpA (Fiat) and the world’s largest carmaker,³ General Motors Corp. (GM), entered into a “strategic and industrial alliance” for its auto divisions in Europe and Latin America. GM obtained a stake of 20 percent in Fiat Auto Holdings BV (Fiat Auto), the auto division of Fiat. In exchange Fiat acquired a 5.1 percent stake in GM. The agreement included a “put option,”⁴ which held that Fiat would have the right to sell the remaining 80 percent to GM after four years at a fair market value. However, at the time of the agreement, the put option was not the primary consideration for the alliance, as the synergies like cost savings and cross-sharing of automotive technologies were focused upon.

Behind this alliance was Fiat’s attempt to save its ailing auto division, which had been experiencing losses since the 1990s (Exhibit 1). For GM the alliance represented a necessity to keep pace with the consolidating trend in the auto industry where rapid motor mergers had been on the rise since the late 1990s. In 2000, with GM’s European operations declining (Exhibit 2), the auto giant found this alliance important to enhance its operations in Europe as well as Latin America (Appendix 1). As Fiat’s losses increased, Fiat sought recapitalization in 2003. With GM refraining from participating in the recapitalization, its stake in Fiat Auto reduced from 20 percent to 10 percent. By 2004, Fiat planned to exercise its option to sell the remaining 90 percent of Fiat Auto to GM. However, GM argued that the recapitalization and the sale of Fiat’s financing arm, Fidis, in 2003 had rendered the put option void. With Fiat trying to divest its loss-making Fiat Auto and GM’s reluctance to purchase the remaining stake in the auto division, what once started as a historical alliance would take the form of a legal battle between the automakers.

OUTLOOK ON THE ALLIANCE OF THE AUTOMAKERS

In the late 1990s, the automotive industry was on a rapid consolidation phase with mergers and acquisitions. The companies were undergoing consolidation in order to eliminate geographical limitation and product-line weaknesses and to survive amidst growing competition. The merger of Daimler-Benz and Chrysler in 1998, Ford’s acquisition of Volvo in 1999, and Renault’s buy-up of a considerable stake in Nissan during the same year were setting the pace for global competition in the consolidating auto industry. In 1999, Italy’s largest private employer, the Fiat Group (Appendix 2), was also in search of a partner as it was marred by declining market share in Italy, Western Europe, and South America. Fiat’s domestic market share had decreased to 35.4 percent in 2000 from 42.6 percent in 1997. In the Western European market,
Fiat’s share reduced to 9.5 percent in 2000 from 11.73 percent in 1997. Burdened with overcapacity, Fiat Auto’s revenues declined considerably (Exhibit 3). Hence Fiat’s search for a partner to revive its position in the European and Latin American car markets. Fiat’s attempts in 1999 to merge its auto division with big automakers like Germany’s BMW and Sweden’s Volvo failed. Fiat also approached GM in 1999 to divest Fiat Auto in return for a one-third stake. The approach was made for two important reasons: first, to take advantage of GM’s presence in North America, the only place where Fiat and GM’s operations did not overlap (Appendix 3); second, both Fiat and GM were experiencing problems in the markets of Europe and South America. However, with GM turning down the proposal, Fiat was once again unsuccessful in reviving its ailing auto division.

In late 1999, DaimlerChrysler offered to buy the entire Fiat Auto operation. Although it was a disgrace to the “Italian industrial prowess” to sell its car division, Fiat agreed to the proposal. Meanwhile GM intervened, as it was apprehensive about the effect of the combination of DaimlerChrysler and Fiat on its own already ailing European operations. In Europe, GM had stumbled with overcapacity of its brands like Opel, Vauxhall, Saab, and Chevrolet. GM’s profits had decreased by 25.8 percent to $4.5 billion in 2000. Domenic Martilotti, an analyst at Bear Stearns & Co. Inc., New York, said, “GM is not in great shape balance-sheet-wise.” GM’s defensive measure resulted in its acceptance of Fiat’s proposal for the alliance. Listing a few advantages (Appendix 4) of alliances, GM stated, “Alliances are sometimes the only option that available companies will consider. Quite simply, we are not in the business of acquiring a company we cannot work with on a partnership basis, because the auto business is just too hard for us to be fighting with our own partners. With an alliance we enter the relationship knowing that our partner also wants to enter the relationship. With some of our current partners we chose an alliance because that’s the way our partners wanted to go." It was opined that DaimlerChrysler refused Fiat’s deal to continue operating Fiat’s factories, which were functioning at 60 percent capacity. As a result, in March 2000, GM and Fiat entered into an alliance.

The alliance was dubbed as “Allies in costs, competitors in markets,” as Fiat and GM declared that the two companies would remain competitors in the market of Europe and Latin America although their main objective was to obtain synergies as partners. Under the agreement GM obtained a 20 percent stake in Fiat Auto for $2.4 billion and in return Fiat acquired 32 million shares (5.1 percent) in GM making the Italian company one of the major shareholders in GM. As a
part of the deal, Fiat and GM formed two joint venture companies, namely GM-Fiat Worldwide Purchasing BV and Fiat-GM Powertrain BV. Through the joint venture in purchasing, Fiat and GM planned to capitalize on their purchasing activities to gain cost advantages. It was estimated that the idea of a common purchasing strategy was viable as both Fiat and GM had 70 percent common suppliers due to the global sourcing approach developed by the auto giants over the years. The Fiat-GM alliance also planned to improve the performance of Powertrain by leveraging on their resources. It was opined that the Powertrain joint venture would employ 40,000 workers and focus on the know-how of diesel engines. The alliance was made with an aim to obtain cost savings of €1.2 billion annually by 2003 and €2 billion by 2005 (Appendix 5). In addition, the automotive financing arms of GM and Fiat, namely GMAC and Fiat Auto Fidis, planned to identify operating synergies and growth opportunities in Europe and Latin America. The agreement between the automakers also included a put option. This option entailed that Fiat would have the right to sell the remaining stake of 80 percent between 2004 and 2009 to GM at “fair market value.” The automobile industry being an oligopolistic market did not permit partners (like Fiat and GM) in an alliance to enter into agreements with other competitors.
On the successful completion of the deal, a member of the Agnelli family (which owned 30 percent of the Fiat Group), said, “An international alliance like this is something we’ve been waiting for very, very anxiously.”\(^{14}\) John F. Smith, then chairman and CEO of GM, said, “GM is progressively developing a strategy aimed at growing our automobile activity on the global level. The chance to create an alliance with a great, technologically advanced company like Fiat, through a valid financial mechanism, helps us reinforce our position in Europe and South America: a strategic objective for GM. This alliance gives us several significant advantages both in the common areas of utilization of platforms and components as well as in cost reductions, thus providing a more competitive base for our brands in order to create value for customers and shareholders.”\(^{15}\)

GM practiced a strategy in which it acquired a small share in the allied partner’s company, shared costs, and developed new technologies for a considerable period of time. The auto giant would then decide to hold a large portion of the healthy rivals’ holdings and subsequently acquire the company. GM had been using this strategy to acquire companies like the Swedish carmaker Saab and Isuzu Motors Ltd. However, GM had not experienced major benefits through such alliances (Exhibit 4). Subsequently, investors in GM foresaw fewer gains through the Fiat-GM alliance. A large institutional investor in GM said, “It looks like a huge victory for Fiat, but it doesn’t do very much for General Motors.”\(^{16}\) On March 14, 2000, a day after the deal, GM’s share prices remained unchanged though the company’s investors were not convinced of the deal whereas Fiat’s shares plummeted by 10 percent.\(^{17}\)

However, both Fiat and GM expected substantial synergies from the agreement. Fiat, which was considered the weakest European car manufacturer with market share of 11 percent\(^ {18}\) in 2000 anticipated reentering the U.S. market (Fiat had withdrawn from the U.S. market in 1995) with the introduction of its brand of luxury cars like Alfa Romeo and Lancia. For GM, the company hoped to get access to the diesel engine technology from Fiat and also reduce its costs in the development of small cars. Smith said, “These synergies should help each of us grow our brands.”\(^ {19}\)

### “PUT” ON HOLD ALLIANCE

In mid-2001 the alliance between Fiat and GM started realizing some synergies. For example, GM’s global sourcing approach led to sourcing the same components for the vehicles that were going to be competitors in the automobile market. This global sourcing strategy was extended to all the partners of GM, including Fiat, which in turn led to cost reductions. Bo Andersson, GM’s executive-in-charge of worldwide purchasing, stated, “This is a full-fledged approach that includes all of our joint venture partners.”\(^ {20}\) Fiat and GM purchased the same internal mirrors and clutch for their respective Uno and Opel Corsa models.

Fiat’s jubilation at gaining synergies through GM’s partnership was affected by the terrorist attacks on the World Trade Center in New York in 2001. Fiat’s domestic sales decreased by 18 percent in September 2001 and the share price reduced by 30 percent. The then chairman of Fiat, Gianni Agnelli, said, “There is no doubt, in the past three-to-four weeks we have had a noticeable fall in car orders.”\(^ {21}\) In 2001, to compensate for the reduced demand, Fiat planned to decrease production by 10,000 cars. Fiat Auto incurred a loss of $490 million\(^ {22}\) in 2001.

During the first quarter of 2002, Fiat Group generated a loss of $498 million and the slump in car sales led to an operating loss of $404 million\(^ {23}\) in Fiat Auto. By mid-2002, Fiat had a huge net debt of $6 billion. To reduce Fiat’s financial burdens and save the troubled car division, banks in Italy, namely IntesaBci SpA, Sanpaolo IMI, UniCredito Italiano SpA and Capitalia SpA, promised rights issue worth $2.9 billion by 2005.

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**EXHIBIT 4**

**GM’s Unprofitable Strategic Alliances in 2000**

- GM and a Japanese manufacturer of commercial vehicles, Isuzu Motors Ltd, had signed a capital agreement in 1971. GM incurred losses in billions since its investment. In 1999, Isuzu reported an operating loss of $200 million and debt of $8.3 billion. After being a minority shareholder for 29 years, in 2000, GM had only acquired its diesel engines and co-designed pick-up trucks.
- GM bought 50% stake in the loss-making Swedish carmaker Saab in 1990 with an investment of more than $1 billion (which was then producing 120,000 cars). Despite GM’s attempts to help Saab introduce new models of cars, with improved quality, Saab has incurred a loss of $1 billion since 1990, and moreover its productivity remained stagnant.

**Source:** Compiled by ICFAI Business School Case Development Centre.
provided Fiat would reduce its debt to a “manageable level” of $2.8 billion by the end of 2002 through sale of its assets. As a large share of these massive losses was from Fiat Auto, Fiat had an option to sell its loss-making auto division to GM as per the put option. However, GM expressed its disinterest due to its weak financial position and due to the opinion of investment bankers of Fiat’s worthless asset.

By July 2002, Fiat’s domestic market share reduced from 35 percent to 22 percent. In Western Europe, Fiat witnessed an 18 percent decline in its car sales. Fiat’s most famous brands like Lancia and Alfa Romeo experienced unexpected steep declines in sales by 34 percent and 14 percent respectively. Former CEO Giancarlo Boschetti opined that along with decreasing sales, reduced capacity utilization and high warranty costs were among the causes for the company’s losses. In 2002 both Fiat and GM planned to spruce up their respective auto operations to emerge from their unrelenting losses. Fiat Auto laid off 6,000 workers, closed 15 factories, and introduced new models such as Stilo while GM Europe followed a “cutting our capacity to the number of cars we can sell” strategy, which reduced its capacity to two million from three million units. GM also practiced a Build to Order (BTO) strategy, which aimed at developing customized vehicles for consumers. Despite the implementation of these strategies for recovery, GM found itself running out of cash.

GM had the highest pension fund in the United States. By mid-2002, GM was under obligation to pay $9 billion towards its employee pension fund and was in dearth of $47 billion that the company was required to proceed with these sales, Fiat was in a position to reduce its debts to around €3.6 billion. Commenting on the stakes sold by Fiat, the company spokesperson said, “Selling the stake will have no impact on the industrial relationships or contractual arrangements between Fiat and GM.”

Despite assurances from Fiat that the agreements with GM would remain unchanged, the significant losses in Fiat triggered a possible sale of Fiat Auto to GM in particular. “Eventually, Fiat cannot stay on its own. That has nothing to do with Fiat but with the economies of carmaking,” said Garel Rhys, professor of motor industry economics at the University of Wales. For the year 2002, Fiat Auto reported an operating loss of $1.4 billion while the Fiat Group’s losses accounted to $4.5 billion. The Fiat Auto’s loss was estimated to be triple the loss of $486 million in 2001. To turn around the auto division, Fiat required €5 billion.

In early 2003 the parent company Fiat agreed to invest €3 billion ($3.2 billion) in Fiat Auto as an intra-company loan. In addition, Fiat also approached GM's four chief creditors. Fiat also sold its 24.6 percent stake in an energy consortium Italenergia SpA to Electricite de France that helped the company to raise €1.5 billion. In addition, Fiat sold its 51 percent stake in its financing arm to its four creditor banks. With proceeds of these sales, Fiat was in a position to reduce its debts to around €3.6 billion. Commenting on the stakes sold by Fiat, the company spokesperson said, “Selling the stake will have no impact on the industrial relationships or contractual arrangements between Fiat and GM.”

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EXHIBIT 6

Fiat’s 2003 Restructuring Plan

• Cut costs by $1.1 billion
• Increase R&D spending to $1.2 billion
• Reduce European capacity to 1.6 million vehicles a year
• Boost sales in Europe by 9 percent with the launch of new models
• Invest $150 million a year through 2005 to expand dealer network


for further financial assistance. Alessandro Barberis, the then vice chairman of Fiat, said, “We are opening the window for General Motors.” With GM’s refusal to participate in Fiat’s recapitalization, GM’s stake reduced to 10 percent. However, it was opined that GM would agree for investment only if it would be successful in negotiating a considerable return or the choice to withdraw from the obligatory put option. While Fiat was under pressure from its creditors to exercise the put option, Fiat was determined to save its Fiat Auto. The then newly appointed chairman of Fiat, Umberto Agnelli, said, “I do not think we will exercise the put in the near term, and we hope never to exercise it.” Also a senior manager at Fiat reinforced the idea of reviving its auto division and said, “In the last four to five weeks, we’ve made a clear strategic choice. We want to relaunch Fiat Auto.”

Accordingly, Fiat announced a restructuring plan in October 2003 that included job cuts, expansion of dealer network (particularly in European markets like Germany and Italy), capacity reduction, and introduction of new models (Exhibit 6). In late 2003, GM alleged that Fiat’s sale of certain assets in 2002 rendered Fiat’s put option terminable. Fiat’s denial to the breach of contract resulted in a deadlock. Both GM and Fiat decided to defer the put option by one year and the negotiations were scheduled to commence on January 24, 2005.

In early 2004 Fiat’s restructuring plan resulted in some profits. The company reported an operating profit of €18 million ($22 million) in the second quarter of 2004 while Fiat Auto’s operating loss remained constant as in 2003 at €282 million. By mid-2004, GM agreed to help Fiat to recover from its financial turbulence despite its refusal to take a 90 percent stake in Fiat Auto. Rick Wagoner, CEO of GM, said, “I’m sure there are things that we’re going to find tougher to reach agreement on than others. But I’m confident that certainly we’ll have a constructive attitude, and I feel sure that Fiat management will as well.” However, by November 2004 there had been speculations that GM was planning to sell its stake in Fiat and deny the obligation of the put option. The CEO of Fiat denied these rumors. A spokesman of the Italian automaker said, “This is press speculation which has no bearing on reality.”

With GM’s repetitive assertions over the denial of the put option, on December 9, 2004, Fiat threatened GM that the agreement would manifest into a legal battle forcing GM to buy the remaining stake in Fiat Auto. Sergio Marchionne said, “Our objective in all this is to ensure that we do the best thing for the car business and that we create the highest possible value for the stakeholders in Fiat.” In an attempt to resolve the issue of Fiat Auto’s possible sale to GM, the two auto giants met on December 14, 2004. GM argued that Fiat’s put option stands invalid due to the sale of Fiat’s financial arm Fidis. Fiat defended its right to counter GM’s allegation by a possible buyout of 51 percent of Fidis. In addition, as the alliance made in 2000 restricted Fiat from signing agreements with other competitors, the company said its “strategic freedom” was therefore restricted. Fiat demanded a solution over the put option. However, no resolution was reached and GM requested mediation before allowing judicial probe.

THE AVAILABLE OPTIONS

The mediation process prompted by GM was “designed to allow the parties to resolve their dispute before resorting to other means, including litigation.”

It was opined that Fiat agreed to cancel its put option in exchange for monetary benefits worth $3 billion. However, GM wanted to pay Fiat only $500 million, the estimated book value of GM’s 10 percent stake in Fiat Auto. Analysts opined that the probable capital increase for Fiat would only help the Italian automaker to defray its losses and certainly would not revive its declining market share. Rebecca Wright, auto industry analyst at World Markets Research Center, said, “It’s tough to see how simply adding cash to a money losing company is any kind of a solution.”

On the other hand, the Agnelli family, a 30 percent shareholder in Fiat, is not in favor of selling the Auto division to GM. This is because Fiat had epitomized national pride and heritage over the years. The Agnelli family apprehends that a probable sale of this icon to a foreign automaker would result in job cuts and political instability. Fiat’s aim remains to revive Fiat Auto through a substantial compensation that would...
not allow the company to fall into the hands of GM. The U.S. automaker threatens massive layoffs if it is forced to take up the loss-making Fiat Auto. Rebecca Wright said, “And selling the company outright would not be popular in Italy, even if Fiat could force that move. The only way for Fiat to fix things is to completely revamp and focus on the niches where it is still competitive, and that kind of move would be much easier if GM is still on board, though it’s hard to see what GM would get out of sticking with Fiat at this point.”

**Notes**

4. A put option is a contract that gives the buyer the right but not the obligation to sell a specified stock at a predetermined price before the expiry date.
6. Fiat had plans to merge its car division with either Germany’s BMW or Sweden’s Volvo. However, BMW’s refusal to take up Fiat and Ford’s acquisition of Volvo resulted in Fiat’s failure to sell its Fiat Auto.
11. The term “powertrain” refers to the system of bearings, shafts, and gears that transmit the engine’s power to the axle.
18. Ibid.
24. Ibid.
29. Ibid.
35. “Fiat’s Last Stand,” op. cit.
Case 12 / Fiat and GM: The Troubled Alliance

APPENDIX 3

Fiat Auto and GM Assembly Plants in the Rest of the World in Partnership with Other Car Manufacturers

<table>
<thead>
<tr>
<th>Plant</th>
<th>Fiat Models</th>
<th>Plant</th>
<th>GM Models</th>
</tr>
</thead>
<tbody>
<tr>
<td>Casablanca (Morocco)</td>
<td>Fiat Uno, Siena, Palio</td>
<td>Halot (India)</td>
<td>Opel/Vauxhall</td>
</tr>
<tr>
<td>Cairo (Egypt)</td>
<td>Fiat Siena</td>
<td>Rayong (Thailand)</td>
<td>Astra</td>
</tr>
<tr>
<td>Johannesburg</td>
<td>Fiat Uno, Siena, Palio, Palio</td>
<td>Shanghai (China)</td>
<td>Corsa</td>
</tr>
<tr>
<td>(South Africa)*</td>
<td>Weekend</td>
<td>South Africa</td>
<td>Opel Zafira</td>
</tr>
<tr>
<td>Mumbai (India)</td>
<td>Fiat Uno, Siena/Weekend, Palio</td>
<td>Rst (Autumn 2001)</td>
<td>Buick Sail</td>
</tr>
<tr>
<td>Karachi (Pakistan)</td>
<td>Fiat Uno</td>
<td>Egypt</td>
<td>N.A.</td>
</tr>
<tr>
<td>Ho Chi Minh City (Vietnam)*</td>
<td>Fiat Siena</td>
<td></td>
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</tr>
<tr>
<td>Nanjing (China)</td>
<td>Fiat Palio Rst (Autumn 2001)</td>
<td></td>
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</tr>
</tbody>
</table>

*licensees


APPENDIX 2

Corporate Structure of Fiat Group

GM's Statement on Benefits of Alliances

- Alliances ensure that everyone, including management talent, stays actively engaged. And we need good management around the globe, especially in places like Japan, where GM’s presence has been limited since World War II. We are pleased and enthused to have the leadership of Fiat Auto, for example, in control of their brand and driving for mutual synergies just as hard as we are.
- Alliances sidestep much of the cultural and market place trauma that come with a full merger. We avoid the typical concerns that arise about who is taking over whom, or who is winning, and instead can focus on getting business results. That’s constructive and important, because cultural disconnects can destroy morale and ultimately cost you in the marketplace.
- Finally alliances are capital efficient. They provide many of the benefits of mergers and acquisitions without the capital commitment from one side or the other. This allows us to focus more of our financial resources on the biggest benefit of alliances: innovative products and services.


Expected Savings from Fiat-GM Alliance (€ bn)

If you don’t like change, you’re going to like irrelevance a lot less.
—General Eric K. Shinseki, Chief of Staff, U.S. Army

In October 1999 the recently appointed Chief of Staff of the U.S. Army, Eric Shinseki, held a meeting with eight leading defense industry manufacturers. During this meeting he went into detail regarding his vision for the type of equipment he felt the U.S. Army currently lacked. Of particular importance, he felt, was the need for a new medium-weight armored vehicle. Contrary to past practice, Shinseki planned to award a multibillion-dollar contract within only 11 months. Any manufacturers wishing to be considered were asked to have a prototype ready by May 2000 for testing at Fort Knox.

Bill Pettipas, executive director of General Motors Defense in London, Ontario, was among the industry leaders present during the meeting. Pettipas was convinced that an existing GM-developed platform was ideal for the Army’s needs. At issue, however, was how to pursue the contract. Should they go it alone, or form a joint venture? A possible JV partner was General Dynamics. General Dynamics was interested in exploring the possibility of a joint venture with GM for the contract, but made it clear that the firm would also submit its own bid. For Pettipas, the question was which arrangement would result in the greatest likelihood of success.

**GENERAL MOTORS**

General Motors (GM), the world’s largest vehicle manufacturer, designed, built, and marketed cars and trucks worldwide. GM had been the global automotive sales leader since 1931. GM employed about 355,000 people. GM cars and trucks were sold under the following brands: Buick, Cadillac, Chevrolet, GMC, Pontiac, Saab, Saturn, and Oldsmobile. GM also produced cars through its Holden, Opel, and Vauxhall units. Non-automotive operations included Hughes Electronics (DirecTV), Allison Transmission (heavy-duty automatic transmissions), GM Locomotive (locomotives, diesel engines), and GM Defense (light armored vehicles). GM had a 49 percent stake in Isuzu Motors and 20 percent stakes in Fuji Heavy Industries (Subaru), Suzuki Motor, and Fiat Auto (Alfa Romeo, Lancia). The GMAC subsidiary provided financing.

**GENERAL MOTORS DEFENSE**

In 1999, less than 1 percent of GM’s total annual revenues of $167 billion came from defense. GM had a rich history of military vehicle production. GM supplied its...
first vehicle for the U.S. military during World War I and had continued to supply vehicles ever since. After World War II, GM continued producing armored vehicles including the M551 Sheridan light tank.

General Motors Defense (GMD), London, Ontario, was a group of GM-owned business units engaged in the design, production, and support of light armored vehicles, their supporting turret systems, and a wide range of commercially based military trucks. GMD consisted of research, design, and manufacturing facilities in London, Ontario; Goleta, California; Troy, Michigan; Adelaide, Australia; and Kreuzlingen, Switzerland. GMD also had offices in Washington, D.C.; Ottawa, Canada; and Canberra, Australia, for government relations.

GMD was a proven manufacturer of quality armored vehicles and turrets. Its two main platforms were light armored vehicle (LAV) and Piranha. GMD supplied these platforms to numerous military forces in over 15 countries, including Australia, Canada, Saudi Arabia, Switzerland, and the United States. These vehicles had been used in operations in Bosnia, Somalia, Cyprus, Panama, Haiti, and as part of Operation Desert Storm. GMD was also well equipped to provide services in project/program management, subcontract management, and product support. GMD’s North American chassis operation had a large plant, which was comprised of a manufacturing and test facility covering 34,000 square meters, a 1.2-kilometer banked test track, and a 310,000-liter swim tank. GMD’s advanced production technologies included computer-driven laser cutters, rectilinear robotic welders, CAD-CAM systems, and flexible machining centers.

GMD’s weapons and electronics operation also had proven experience in designing, manufacturing, and integrating turrets and fire control systems. GMD was recognized globally as the leading manufacturer in multi-purpose lightweight turrets. GMD had recently acquired MOWAG of Switzerland. MOWAG was in charge of designing and developing the Piranha family of vehicles as well as the HMMWV-based Eagle 4×4. MOWAG greatly benefited from MOWAG’s innovative design and world-class manufacturing techniques. GMD had also recently acquired Military Trucks in Detroit, Michigan. Military Trucks sold commercially based GM vehicles adapted for use by military customers. Lastly, General Motors Defense Australia (GMDA) was a center of production for LAV-25 turret systems, and responsible for Asia-Pacific markets.

Main Platform of GM Defense
GMD’s light armored vehicles (LAVs) were produced in a number of different variants. These included mortar, anti-tank, ambulance, logistic, personnel carrier, recovery, air defense, command and control, electronic warfare, mobile repair, reconnaissance, and assault guns with 90mm and 105mm main guns.

In the LAV family, the LAV III had been recently developed and was being placed into production. The LAV III was a four-wheel drive (selective eight-wheel drive), armored vehicle weighing approximately 18 tons. It was designed and manufactured with a common hull configuration and was well suited for multiple capability, joint, and combined arms formations. The LAV III could attain speeds of 62 mph (100 kph) on the highway and had a maximum range of 312 miles. The basic infantry carrier vehicle (ICV) had armor that protected the two-man crew and seven on-board soldiers from machine gun bullets, mortar, and artillery fragments. The LAV III ICV variant included configurations such as the reconnaissance, anti-tank guided missile, and medical evacuation vehicles, as well as carriers for mortars, engineer squads, command groups, reconnaissance, and fire support teams. The Mobile Gun System variant comprised a General Dynamics Land Systems 105mm cannon mounted in a low-profile turret integrated on the General Motors LAV III chassis.

Bill Pettipas
In 1982, Bill Pettipas worked at Canadian Forces headquarters in Ottawa. During his 28 years in the Canadian military, he had once served as commanding officer of the Royal Canadian Regiment in London, Ontario. When he was sent to Norway to look at a missile system in 1982, he was approached by a General Motors executive who offered him a sales position at GMD. Pettipas rejected the offer but a year later changed his mind, retired from the Canadian Forces, and joined GMD.

Pettipas started his new job as a domestic sales manager. His responsibility was to sell to the Canadian military. However, Pettipas struggled as he made the transition from the armed forces to business. He did not initially know much about the business, but soon determined that people did not buy a product as much as they did the personality that sold it. He believed that sales success was based on building relationships, even in an industry in which sales were about a $700,000 to $2 million armored vehicle. Not only did he focus on the final customer, the soldier, he also really believed in his products.

In the 1980s, GM Diesel (the former name of GM Defense) grew at a slow, steady pace as small contracts gave way to larger ones, including deals with Australia, New Zealand, Saudi Arabia, and the U.S. Marines. There were, however, hard times in the late 1980s when GM attempted to sell its Diesel division, but it turned out that there were no takers that were acceptable to General Motors Defense. In the late 1980s, GM Diesel (the former name of GM Defense) grew at a slow, steady pace as small contracts gave way to larger ones, including deals with Australia, New Zealand, Saudi Arabia, and the U.S. Marines. There were, however, hard times in the late 1980s when GM attempted to sell its Diesel division, but it turned out that there were no takers that were acceptable to General Motors Defense.
Motors. The division itself then made a bid for greater freedom and won and convinced GM Corporation to allow the GM Locomotive Group, of which GM Defense was a part, to have its own Strategy Board, giving it more autonomy to conduct its business.

Early in 1999, Bill Kienapple, former executive director of GMD, handpicked Pettipas as his successor. Kienapple recognized the value of Pettipas’ military background and charismatic leadership style. Kienapple believed that employees were very loyal to Pettipas, and that he had a well-rounded understanding of the business as well as of the customer. Pettipas could walk the GMD shop floor and call to just about everyone by name. Pettipas was both visionary and possessed a keen ability to focus on the core of an issue. With common sense, he could get an idea of how to achieve his goals, and do it through the power of personality.

The U.S. Army

The U.S. Army was made up of ten active duty divisions—six heavy divisions and four light divisions. The brigades, battalions, and companies within a heavy division were organized around the conveyances—tanks or Bradley fighting vehicles—that take that unit to the fight. The brigades in a light division such as the 82nd Airborne were organized around infantry who parachute, march, or helicopter to the fight.

The U.S. Army was well suited for the war it was designed to fight: a huge counterstrike against an invading Soviet Army on the plains of Central Europe. The U.S. Army’s institutional identity was reflected by its heavy pieces, especially the near-invincible Abrams tanks. None of these tanks was destroyed by the enemy in the 1991 Gulf War. The Abrams had first been completed in 1980, and it had been a peerless war machine. It could kill enemy tanks at standoff range, beyond the reach of enemy fire. Because of its armor, the Abrams could survive almost any strike. It had a layer of metal protection so thick that the tank weighed 70 tons.

The Abrams was too big to be transported efficiently to the battlefield by air. The only means to transport the Abrams was by ship, a process that took weeks. Even after the Abrams was transported to the battlefield by ship, it guzzled a gallon of fuel per half mile traveled. Because a huge fuel supply followed the Abrams and other armored vehicles to war, it created a division’s cumbersome logistic tail. Support units, such as those handling fuel, spare parts, and maintenance, comprised more than 80 percent of the heavy Army’s lift requirement, the effort of getting itself to war. The material that had to be loaded, transported, unloaded, and set up just to support the fighting was often discussed in terms of the tooth-to-tail ratio.

Among the U.S. military services, the Army had 480,000 active members, as against 375,000 in the Navy, 359,000 in the Air Force, and 175,000 in the Marines. The personnel budget allocated to the active Army was 40 percent more than the Navy and the Air Force and more than three times of that for the Marines.

The U.S. Army was fragmented in terms of culture. Any plan to blend the light and heavy elements of the Army would create a more common culture. The Army valued its specialization. For example, a cadet at West Point chose his branch during his senior year at the Academy. Each branch had a set of rituals and traditions. Thus, only a minority of those in the army saw transformation as something that they needed to contemplate.

The U.S. Army’s Equipment Need

During the 1990s, the U.S. Army faced missions that it did not welcome and found itself ill-equipped to perform. During the Cold War era, the U.S. Army knew exactly who the enemy was, how it would fight, and where. Even though the U.S. Army’s two main combat vehicles—the Abrams tank and the Bradley fighting vehicle—did not share a common chassis and each thus required its own logistics tail, the Army managed to find ways to circumvent the problems. For the enormous logistic tail problem, the U.S. Army positioned fuel, spare parts, and support material in the battlefield in advance. For the tanks’ weight problem, the U.S. Army reinforced the various European bridges the tanks would likely cross to engage the Soviet armor.

However, the need for the transformation became apparent during and after the 1991 Gulf War. The desert war revealed two potentially disastrous flaws. The first problem was that the armored units could not reach the battlefield quickly. After the Iraqi Army took Kuwait in August 1990, the U.S. Army immediately began to amass its forces in the desert. On the eve of the war, in January 1991, the U.S. Army eventually had a full set-up of its heavy and light divisions: nearly 600 Bradley fighting vehicles and Abrams tanks with 200,000 soldiers in the theatre. The five-month build-up was a tremendous accomplishment by U.S. Army standards. However, this very fact sounded alarm in the U.S. military. The second problem was that the U.S. Army’s quick-response light forces needed to have different equipment to stop Iraqi forces by themselves. Even though three battalions of the 82nd Airborne, about 4,000 soldiers, arrived in Saudi Arabia within a week, they were too vulnerable to fight against the Iraqi Army in the desert.
In 1994, Bradley fighting vehicles were transported to Cap Haitien, Haiti, but the heavy vehicles could not move even two blocks beyond the port because of their 30-ton bulk. In 1995, when a mechanized infantry brigade attempted to make its way in Bosnia, it got bogged down on the inferior roads and bridges of the Balkans. In the Kosovo War, the Serb Army maneuvered at will in Kosovo, but the U.S. Army had to watch helplessly from the other side of bridges they could not cross. The operational problems of the U.S. Army in the Gulf, Haiti, Bosnia, and Kosovo made it clear that there was an apparent gap between the U.S. Army's light units, which were too vulnerable, and its heavy units, which were too slow. Politically, the Army was losing ground to the more glamorous sister services operating from the sea and especially, from the air and space.

General Shinseki

In November 1942, Shinseki was born on the Hawaiian island of Kauai. His grandfather had immigrated to Hawaii from Hiroshima, and his parents were Nisei, American-born children of Japanese immigrants. During World War II after Pearl Harbor, Nisei were categorized as enemy aliens in spite of their status as American citizens.

Shinseki nonetheless had a typical American childhood. By the end of high school, he had many colleges to choose from, and he opted to go to West Point.

After graduation, Shinseki shipped out to Vietnam. However, his first duty only lasted three months. Shinseki's infantry company was hit by mortar. While being evacuated to medical facilities, he was even more seriously wounded in a helicopter crash. Shinseki was in the hospital for the next seven months recovering from his injuries. In February 1970, Shinseki went back to Vietnam again. This time, he took command of an armored cavalry unit. Seven weeks later, he stepped on a mine and lost his right foot and part of his lower leg. Shinseki again had to be evacuated to hospital where he remained for a year.

During those painful months of recovery, Shinseki initially decided to leave the U.S. Army and return to civilian life, but changed his mind again. He had observed many officers leaving the Army and thought that some of them ought to stay and pass along what they had learned from the experiences in the Vietnam war. Even though he had an artificial foot, he worked hard to make himself responsible for reaching and maintaining the necessary physical requirements in the U.S. Army.

In the 1980s, as a colonel, Shinseki commanded American forces in Germany. While in charge of a heavy brigade of the U.S. Army, he witnessed the Soviet Union collapse. In the absence of a major confrontation with the Soviet Union, he was later responsible for peacekeeping in Bosnia. In 1998, Shinseki became Vice-Chief of Staff, serving under General Dennis Reimer. Reimer wanted to drastically reorganize the Army's echelon structure, which was outlined in Breaking the Phalanx: A New Design for Land Power in the 21st Century, a book by Colonel D. A. Macgregor. Reimer believed that the drastic reorganization would make the U.S. Army leaner and more efficient. Even though Reimer distributed copies of the book to every general in the U.S. Army, he faced strong resistance from senior officers.

In June of 1999, General Shinseki was appointed the U.S. Army’s 34th Chief of Staff. Shinseki promised to reform the bulky U.S. Army. He proposed to make the U.S. Army nimble as well as lethal. He wanted to create a U.S. Army that would be flexible enough to perform peacekeeping missions or to fight an all-out war against Iraq and North Korea. Moving away from traditional, ponderous tanks and armored vehicles, Shinseki proposed to bring whole new advanced systems and technologies into the Army.

Competitors to GMD

General Dynamics

General Dynamics (GD) was a leading defense company. GD operated in four areas: combat systems (tanks, amphibious assault vehicles, and munitions), marine (warships and nuclear submarines), aerospace (business jets), and information systems and technology (command and control systems). It employed 43,000 people worldwide and had annual sales of $10 billion.

In 1952, GD was established after its predecessor and current operating division, Electric Boat, acquired the aircraft company Canadair Ltd. As a subsidiary, Electric Boat built nuclear-powered submarines (Seawolf, Ohio, and Los Angeles classes). In 1982, GD added its Combat Systems business unit, General Dynamics Land Systems (GDLS). GDLS built the M1 tank and Abrams combat vehicle. In 1997, GD added an information systems and technology business unit, Advanced Technology Systems, and returned to the aerospace business with Gulfstream in 1999.

GD’s corporate headquarters was in Falls Church, Virginia, near Washington D.C. Government relations, international affairs, legal affairs, public relations, human resources, and finance were among the functions managed by the headquarters staff. In particular,
Government Relations served as the company’s liaison with Congress and all branches and agencies of the U.S. federal government that bought or oversaw the procurement of GD’s products and services. GD’s International department represented the company’s interest before the elements of the U.S. Government responsible for defense trade policy and international arms and technology transfers. For most of the U.S. Department of Defense programs, General Dynamics had shared the market with United Defense. Representing the ground combat system of the United States, the signature product line of GD was the Abrams main battle tank, that of United Defense was the Bradley fighting vehicle.

**General Dynamics Land System (GDLS)**

General Dynamics Land System (GDLS) was a wholly owned subsidiary of General Dynamics based in Sterling Heights, Michigan. GDLS manufactured tracked and wheeled armored vehicles, as well as amphibious combat vehicles, for the U.S. Army, the U.S. Marine Corps, and international allies. In 1982, GDLS was formed after its parent company acquired and integrated Chrysler Corporation’s defense operations. GDLS’s principal products were the U.S. Army’s M1A2 Abrams SEP main battle tank, internationally recognized as the world’s finest main battle tank, and the U.S. Marine Corps Advanced Amphibious Assault Vehicle (AAV).

GDLS had delivered more than 8,500 Abrams main battle tanks to the U.S. Army and international allies. GDLS had been a great contributor to the U.S. Army’s core programs: Abrams Tank, Future Combat System, Crusader, Future Scout & Cavalry System, Wolverine, and Fox programs. GDLS had worked in partnership with the U.S. Army on all of these programs to ensure its mission success.

GDLS employed 3,500 people in eight states and had annual sales that exceeded $1.1 billion. GDLS operated the United States’ only main battle tank production facility, in Lima, Ohio. In the other satellite plants, GDLS machined Abrams components. Recently, GDLS was trying to develop more medium- and lightweight armored vehicle systems. GDLS had a proven record in engineering research, development, and technological innovation in the defense industry. GDLS had a strong array of capabilities: precision machining, experience with steel and aluminum and special armor, product fabrication, assembly, technical training, total package fielding, manufacturing technical assistance, contract logistics support services, systems integration, combat systems development, electronic production and assembly, software development, and prototype development. To enhance its capabilities, GDLS acquired AV Technology in 1998 and Robotics Systems Technology in 1999.

**United Defense**

United Defense (UD) was a leader in designing, developing and producing combat vehicles (the Bradley armored infantry vehicle), fire support equipment (self-propelled howitzers), combat support vehicles, weapons delivery systems (missile launchers, artillery systems), and amphibious assault vehicles. For several defense programs comprising critical elements of the U.S. military forces, UD had been a sole-source prime contractor. The U.S. government thus accounted for almost 80 percent of sales. The board of United Defense included former Secretary of Defense Frank Carlucci and former Chairman of the Joint Chiefs of Staff John M. Shalikashvili. For the past 60 years, United Defense had produced more than 100,000 combat vehicles and 100,000 weapon systems that the U.S. Department of Defense and its international allies were using.

Its Ground Systems Division (GSD) produced the U.S. Army’s primary armored infantry vehicle, the Bradley fighting vehicle family. Since United Defense had introduced its first Bradley fighting vehicle in 1981, the company had consistently improved the Bradley vehicles to meet and exceed the requirements of the changing battlefield. GD’s Abrams, as a battle tank, was suited for fighting a war against an invading Soviet Army on the plains of Central Europe. On the other hand, United Defense’s Bradley provided more nimble mobility, lethal firepower, and superior protection that gave it a fighting edge in the changing battlefield of the post-Cold War era.

**The Contract Proposal**

Pettipas knew that GMD’s existing platform would be a perfect match with the transformation requirement of the U.S. Army. Nevertheless, he had to decide how to pursue the multibillion-dollar contract, and do so within an incredibly short amount of time. He was contemplating whether GMD should go it alone or form a joint venture bid with another industry leader.

In anticipation of a possible program start, GMD explored cooperating with GDLS in 1997 to pursue the Canadian Armored Combat Vehicle (ACV) program. Thus, GD seemed a possible joint venture partner for the new U.S. Army contract. Pettipas had been informed that GDLS was also interested in exploring the possibility of a joint venture with GM for the contract.
The anticipated $600 million Canadian ACV program was to develop and field a replacement for the Canadian Army’s nearly 200 Cougar vehicles. GMD in London, Ontario, was intended to be the prime contractor and provide the light armored vehicle chassis. GDLS would provide the 105mm, two-man automated turret. Computing Devices Canada would provide the turret electronics and fire control software. GMD and GDLS implicitly agreed that GDLS would become the prime contractor if there would be U.S. military programs, integrating the turret on GMD’s chassis. The ACV program was considerably delayed by the Canadian Department of National Defense, and no contract was made available prior to the 1999 joint bid possibility. Pettipas realized that the previous joint effort with GDLS had created a close bond between GMD and GDLS.

Pettipas recalled that GDLS and Vickers Defense Systems (VDS) had formed another joint venture company ten months ago. The joint venture company, Vehicle Armor and Armament Ltd. (VAA Ltd.), was established to work on the Future Scout and Cavalry System program (FSCS). Vickers Defense Systems was a subsidiary of Vickers PLC. Vickers PLC was a UK-based international engineering company, focusing on land defense systems and equipment, marine propulsion systems and motion control equipment, superalloys, and components for the gas turbine and automotive industries.

Both GDLS and VDS were members of the SIKA International consortium. The consortium had been established to compete for the multibillion-dollar FSCS program, and it was later awarded a three-and-a-half-year development contract. The consortium consisted of Lockheed Martin, British Aerospace, GDLS, Vickers Defense Systems, Computing Devices Company, Northrop Grumman, Pilkington Optronics, Shorts Missile Systems, and Smiths Industries. The joint venture company was to provide the SIKA consortium with the most cost-effective chassis and weapon system solutions for the FSCS requirement. By creating synergy between its engineering staffs to facilitate the best technical solution for the SIKA consortium, the joint venture, located in Newcastle, England, was responsible for the design and production of a demonstrator as well as providing other significant design and management support activities. GDLS joined with VDS to ensure that GDLS could maintain its leading positions in the design, development, and manufacture of armored vehicles for the future. Recalling all these movements of GDLS, Pettipas began to wonder about the real (or hidden) intention of GDLS.

Perplexed, Pettipas had yet to decide which approach—solo or joint venture—would result in the greatest likelihood of success. It wasn’t helping to know that GD was planning to submit a bid of its own.

Reasons to Go Solo
In 1982, GMD made a sole bid for a vehicle program for the U.S. Marines offering to provide nine different variants. It won the program, and was asked to provide six variants. Subsequently, GMD went into production and supplied 750 light armored vehicles. GMD won this program because it was technically capable of designing and manufacturing advanced 8×8 prototypes (with a license from MOWAG), whereas its competitors made a bid with less advanced 6×6 prototypes. GMD’s leading technologies on 8×8 light armored vehicles led to winning other programs as well. Through the U.S. Department of Defense, GMD supplied 1,117 light armored vehicles (with 10 different variants) to Saudi Arabia.

When GMD developed a teaming arrangement with GDLS for the proposed Canadian Army program in 1997, the plan was for GM to share design and manufacturing responsibilities with GD. GMD would provide the light armored vehicle chassis, and GD the turret. In 1999, GMD acquired its long-time licenser, MOWAG of Switzerland. This greatly enhanced GMD’s design and manufacturing capabilities for both light armored vehicle chassis and automated turrets.

With superior design and manufacturing capabilities, GMD focused on commonality across its product lines of light armored vehicles. GMD also emphasized its commonality with the U.S. Army support units. The U.S. Army had long suffered from logistics tail problems. The operational problems of the U.S. Army in the Gulf, Haiti, Bosnia, Somalia, and Kosovo made it clear that the U.S. Army would need some commonality across its armored units. Somewhat surprisingly, the U.S. Army had not had major programs to improve commonality in the last 20 years.

Even though Pettipas believed that GMD’s 8×8 light armored vehicles were technically competitive and would provide significant benefits to the U.S. Army, he was concerned about their relatively high prices. Notwithstanding this, he did not want to compete with competitors on price. For him, soldiers’ lives were at stake. He did not want to trade inferior low-priced products for soldiers’ lives on the battlefield.

If GMD made a sole bid for the BCT program, it would not have to worry about coordination problems with partners. More importantly, GMD might face even more serious problems if it formed a JV with GD. Because proprietary data and knowledge would have
Reasons to Form a Joint Venture
If GMD and GD formed a JV, GD might add value by contributing its Mobile Gun Systems (MGS) that would be installed on turrets of light armored vehicles. In 1997, GMD joined with GD and Computing Devices Canada (CDC) for the proposed Canadian ACV Program. At that time, CDC provided the turret electronics and fire control software. Recently, GD had acquired CDC (renamed GD Canada) and enhanced its technologies on MGS. To save in-house development costs, the MGS for GMD’s light armored vehicles was being outsourced from GD Canada.

Pettipas also considered the merits of partnering with United Defense (UD). He felt however that GD was a better fit than UD, in every aspect. GMD focused on commonality across its product lines. He thus believed that GD would be a better candidate for a JV because GMD not only shared the manufacturing processes of Canadian combat vehicles with GD in 1997 but also it outsourced MGS from GD Canada. Besides, UD was not a public firm. Even though UD had strong connections with the U.S. government (George H. W. Bush was on the board), there were some rumors that UD might be sold to another competitor (possibly to GD) or it might be broken up. Considering that there was consolidation underway between the major European players, Pettipas would not hesitate in choosing GD as a partner, if he decided to form a JV for the BCT program.

Even though Pettipas was confident that GMD (with a sole bid) would have no problem in winning the BCT program on technical grounds, he was not quite sure about the political front. If GMD would make a sole bid, it would have to compete against two major players in the U.S. armored tanks/vehicles industry. GD and UD were in fact the only players in the industry, and they thus had significant political power regarding U.S. Army programs, relative to all foreign competitors. Both GD and UD engaged in heavy lobbying activities through their strong Government Relations departments. Pettipas reflected on a common practice in the U.S. defense industry—“kill the program.”

"Kill the Program"
It was a common practice in the U.S. defense industry for firms to try to kill any program they could not compete in, or any program they did compete in but had lost. The logic was that by seeing to the cancellation of programs, the funds from the canceled programs would be available for new programs in which they would have opportunities. Numerous existing programs could be canceled to fund a major new program. Thus, even if a contractor won a multibillion-dollar program for delivering orders for multiple years, it could not be sure that it would be able to continue its contract with the U.S. military because of this industry-specific practice.

Although the U.S. military sometimes canceled programs, they did not necessarily face hefty penalties at the time of cancellation. Because of uncertain environments in the U.S. defense industry, contractors usually hedged against any possibilities of canceled programs by amortizing non-recurring expenses (or contingent penalties) into their development costs. In other words, they factored the chance of cancellation into the price of the early-delivered vehicles. This was a common industry practice agreed upon both by the U.S. military and contractors. There was also a straightforward way to pay penalties for canceled programs. However, the former was more commonly used in the industry.

Pettipas wondered whether GM might need a U.S. partner for political reasons when bidding for the BCT program, or for political assistance from the U.S. partner after winning the program, so as to keep the program rolling. He thought about winning the program with a sole bid. He envisioned GM would be against two major U.S. competitors, if it won with a sole bid, and both would presumably be lobbying heavily for the program cancellation.

GD’s Solo Bid
GD clarified that it would make a sole bid for the BCT program with its 6×6 prototypes. GDLS aimed for the
BCT program with a low-cost approach. Because GD licensed 6×6 technologies from an Austrian engineering company, it intended to fully exploit its resources/capabilities by bidding its prototype. Even though 6×6 light armored vehicles were technically inferior to 8×8 ones, GD felt they had a great chance of winning the program because of its price attractiveness. With a license from the Austrian company, GDLS had supplied its 6×6 light armored vehicles to Kuwait, and made a bid for the Polish Army program. A few years earlier, GD and UD had competed head-to-head for the U.S. Marine program Advanced Amphibious Assault Vehicle (AAAV). Historically, UD had supplied medium-sized amphibious vehicles to the U.S. military because of its superior technologies for the medium-sized armored vehicles (thanks to the Bradley family). However, for the U.S. Marine AAAV program, GD won the contract.
Louis is an incredibly focused executive, he makes it very clear to everyone what his expectations are.

—John W. Thompson, former general manager of IBM’s North American Sales Group

He’s thinking like a businessman and IBM hasn’t had someone at the top thinking like a businessman for many years. IBM’s chairmen have for years treated the company like an institution that couldn’t be changed. But Gerstner is going through a methodical, unsentimental resuscitation of IBM.

—Edwin Black, publisher of OS/2 Professionals, an IT magazine in the United States

INTRODUCTION

In 1993, IBM, a global leader in the information technology (IT) industry, was in deep financial trouble. The company had reported a record net loss of $8.1 billion. Many analysts wrote off IBM as dead. However, eight years down the line in 2001, the company reported a net income of $7.7 billion (see Exhibit 1). During the period 1993–2001, the share price of IBM shot up by nearly 800 percent. This was the period in which Louis V. Gerstner Jr. headed IBM.

Under the leadership of Gerstner, IBM made a remarkable comeback and proved its critics wrong. In doing so, IBM seemed to have made significant changes which had an impact on the entire IT industry. It strategically positioned its server family to suit the needs of the emerging Enterprise Resource Planning (ERP) and e-commerce applications. IBM also changed its emphasis from being product-centric to being customer-centric in order to provide complete solutions to its clients.

Gerstner played a major role in reviving the fortunes of IBM. Under Gerstner, the image of IBM was transformed from a company that primarily manufactured mainframes to a company that offered complete solutions in hardware, software, and other technologies. Gerstner brought about a radical change in the work culture of IBM. The turnaround was achieved by a series of well calculated and unconventional moves, which appeared unreasonable to many employees of IBM as well as industry analysts.

According to analysts, Gerstner’s style of functioning was quite different from that of his predecessors. He was a man of conviction and always followed his own instincts. He was seldom disturbed by what his critics said. He believed that his deeds spoke for himself. He wanted results and expected his employees to give the results at any cost. He did not mince words when it came to expressing his views on their performance.

Gerstner never believed in setting long-term plans. Instead, he focused on immediate problems, and evolved strategies to solve them. He identified the needs of customers, and developed solutions to satisfy their needs. Gerstner watched the IT industry closely and carefully and was quick to foresee the trends that were likely to emerge in the future. He was among the few people who visualized that networking could transform the way people worked. While visualizing these changes was not exceptional, converting these visions into the potential opportunities was indeed exceptional.
Gerstner was born on March 1, 1942 in Minolta, New York. His father was a traffic manager at F&M Schaefer Corporation Brewery. Right from his childhood, his parents stressed the importance of education and discipline. Thus, they helped to a great extent in shaping his attitude towards life. Gerstner graduated in engineering at Dartmouth in 1963. Two years later, he earned a business management degree from Harvard Business School.

Fresh out of college, Gerstner joined the reputed management consultancy firm McKinsey & Company in 1965, earning the distinction of being the youngest manager to be hired by the firm at that time. He soon became noted as a hard taskmaster. Within four years of joining, he was promoted to partner. He was among the selected few who were offered partnership before six years, which was the general practice. In 1973, he was promoted to senior partner in the firm and was responsible for handling major clients. Two years later, in 1975, he was appointed as a director of the firm. He was the youngest director of the firm. During his 13 years' tenure at McKinsey, Gerstner had many accomplishments to his credit, prominent among them being devising the financial strategy practice for McKinsey, helping the transportation firm Penn Central Railway turn around from the verge of bankruptcy, and helping American Express to expand its business. He was also a member of the leadership committee at the firm. An important leadership lesson that Gerstner learned at McKinsey was to thoroughly focus on the problem at hand and create an environment that encouraged people to come out with their ideas, irrespective of their designation in the firm.

In 1978, Gerstner joined American Express as an Executive Vice President in the credit card division. A year later, he was promoted to Executive Vice President of American Express cards and the President of the Travel Related Services (TRS) division. Gerstner went on to become the president of American Express in 1985. During his stint with the firm (which lasted for 11 years), the TRS division grew at a compounded annual rate of 18 percent, becoming one of the best performing divisions of American Express. Under his leadership, customers' needs and preferences were accorded top priority and many new products were developed and new services were offered, keeping in mind their viability in the domestic and international markets. He constantly set high targets and motivated his colleagues towards achieving them. Instead of simply reacting to the strategies of his competitors, Gerstner believed in devising strategies depending upon the situation. He laid stress on adopting new technologies to constantly improve upon the quality of service provided to customers.

Gerstner's penchant for challenge was more profoundly noticed in 1989, when he left his job at American Express and joined RJR Nabisco, which manufactured food and tobacco products. During his four-year stint, Gerstner helped transform the company from being a loss-making one (net loss of $1.1 billion) in 1989 to a profitable one (earning a net income of $299 million) in 1992. He undertook several cost-cutting initiatives and reduced the company's debt significantly. He formed a new executive team, devised a new compensation system, and developed new rules for capital spending. All these moves were undertaken within 100 days of becoming CEO. By doing so, Gerstner demonstrated his ability to make quick decisions. He also pruned some non-performing products such as Chung King, Baby Ruth, and Butterfinger candies from Nabisco's product line and invested more money in high-performing products such as Winston and Camel cigarettes. Gerstner pushed executives to set targets for the future and devise their strategies accordingly, to meet those targets. He further learned that communicating directly with employees and maintaining a rapport with them was one of the most effective ways to win their confidence and motivate them to give their best.

### EXHIBIT 1


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<td>(8.1)</td>
<td>3.0</td>
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<td>291.1</td>
<td>307.4</td>
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From 1965 to 1992, Gerstner had changed three jobs, and learned from all his experiences. He implemented the knowledge and experience he acquired in each successive assignment he undertook. By 1992, he had become well known in industry circles for his turnaround strategies. In April 1993, Gerstner quit Nabisco to join IBM as its CEO.

**THE TENURE AT IBM**

When Gerstner joined IBM, he was sarcastically referred to as “the guy from a cookie company.” During that time, IBM was passing through the worst phase ever in its nearly eight-decade-long history. IBM recorded an operating loss of $325 million in the first half of 1993, and the stock price dipped by about 15 percent within a few months of Gerstner becoming CEO. The financial situation of the company was deteriorating. The company posted a net loss of $2.86 billion in 1991, followed by a net loss of $4.97 billion in the financial year 1992.

During the period 1986–1992, IBM’s overall market share in the IT industry in the United States had declined 37 percent, while its global market share had fallen by 30 percent. The company had 24 product units that functioned independently, even though they were a part of IBM. In fact, the former CEO, John Akers, had already announced a restructuring plan to split the company into independent units. To make matters worse, the mainframes and storage systems division, which contributed nearly half of IBM’s revenues, was losing ground both in terms of revenues as well as market share. Moreover, the company’s personal computers division was not generating any profits. The morale of the employees was also low as 105,000 employees had been asked to quit in the previous six years.

Owing to his lack of experience in the computer industry and having observed the state of affairs at IBM, Gerstner was initially reluctant to take up the post, but he later conceded. He was excited at the challenge of leading one of the top hardware companies in the United States. Responding to the Herculean task ahead at IBM, Gerstner said, "The challenge they have laid down is immense. I don’t underestimate its magnitude, but I take up that challenge with a great determination to succeed. We will build on IBM’s traditions, but we will not hesitate to make every change necessary to meet the challenge of a very rapidly adjusting market place."

**THE EARLY INITIATIVES**

After joining IBM, Gerstner’s immediate task was to make the company profitable. He spent the initial period at the firm learning about the prevalent situation. Gerstner visited different IBM facilities all over the world and met customers, competitors, senior executives, financial analysts, and consultants to get a first-hand account of the actual state of affairs. During these interactions, he learned that customers still appreciated IBM since it offered solutions for a host of their computer-related needs under one roof. But having seen the facilities himself, Gerstner realized that the quality of the IBM products needed to be significantly improved. He felt that the different business units of IBM needed to be integrated in order to produce products of better quality within a specified time period. This led him to make a crucial decision to reverse Akers’ plans to split IBM into 11 entities. He argued that customers wanted IBM to remain a single entity.

In his first e-mail message to the employees of IBM, he assured them that he would put in his best efforts to help the company recover from its existing state. At the same time, he mentally prepared them to face certain tough decisions, primarily further reductions in the workforce. Gerstner summoned the top 12 managers of IBM and asked them to clearly define their respective businesses, in terms of parameters such as nature of business, customers, competitors, markets, and their strengths and weaknesses. He tried to boost confidence in the IBM ranks by insisting that the company’s strengths were formidable and that it would definitely emerge from the crisis. Soon after, Gerstner announced a set of objectives that he intended to pursue in his first year at IBM (see Exhibit 2).

In an effort to right size, in July 1993, Gerstner reduced the workforce by a further 35,000. Though during the period 1986–1992, the workforce at IBM had been reduced by 20 percent, it was through attractive voluntary retirement schemes, which in turn had led to an increase in the expenses of the company. A series of other cost-cutting initiatives were undertaken by Gerstner in the same year. These included the sale of the Federal Systems’ unit for $1.575 billion, the sale of IBM’s...
Within six months of becoming CEO, Gerstner announced several human resource initiatives. He abolished the lifetime employment policy followed by the company. Though this policy was aimed at improving the loyalty of employees towards the organization, Gerstner felt that it was no longer relevant in the highly competitive scenario. He tried to foster a performance-driven culture at IBM and insisted on results.

Before Gerstner became the CEO, the employees of IBM had to strictly adhere to a formal dress code prescribed by the management. They were expected to follow certain ethical standards in their professional as well as personal life. Smoking and consuming alcohol were prohibited during office hours. Gerstner tried to minimize these restrictions and create an informal culture at IBM. Employees were no longer required to adhere to a formal dress code. Gerstner believed that employees should present themselves in a simple manner before the customers, and try to solve their problems, instead of just focusing on selling IBM's products. He restricted his interference in the affairs of employees to official matters only. Employees were given more freedom in their work-related affairs.

In the pre-Gerstner days, meetings at IBM lasted for hours. A large number of people attended these meetings. The meetings were more like discussions and nothing concrete emerged out of them. However, under Gerstner, the meetings were made shorter. He was focused on the central issues, and wanted decisions to evolve out of each meeting. Only those persons who were required for the meeting were permitted to attend, and they were expected to present the relevant facts as concisely as possible.

Gerstner also brought about major changes in the compensation structure of employees. Before, compensation was generally in the form of salary. Stock options were not common, and were awarded as incentives only to employees belonging to the executive cadre, on the basis of their performance. Employees were awarded bonuses depending upon the performance of the unit to which they belonged. They also received other benefits such as membership in clubs, medical benefits, and a post-retirement pension. The annual compensation hike was conferred to all IBM employees, barring those whose performance was not found satisfactory. The rates at which the compensation increased did not differ much across the hierarchy. Further, the compensation structure was uniform for all employees who belonged to a certain salary grade, irrespective of the difference in the nature of work they handled.

However, Gerstner believed that stock options must be an inherent part of the compensation structure. He believed that this would make the employees more responsible, as their performance would affect the stock prices, and hence, their personal financial gains. Further, by providing stock options the company could retain its skilled manpower. Thus, during his tenure, stock options were awarded to more employees. For the executives, the stock options formed a major part of their compensation. The number of options varied according to the employee's grade, their annual base salary, and the annual incentive target. The number of employees who received stock options increased from 1,300 in 1992 to 72,500 in 2001.

Employees were also awarded bonuses, which varied according to the overall performance of IBM. As they moved up the hierarchy, the performance-linked bonus component of their total remuneration also grew. This move was aimed at enhancing the commitment of employees. However, Gerstner scrapped other benefits such as club memberships, medical benefits, and pension schemes.

Gerstner also felt that at IBM, marketing was not given the importance it deserved. In 1993, he appointed Abby Kohnstamm as the head of corporate marketing. Initial research revealed that the goodwill enjoyed by IBM helped push its products into the market, but there was no marketing strategy in place. Gerstner therefore decided to evolve a uniform marketing strategy for IBM. A major decision in this direction was to centralize the advertising and media strategy. The advertising contract for IBM's operations across the world was awarded to Ogilvy & Mather. Before Gerstner, IBM managers across the world had around 70 different advertising agencies, and there wasn't much coordination between them. As a result, monitoring the agencies was quite difficult. Gerstner's decision played an important role in strengthening the image of IBM.

Due to the huge size of IBM's operations spread all across the world, it was very difficult for Gerstner to closely monitor their functioning. He decided to delegate the authority to make decisions regarding the regular operations of these units to the heads of the respective units while the crucial strategic decisions were taken by him. Gerstner created a corporate executive committee comprising ten executives to monitor and integrate the operations of different units and keep him updated about the same. To make them more accountable, Gerstner declared that the bonuses earned by the executives would depend on the overall performance of the company and not on their individual performance. He also created a Worldwide
Management Council comprising 35 executives to discuss new initiatives undertaken by IBM and the probable impact of these on operations across the world. These measures were a major step towards Gerstner's efforts to decentralize decision making at IBM.

THE TURNAROUND STRATEGY

In 1994, Gerstner made efforts to improve the reporting procedures across different units of the firm. This helped him to closely monitor the production schedules, cost schedules, and sale of different products. He also started focusing on specific problems related to individual units. He realized that the personal computers division, which had good potential, was performing very poorly. The division was facing tough competition from companies such as Dell, Hewlett-Packard, and Compaq. With the objective of improving the situation, Gerstner appointed Richard Thomson, who was his colleague at American Express and RJR Nabisco, as the head of the unit.

Gerstner took various measures to improve IBM’s customer orientation. When customers complained about the high prices of mainframe software, Gerstner quickly ordered price cuts of up to 30 percent. Since IBM hardware and software were not compatible with other systems, customers were often not willing to invest in IBM’s proprietary products. IBM started developing hardware and software using Java in order to make its products compatible with other systems.

Gerstner always tried to solve the problems faced by IBM’s customers. He understood that the massive scale of IBM’s operations made it very difficult for it to provide its customers the personalized attention they desired. In what was perceived to be the largest restructuring exercise of IBM’s work force, he split IBM’s entire sales force into 14 vertical marketing groups, each catering to a specific industry. Gerstner divided his existing and potential customers around the world on the basis of the industry to which they belonged such as banking, insurance, and so on. Further, each industry was allotted to a team of research people, software engineers, and industry consultants so that they could develop solutions according to the industry-specific needs of customers.

It was generally believed that the popularity of PCs would lead to a decline in the demand for mainframes. An important decision that Gerstner made in 1994 was to continue with mainframes, thus removing all speculation about IBM’s commitment to the mainframes business. He strongly felt that IBM must build on its core business, rather than deviate from it. Gerstner instructed his executives to replace IBM’s aging line of mainframes with smaller, faster, cheaper, but still highly profitable machines. In order to make mainframes more affordable, he shifted from “bi-polar” to CMOS (Complementary Metal Oxide Semiconductor) technology, which helped reduce production costs considerably. During the period 1994–2001, Gerstner slashed the unit price of mainframes by 96 percent from $63,000 to $2,500. By the end of 1994, Gerstner had reduced IBM’s manpower strength by 80,000, lowering the annual operating costs significantly. The total amount saved as a result of the cost-cutting initiatives undertaken by Gerstner in 1994 amounted to $2.86 billion. IBM earned a net income of $3 billion in 1994, indicating that IBM was well on its way to recovery.

In 1995, IBM witnessed some significant developments under Gerstner’s leadership. Gerstner always stressed that IT had become more than just a productivity tool. It had become fundamental to how a company operated and the prime source of a company’s competitive advantage. Clients wanted to integrate different computing platforms and applications together in networks, and they turned to specialist computer service companies like EDS and the consulting arms of big accounting firms. Gerstner expressed his confidence that IBM’s size and scope could provide “complete solutions” to its customers. If IBM did not have the product being demanded, it offered third party alternatives to its customers.

Gerstner also felt that IBM was moving in the direction of using the same computer architecture for different product lines. This required tight integration of different businesses. He argued that the PC era would come to an end and PCs would be replaced by network computing. While PCs would still exist on every desk, the programs, data, and other information would reside on powerful servers linked by networks. In such a scenario, systems integration capabilities would be crucial. To strengthen its technological capabilities, IBM acquired the software company Lotus (famous for developing the 1-2-3 spreadsheet) for $3.52 billion in 1995.

Later in the year, Gerstner introduced a concept known as network-centered computing. He believed that networking technologies could enable the computers around the world to get connected at a faster rate and have wider applications for such technologies. Gerstner decided that 25 percent of the expenses incurred in R&D would be shifted to the projects that were related to network-centered computing. He felt that the existing client/server technology was quite expensive and that a more powerful networking technology could be offered at a competitive price to the customers. As a first step towards
EMPHASIS ON E-BUSINESS

In 1997, Gerstner’s network-centered computing strategy evolved into a full-fledged “e-business” strategy for IBM. This strategy sought to leverage IBM’s strengths in big servers, huge storage capability, bullet-proof databases, massive processing power, and expert systems integration. IBM provided the complete package for e-business (e.g., hardware, software, training, security, networking, and services). Lotus Notes Groupware added another powerful feature to IBM’s e-business solutions. Notes ensured that various forms of communication including e-mail were made available to all persons in an organization for whom they were relevant. Each Notes server periodically checked the status of other servers in the network and copied the updated contents of its database to others. Hence, users were able to access the latest information in real time. During the period 1995–1998, the number of Notes users increased from 3 million to 22 million. IBM also launched a web-server program called Go that made the company’s hardware products suitable for e-commerce transactions.

Later in the year, Gerstner launched a huge marketing campaign in both the print and electronic media across the world to promote IBM as a company that offered world class e-business solutions to its customers. Existing and prospective customers were directly contacted through mail. Senior executives spoke of e-business in all their presentations and speeches. Executives were encouraged to interact with each other on a regular basis to exchange their views on the topic, thereby enabling them to widen their knowledge on the subject. The campaign on which Gerstner spent millions of dollars depicted real-world managers struggling with Web-related problems and was a huge success. Fortune reported that the campaign made a tremendous impact on the audience. During the period 1997–2002, IBM had spent over $5 billion on advertising of its e-business initiative. Acknowledging the success of the e-business campaign, Gerstner said, “I consider the e-business campaign to be one of the finest jobs of brand positioning I’ve seen in my entire career.”

One of the press reports described how Gerstner revamped IBM’s marketing approach by setting an example. “When Gerstner ran into the P&G chairman and CEO, John E. Pepper, at a business function, he came to know that the top management at P&G was wrestling with how to better exploit new technology such as the Internet to streamline operations. He later called Pepper to suggest that he bring his management team out to P&G for a day long briefing on their vision of a new era of e-commerce. This proactive call surprised Pepper, and the initiative paid off handsomely.”

Gerstner also advised his executives to concentrate on providing “complete solutions” to their clients. He stressed that in a competitive era where it was difficult to distinguish products, good customer service was the key to higher sales and stronger customer loyalty. In just a few years, IBM developed the world’s largest computer service business, IBM Global Service (IBMGS), overtaking its nearest competitor, Electronic Data Systems (EDS). In 1997, IBM reported a net income of $6.09 billion, while revenues amounted to $78.5 billion. Revenues from IBMGS formed a quarter of the total sales. Gerstner had given a new thrust to customer service, and his efforts seemed to pay rich dividends. Pat Zilvitis, chief information officer of Gillette, said, “I don’t view IBM as a hardware vendor anymore. I think of them as an IT vendor that can help me in a number of different ways. If I have got a problem, I go to my IBM rep and expect to get the right expert.”

Gerstner continued to aggressively pursue the e-business strategy in 1998 as well. IBM extended the benefits of e-business to its customers. Rather than investing a large amount of money on call centers and other related activities, it solved the problems of customers through online support systems. In mid-1998, Gerstner signed seven computer services deals, of
which five were outside the United States. He also announced plans to make IBM the premier supplier of e-commerce software and services. He indicated that IBM would soon have the technology to build a variety of net-ready information appliances ranging from Internet phones to handheld computers to TV set-top boxes. In 1998, IBM reported a net profit of $6.33 billion on revenues of $81.6 billion.

In 1999, the world was waking up to the Year 2000 problem, popularly known as the Y2K. To address this problem, Gerstner quickly established customer support teams. This gesture of IBM reiterated its standing as a customer-driven company. Gerstner was named Man of the Year by a leading U.S. magazine, standing as a customer-driven company. Gerstner was named Man of the Year by a leading U.S. magazine, Industry Week. IBM ended the year with revenues of $87.55 billion and a net income of $7.7 billion.

Under the guidance of Gerstner, IBM continued its good financial performance. The company generated revenues of $88.4 billion and a net profit of $8.1 billion in 2000. However, in the financial year ending December 2001, IBM’s net income fell to $7.7 billion while revenues dipped to $85.9 billion, as a result of the global recession in the IT industry.

After working for almost nine years with IBM, Gerstner retired on March 1, 2002. According to analysts, Gerstner had engineered IBM’s remarkable transformation from a hardware seller to service provider. Appreciating his leadership skills, Palmisino, the new CEO of IBM, said, “I feel very fortunate to succeed Lou Gerstner as CEO. Against all odds, he led IBM back from its darkest days. He transformed the company’s culture and reignited growth. IBM’s unflagging focus on both the customer and technology innovation is a direct result of Lou’s leadership over the last nine years. He will leave a significant legacy.”

Addressing the annual shareholders meeting in April 2001, Gerstner summed up his vision for IBM, “Today, the agenda for IBM is dominated by this once-in-a-lifetime opportunity to separate from the pack, to stand apart, and to lead. That’s about more than our marketplace performance. We think leaders are expected to lead on multiple dimensions. That means leadership in technology, leadership in imagining how business and society can be changed, and certainly leadership in crafting the public policy frameworks required for a networked world.”

**THE CRITICISM**

Though Gerstner has been credited for his remarkable efforts to turn around IBM, the manner in which he went about this task drew much criticism. His early moves to keep IBM intact and change the corporate culture of IBM were severely criticized by the employees. An executive who had served the company for approximately three decades, criticizing Gerstner’s approach in 1998, said, “When I joined IBM, I was so proud. . . . It was the best company in the world. Today, it’s just another company. . . . Gerstner made it a pedestrian company. The pride, the culture he’s effectively destroyed. You could argue that if he hadn’t kept IBM intact, the company would have been destroyed. My sense is that Gerstner inherited something that was about to hit a wall. The way he went about doing it from a Wall Street perspective was very successful. But from the perspective of someone who knew how special this company was, it was a tragedy. I would have liked to see the company broken up. There is no entrepreneurial spirit any more. A lot of people are going through the motions. This is no longer a lifestyle company. Gerstner is running it as just another financial institution. So, what bothers me is that they had something so precious. My sense is that as smaller entities, they could have maintained some of the culture they created, some of the entrepreneurial spirit. That’s lost now. I remember the way it was.”

It was also felt that Gerstner achieved better financial results for IBM at the cost of employee welfare. For example, in 1999, IBM decided to reduce medical coverage and pension of employees, as a cost-cutting measure. The employees alleged that Gerstner was increasing his personal gains at the cost of their interests (as he would earn more money through incentives by showing more profits for IBM). Jimmy Leas, an IBM engineer and a patent lawyer, remarked, “Gerstner slashed retirement pay for employees to make profits look higher because part of his salary depends on earnings going up. Gerstner put his interests ahead of company interests.” His allegation was justified by the fact that Gerstner received a higher compensation of $73.6 million in 2000, while employees suffered as a result of cuts in benefits in 1999.

Analysts also alleged that Gerstner had not been successful in capitalizing on IBM’s capabilities in high-level, high-margin consulting. This sector remained largely dominated by McKinsey and Andersen Consulting. They also felt that though Gerstner was a good manager, he was a poor entrepreneur. Bob Djurdjevic, president of an Arizona-based firm, Annex Research, said, “Gerstner did an excellent job of cutting costs and returning IBM to profitability. That job was done by about 1995. Ever since, his main challenge was to generate growth. He did poorly at that. He will be remembered as a good manager, but a poor entrepreneur.”
NOTES

2. Quoted in Saving Big Blue by Robert Slater, p. 115.
3. Established in 1769, Dartmouth offers several undergraduate and graduate programs. The institution offers 16 graduate programs in arts and sciences, apart from conducting programs in specialized fields such as engineering (Thayer School of Engineering), medicine (Dartmouth Medical College) and business administration (Tuck School of Business).
4. The oldest railway company in the United States, later renamed Conrail.
5. American Express provides international banking, financial advisory and travel-related services in more than 200 countries all over the world. The company offers charge and credit cards, travelers’ checks, travel services, financial planning, and investment and insurance products.
6. The arm of American Express that deals with credit cards, travelers’ checks, travel agencies, and more.
7. New products such as Platinum and Optima cards were developed.
8. As quoted in the book Saving Big Blue by Robert Slater, p. 54.
9. A division of IBM that sold computers and electronic components to defense and public agencies of the U.S. government.
10. A collection of paintings that was started by IBM’s founder, Thomas Watson Sr.
11. An advertising agency with operations spread all over the world.
12. A platform-independent language developed by Sun Microsystems. An application written in Java can run on any platform.
13. A model of computing based on networks, most notably the Internet. Gerstner believed that in the future, networking technologies would play an important role in business.
14. A network architecture in which each computer or process on the network is either a client or a server. Servers are powerful computers or processes dedicated to managing disk drives (file servers), printers (print servers), or network traffic (network servers). Clients are PCs or workstations on which users run applications. Clients rely on servers for resources, such as files, devices, and processing power.
15. Palmisino worked for IBM for over three decades, during which he held several key positions. He was later promoted as the CEO in 2002.
16. Prodigy was an internet service provider that was jointly owned by IBM and Sears, Roebuck & Company.
20. A set-top box is used to select television channels offered by satellite/cable television providers as well as to play video games.
21. Many software applications were designed to handle dates that begin with “19__.” In the new millennium, the dates begin with “20__,” which required necessary upgrades in the software applications, particularly accounting and database-related ones.
22. It is the award given by Industry Week to recognize people who have attained tremendous success in their respective fields.
25. Quoted in Saving Big Blue, by Robert Slater, p. 86.
27. A U.S.-based market intelligence and computer industry consulting firm with operations spread all over the world.

ADDITIONAL READINGS AND REFERENCES

We turned our financial performance in 2000–2001, and then started to grow our commercial business.¹

Today, we are one of the leaders in the area of consumer engagement, bringing a whole new idea around how benefits ought to work to the employer space through focusing on a consumer-centric value proposition. We're separating ourselves from the competition through technology and consumer engagement.²

— Michael B. McCallister, CEO and President of Humana Inc.

In 1999, Louisville, Kentucky–based health insurance company Humana Inc. was going through a tough time due to rising healthcare costs in the United States and class-action lawsuits against it. Humana reported a net loss of $382.42 million³ for the fiscal year ending December 31, 1999. In February 2000, Michael B. McCallister was appointed as the new CEO of Humana. Realizing the growth potential in the healthcare business in the United States (Appendix 1), McCallister felt that Humana needed a consumer-centric approach along with a strong development in IT infrastructure to regain profitability and growth in its commercial and government business segments (Appendix 2). With innovative products and cost cutting strategies adopted since then, Humana earned a net income of $228.93 million in the fiscal year 2003. By 2004, Humana was serving 6.4 million medical members⁴ in 18 states in the United States and Puerto Rico. Despite the increased income in the first quarter of 2004, Humana’s stock prices declined as the company announced that it was expecting lower than expected profits in its commercial business for the second quarter. This was in anticipation of the aggressive lowering of prices by its competitors. However, McCallister has refused to be a part of aggressive pricing strategy and he aims to build sustainable competitive advantage through product innovations and enhanced technology. In the second quarter of 2004, Humana reported increased earnings due to strong growth in its government business. The company’s net income increased to $80.8 million for the quarter ending June 30, 2004, from $69.3 million in the corresponding period of the previous year. McCallister said, “We continue to expect 2004 revenue, earnings and cash flows to be the highest in Humana’s history as a health benefits company.”⁶

ABOUT HUMANA

Humana was started as a nursing home in 1961 by David A. Jones and Windell Cherry along with two contractors and two real estate agents. Each of them invested $1000 to start the nursing home, which was initially named Heritage Home. To fund further expansion, the company went public in 1968 under the name Extendicare. By then, Extendicare was operating seven nursing homes. But with the nursing home market getting saturated, David Jones started looking for new business segments. Jones had realized that there was potential in other business segments back in 1966 when a flu epidemic had erupted in Connecticut. He said, “The hospitals filled up and they began to send their older patients directly to us. In terms of medical patients and surgical patients, we did a pretty good job.
But the hospital was getting paid 10 times as much as we were, and so the light went off over my head and I said, 'Let's try hospitals.' So we began to design hospitals, but at the same time, we began to buy hospitals.  

The late 1960s and the early 1970s marked a shift in the company's business from owning nursing homes to acquiring hospitals (Appendix 3). By 1972, Extendicare had divested all its nursing homes and was focusing on its hospital business. To reflect this shift in business focus, Extendicare was renamed Humana in 1974.

The merger with American Medicorp in 1978 added 39 hospitals to Humana. By the early 1980s, Humana was the largest hospital company in the world with more than eighty hospitals across the globe. In 1982, Humana started its "Centers of Excellence" programs. The program was started in hospitals that were using leading-edge technologies to provide the best specialty care. In 1984, Humana entered the health insurance business with the introduction of its flexible health insurance products called the Humana Health Care Plans. It also marked Humana's debut in developing the Health Maintenance Organization (Exhibit 1) industry in the United States (Appendix 4).

With the rapid evolution in both the hospital and the health insurance sectors, Humana decided to separate the two divisions into two independent publicly held companies. On March 1, 1993, Humana spun off its hospital division into a new company called Galen Health Care, which was eventually merged with Columbia Health Care Corporation in September 1993. The health insurance business continued under the name of Humana.

Humana increased its insurance business in the 1990s mainly through acquisitions. On October 11, 1995,  

EXHIBIT 1

Health Maintenance Organizations (HMO) in the United States

The phrase originated in the United States to define any system by which one could obtain control over the delivery of health services. A health maintenance organization is a prepaid organized delivery system (a fixed amount of money is available to cover the health needs of members). The organization therefore assumes financial risk and may transfer some of that risk to doctors or other providers. Individuals enroll with a health premium.

Individuals who join an HMO are considered members. Typically HMOs provide members with comprehensive health care. When someone joins an HMO, they select a primary care physician from the list provided by the HMO. That primary care physician coordinates all of that member's medical care. If care by a specialist is needed, the primary care physician will refer the member to a specialist who is usually also in the HMO network. In an HMO, physicians may be employees of the HMO or the HMO may contract with independent physicians to provide care. Members who go outside of the network to receive care (unless given prior approval) will probably pay all or most of the cost of that care out of their own pockets.

A number of different models of HMOs have surfaced:

- **Staff model:** The practitioners are employed by the HMO and are paid on a salary basis plus bonuses. It is a "one stop shop" model—all medical practitioners are housed in one building and provide a comprehensive range of medical services. They charge a fixed fee per month.
- **Group model:** The HMO contracts with multispecialty practitioner groups. Practitioners are paid on a monthly salary basis. They are not all situated in one building. A hospital can treat private patients as well as HMO group.
- **Network model:** HMO would contract between group models. Practitioners are paid on a monthly salary basis and they are able to treat patients other than those in the HMO group.
- **IPA (Independent Practitioners Assoc.) model:** HMO contracts with an association of practitioners. The HMO collects a capitation fee from its members and pays the doctors on a fee-for-service basis. Doctors submit their accounts to the HMO directly and not patients.
- **Direct contract model:** HMO contracts directly with practitioners. This model operates on the same basis as the IPA model and doctors are paid on a fee-for-service basis.

Humana acquired Emphesys Financial Group Inc. by paying $650 million. Emphesys had a strong position in sales, marketing, and customer service and was then the tenth largest health insurer in the United States. Emphesys started operating as Humana’s subsidiary under the name Employers Health Insurance Co. and offered products like group medical, group life, dental, and disability income insurance, mainly to small businesses. On November 30, 1995, Humana also purchased some primary care centers of Coastal Physician Group Inc. for $50 million in South Florida and Tampa.

In 1996, a wholly owned subsidiary of Humana, Humana Military Healthcare Services, started its TRICARE program. In 1997, Humana acquired Health Direct, Inc., a for-profit insurance subsidiary of Advocate Health Care, for $23 million, thereby expanding its market in Chicago and adding 50,000 members. The company also acquired Miami-based Physician Corporation of America (PCA), the largest health plan in the city, for $411 million that included the absorption of PCA’s debt of $121 million. During the acquisition, PCA was providing healthcare services through its HMOs in Florida, Texas, and Puerto Rico to 1.1 million medical members. Humana acquired ChoiceCare on October 17, 1997, for $250 million. This enabled Humana to expand into the Greater Cincinnati and the Ohio regions, where ChoiceCare already had its customer base. Until 1997, Humana experienced robust growth when it recorded net earnings of $173 million (Exhibit 2). However, in 1998, Humana recorded a reduced net income of $129 mil-

<table>
<thead>
<tr>
<th>EXHIBIT 2</th>
<th>Financials of Humana Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Dollars in millions, except per share results)</td>
<td>1999(a)</td>
</tr>
<tr>
<td><strong>Summary of Operations</strong></td>
<td></td>
</tr>
<tr>
<td>Premiums</td>
<td>$9,959</td>
</tr>
<tr>
<td>Interest and other income</td>
<td>154</td>
</tr>
<tr>
<td>Total revenues</td>
<td>10,113</td>
</tr>
<tr>
<td>(Loss) income before income taxes</td>
<td>(404)</td>
</tr>
<tr>
<td>Net (loss) income</td>
<td>(382)</td>
</tr>
<tr>
<td>(Loss) earnings per common share</td>
<td>(2.28)</td>
</tr>
<tr>
<td>—assuming dilution</td>
<td>(2.28)</td>
</tr>
<tr>
<td>Net cash provided by operations</td>
<td>217</td>
</tr>
<tr>
<td><strong>Financial Position</strong></td>
<td></td>
</tr>
<tr>
<td>Cash and investments</td>
<td>$2,738</td>
</tr>
<tr>
<td>Total assets</td>
<td>4,900</td>
</tr>
<tr>
<td>Medical and other expenses payable</td>
<td>1,756</td>
</tr>
<tr>
<td>Debt and other long-term obligations</td>
<td>830</td>
</tr>
<tr>
<td>Stockholders’ equity</td>
<td>1,268</td>
</tr>
<tr>
<td><strong>Operating Data</strong></td>
<td></td>
</tr>
<tr>
<td>Medical expense ratio</td>
<td>85.7%</td>
</tr>
<tr>
<td>Administrative expense ratio</td>
<td>15.0%</td>
</tr>
<tr>
<td>Medical membership by segment:</td>
<td></td>
</tr>
<tr>
<td>Health Plan:</td>
<td></td>
</tr>
<tr>
<td>Large group commercial</td>
<td>1,420,500</td>
</tr>
<tr>
<td>Medicare HMO</td>
<td>488,500</td>
</tr>
<tr>
<td>Medicaid and other</td>
<td>661,100</td>
</tr>
<tr>
<td>TRICARE</td>
<td>1,058,000</td>
</tr>
<tr>
<td>Administrative services</td>
<td>648,000</td>
</tr>
<tr>
<td>Total Health Plan</td>
<td>4,276,100</td>
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</table>
**EXHIBIT 2 (Cont'd)**

### Operating Data

<table>
<thead>
<tr>
<th></th>
<th>1999(a)</th>
<th>1998(b)</th>
<th>1997(c)</th>
<th>1996(d)</th>
<th>1995(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Small Group:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Small group commercial</td>
<td>1,663,100</td>
<td>1,701,800</td>
<td>1,596,700</td>
<td>1,324,600</td>
<td>1,332,400</td>
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<tr>
<td>Total medical membership</td>
<td>5,939,200</td>
<td>6,195,800</td>
<td>6,206,800</td>
<td>4,851,000</td>
<td>3,804,400</td>
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<tr>
<td><strong>Specialty membership:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dental</td>
<td>1,628,200</td>
<td>1,375,500</td>
<td>936,400</td>
<td>844,800</td>
<td>797,000</td>
</tr>
<tr>
<td>Other</td>
<td>1,333,100</td>
<td>1,257,800</td>
<td>1,504,200</td>
<td>1,039,400</td>
<td>1,063,000</td>
</tr>
<tr>
<td>Total specialty membership</td>
<td>2,961,300</td>
<td>2,633,300</td>
<td>2,440,600</td>
<td>1,884,200</td>
<td>1,860,000</td>
</tr>
</tbody>
</table>

(a) Includes expenses of $585 million pretax ($499 million after tax, or $2.97 per diluted share) primarily related to goodwill write-down, losses on non-core asset sales, professional liability, reserve strengthening, premium deficiency and medical reserve strengthening.

(b) Includes expenses of $132 million pretax ($84 million after tax, or $0.50 per diluted share) primarily related to the costs of certain market exits and product discontinuances, asset write-offs, premium deficiency and a one-time non-officer employee incentive.

(c) Includes the operations of Health Direct, Inc., Physician Corporation of America, Choice-Care Corporation and EMPHESYS Financial Group, Inc. since their dates of acquisition: February 28, 1997, September 8, 1997, October 17, 1997, and October 11, 1995, respectively.

(d) Includes expenses of $215 million pretax ($140 million after tax, or $0.85 per diluted share) primarily related to the closing of the Washington, D.C. and certain other markets, severance and facility costs for workforce reductions, product discontinuance costs, premium deficiency, litigation and other costs.

### Summary of Operations

#### Revenues:

<table>
<thead>
<tr>
<th></th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premiums</td>
<td>$11,825,283</td>
<td>$10,930,397</td>
<td>$9,938,961</td>
<td>$10,394,631</td>
<td>$9,958,582</td>
</tr>
<tr>
<td>Administrative services fees</td>
<td>271,676</td>
<td>244,396</td>
<td>137,090</td>
<td>86,298</td>
<td>97,940</td>
</tr>
<tr>
<td>Investment and other income</td>
<td>129,352</td>
<td>86,388</td>
<td>118,835</td>
<td>115,021</td>
<td>155,013</td>
</tr>
<tr>
<td><strong>Total revenues</strong></td>
<td>12,226,311</td>
<td>11,261,181</td>
<td>10,194,886</td>
<td>10,595,950</td>
<td>10,211,535</td>
</tr>
</tbody>
</table>

#### Operating expenses:

<table>
<thead>
<tr>
<th></th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical</td>
<td>9,879,421</td>
<td>9,138,196</td>
<td>8,279,844</td>
<td>8,781,998</td>
<td>8,533,090</td>
</tr>
<tr>
<td>Selling, general and administrative</td>
<td>1,858,028</td>
<td>1,775,069</td>
<td>1,545,129</td>
<td>1,524,799</td>
<td>1,466,181</td>
</tr>
<tr>
<td><strong>Depreciation and amortization</strong></td>
<td>126,779</td>
<td>120,730</td>
<td>161,531</td>
<td>146,548</td>
<td>123,858</td>
</tr>
<tr>
<td>Goodwill impairment and other expenses</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>459,852</td>
</tr>
<tr>
<td><strong>Total operating expenses</strong></td>
<td>11,864,228</td>
<td>11,033,995</td>
<td>9,986,504</td>
<td>10,453,345</td>
<td>10,582,981</td>
</tr>
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</table>

#### Income (loss) from operations:

<table>
<thead>
<tr>
<th></th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>362,083</td>
<td>227,186</td>
<td>208,382</td>
<td>142,605</td>
<td>(371,446)</td>
<td></td>
</tr>
<tr>
<td>17,367</td>
<td>17,252</td>
<td>25,302</td>
<td>28,615</td>
<td>33,393</td>
<td></td>
</tr>
<tr>
<td>344,716</td>
<td>209,934</td>
<td>183,080</td>
<td>113,990</td>
<td>(404,839)</td>
<td></td>
</tr>
<tr>
<td>115,782</td>
<td>67,179</td>
<td>65,909</td>
<td>23,938</td>
<td>(22,419)</td>
<td></td>
</tr>
<tr>
<td>228,934</td>
<td>142,755</td>
<td>117,171</td>
<td>90,052</td>
<td>(382,420)</td>
<td></td>
</tr>
<tr>
<td><strong>Basic earnings (loss) per common share</strong></td>
<td>$1.44</td>
<td>$0.87</td>
<td>$0.71</td>
<td>$0.54</td>
<td>$(2.28)</td>
</tr>
<tr>
<td><strong>Diluted earnings (loss) per common share</strong></td>
<td>$1.41</td>
<td>$0.85</td>
<td>$0.70</td>
<td>$0.54</td>
<td>$(2.28)</td>
</tr>
</tbody>
</table>

#### Financial Position

<table>
<thead>
<tr>
<th></th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash and investments</td>
<td>$2,927,213</td>
<td>$2,415,914</td>
<td>$2,327,139</td>
<td>$2,312,399</td>
<td>$2,785,702</td>
</tr>
<tr>
<td>Total assets</td>
<td>5,293,323</td>
<td>4,879,937</td>
<td>4,681,693</td>
<td>4,597,533</td>
<td>4,951,578</td>
</tr>
</tbody>
</table>

(in thousands, except per share results, membership and ratios)
### EXHIBIT 2 (Cont’d)

**Financial Position**

<table>
<thead>
<tr>
<th></th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical and other expenses payable</td>
<td>1,272,156</td>
<td>1,142,131</td>
<td>1,086,386</td>
<td>1,181,027</td>
<td>1,756,227</td>
</tr>
<tr>
<td>Debt</td>
<td>642,638</td>
<td>604,913</td>
<td>578,489</td>
<td>599,952</td>
<td>686,213</td>
</tr>
<tr>
<td>Stockholders’ equity</td>
<td>1,835,949</td>
<td>1,606,474</td>
<td>1,507,949</td>
<td>1,360,421</td>
<td>1,268,009</td>
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</table>

**Key Financial Indicators**

<table>
<thead>
<tr>
<th></th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical expense ratio</td>
<td>83.5%</td>
<td>83.6%</td>
<td>83.3%</td>
<td>84.5%</td>
<td>85.7%</td>
</tr>
<tr>
<td>SG&amp;A expense ratio</td>
<td>15.4%</td>
<td>15.9%</td>
<td>15.3%</td>
<td>14.5%</td>
<td>14.6%</td>
</tr>
</tbody>
</table>

**Medical Membership by Segment**

**Commercial:**

<table>
<thead>
<tr>
<th>Segment</th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fully insured</td>
<td>2,352,800</td>
<td>2,340,300</td>
<td>2,301,300</td>
<td>2,545,800</td>
<td>3,083,600</td>
</tr>
<tr>
<td>Administrative services only</td>
<td>712,400</td>
<td>652,200</td>
<td>592,500</td>
<td>612,800</td>
<td>648,000</td>
</tr>
<tr>
<td>Medicare supplement</td>
<td></td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>44,500</td>
</tr>
<tr>
<td>Total Commercial</td>
<td>3,065,200</td>
<td>2,992,500</td>
<td>2,893,800</td>
<td>3,158,600</td>
<td>3,776,100</td>
</tr>
</tbody>
</table>

**Government:**

<table>
<thead>
<tr>
<th>Segment</th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicare+Choice</td>
<td>328,600</td>
<td>344,100</td>
<td>393,900</td>
<td>494,200</td>
<td>488,500</td>
</tr>
<tr>
<td>Medicaid</td>
<td>468,900</td>
<td>506,000</td>
<td>490,800</td>
<td>575,600</td>
<td>616,600</td>
</tr>
<tr>
<td>TRICARE</td>
<td>1,849,700</td>
<td>1,755,800</td>
<td>1,714,600</td>
<td>1,070,300</td>
<td>1,058,000</td>
</tr>
<tr>
<td>TRICARE ASO</td>
<td>1,057,200</td>
<td>1,048,700</td>
<td>942,700</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Total Government</td>
<td>3,704,400</td>
<td>3,654,600</td>
<td>3,542,000</td>
<td>2,140,100</td>
<td>2,163,100</td>
</tr>
<tr>
<td>Total Medical Membership</td>
<td>6,769,600</td>
<td>6,647,100</td>
<td>6,435,800</td>
<td>5,298,700</td>
<td>5,939,200</td>
</tr>
</tbody>
</table>

**Commercial Specialty Membership**

<table>
<thead>
<tr>
<th>Segment</th>
<th>2003(a)</th>
<th>2002(b)(c)</th>
<th>2001</th>
<th>2000</th>
<th>1999(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dental</td>
<td>1,147,400</td>
<td>1,094,600</td>
<td>1,123,300</td>
<td>1,148,100</td>
<td>1,146,000</td>
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<tr>
<td>Other</td>
<td>520,700</td>
<td>545,400</td>
<td>571,300</td>
<td>678,900</td>
<td>1,333,100</td>
</tr>
<tr>
<td>Total specialty membership</td>
<td>1,668,100</td>
<td>1,640,000</td>
<td>1,694,600</td>
<td>1,827,000</td>
<td>2,479,100</td>
</tr>
</tbody>
</table>

(a) Includes expenses of $30.8 million pretax ($18.8 million after tax, or $0.12 per diluted share) for the writedown of building and equipment and software abandonment expenses. These expenses were partially offset by a gain of $15.2 million pretax ($10.1 million after tax, or $0.06 per diluted share) for the sale of a venture capital investment. The net impact of these items reduced pretax income by $15.6 million ($8.7 million after tax, or $0.05 per diluted share).

(b) Includes expenses of $85.6 million pretax ($58.2 million after tax, or $0.35 per diluted share) for severance and facility costs related to reducing our administrative cost structure with the elimination of three customer service centers and an enterprise-wide workforce reduction, reserves for liabilities related to a previous acquisition and the impairment in the fair value of certain private debt and equity investments.

(c) As described in Note 2 to our consolidated financial statements included herein, we adopted Statement of Financial Accounting Standard No. 142, Goodwill and Other Intangible Assets, as of January 1, 2002. We ceased amortizing goodwill upon adopting Statement 142 on January 1, 2002. Note 5 identifies goodwill amortized in 2001 and the estimated impact on our reported net income and earnings per common share had amortization been excluded from 2001 results.

(d) Includes expenses of $584.8 million pretax ($499.3 million after tax, or $2.97 per diluted share) primarily related to goodwill impairment, losses on non-core asset sales, professional liability reserve strengthening, premium deficiency and medical reserve strengthening.

lion. It was due to the severance and lease termination costs incurred due to Humana’s exit from five market areas19 and disposal of non-strategic products and assets.

THE INSURER GETS SICK

Troubles started in early 1999 when Humana faced various class-action lawsuits filed against it in Florida and Nevada. The Nevada lawsuit charged that Humana did not pass the special discounts that it received from certain hospitals on to its customers. In April 1999, Humana announced that it was expecting a reduced EPS of $0.20 to $0.24 per share against the estimated calculation of $0.34 per share20 due to increased medical costs for the first quarter of fiscal year 1999. The company also announced an additional $90 million expenses during the first quarter. It included $50 million related to renegotiation of its contract with Columbia Healthcare Corporation that had ended on January 1, 1999, $35 million for strengthening its medical claim reserve, and $5 million to settle the outstanding issues with Columbia in the previous contract. The renewal of the contract enabled Humana’s members in Florida to continue receiving hospital services from Columbia hospitals in the state. The then Humana’s president and CEO, Gregory H. Wolf, said, “Although its immediate financial impact is adverse, the contract represents a new cost factor which we can address in our upcoming premium pricing actions. Most importantly, we believe that we made the right decision for our 1.3 million Florida members who would have been greatly inconvenienced by a termination of service with Columbia and the possible disruption of their health care.”21 Humana reported a net loss of $16 million in the first quarter of 1999. Further, as Humana had made efforts to increase its revenues for the quarter by increasing the premium charged to its members in its commercial business, this led to a decrease in the membership in its commercial business. The membership in commercial business further declined by 2.8 percent on June 30, 1999, as compared to the corresponding period in the previous year. Medical costs continued to increase and the EPS further decreased to 17 cents per share.22 In July 1999, a class-action complaint was filed against Humana by Wolf Haldenstein Adler Freeman & Herz LLP23 in the United States District Court for the Western District of Kentucky that caused unspecified financial loss to the company. It was alleged that Humana had misrepresented its operational and financial condition in its press releases, which had inflated its stock prices. The lawsuit was filed on behalf of investors who had purchased Humana’s shares at higher prices during February 9, 1999, and April 8, 1999. When Humana announced additional $90 million charges in April, the share price decreased to $12.1875 per share as against the Class Period,24 when the shares traded as high as $19.375 per share.25 Gregory Wolf resigned as CEO and president in August 1999. David Jones, the founder and former CEO, was brought in as the interim CEO.

During the third quarter of 1999, David Jones worked closely with Michael McCallister, and five key initiatives were developed to mitigate the difficult situation faced by the company. These involved setting premiums above the rising medical costs, establishing large group commercial infrastructure, renegotiation of contracts with physicians and hospitals, better cost management, and rationalizing markets, products, and platforms. In September 1999, Employee Health Insurance Company (EHI), a subsidiary of Humana, acquired the operational control of Private Healthcare Systems (PHCS) of Waltham, Massachusetts, which controlled the network relationships for Humana’s products on behalf of EHI. PHCS was renamed ChoiceCare network. With 330,000 physicians and 2,500 hospitals, the ChoiceCare network became the second-largest medical network in the United States26 and was expected to provide cost efficiencies and sales leverage to Humana.

But, on October 4, 1999, a lengthy lawsuit (Appendix 5) was filed against Humana in the United States District Court for the Southern District of Florida (Miami Division). It charged that Humana “systematically and intentionally concealed from members of its health plans . . . accurate information about when health care will be provided, when claims will be approved or disapproved, and what criteria and procedures are actually used to determine the extent and type of their coverage.”27

The lawsuits and rising medical costs resulted in a net loss of $382.42 million for Humana in the fiscal year 1999. David Jones decided to refocus the company’s business with significant investments in technology. In February 2000, Jones appointed Mike McCallister, who had been associated with Humana since 1974 and was serving as the company’s vice president, as the new CEO of the company. Commenting on his decision, David Jones said, “Mike is well-known to our organization and was clearly a leading candidate to replace Greg Wolf as chief executive officer last August. Since then, he has distinguished himself in working alongside me, the other members of the office of the chairman—Ken Fasola and Jim Murray—and Humana’s board of directors, in addressing the issues facing our company and in setting our plans for a return to sustained growth in profitability.”28


**Bouncing Back to Life**

McCallister said, “We intend to continue to focus on our core health insurance businesses. We will also continue to sell non-core assets and use the proceeds to pay down debt and invest in our industry-leading Internet initiatives.”

To come out of its financial challenges, Humana, in 2000, implemented its cost-cutting strategy by closing down offices that had less than 10 customers. Humana spokeswoman Pam Gadinsky said, “Managing our members’ health care dollars responsibly is a part of what we do. When you look at offices with no members, there are administrative costs with having those offices in the network.”

Humana also exited from some of its Medicare and Medicaid markets and also reduced the number of primary doctors in its offices in South Florida by 191. Humana sold its PCA Property & Casualty Insurance Company to New York-based FolksAmerica Holding Company Inc. for $125 million. The move was taken to reduce debt and refocus the company’s initiatives on its core business of health insurance. Humana also sold its non-profitable Medicaid business in North Florida, Texas, and Wisconsin in early 2000. The same year, Humana increased the number of actuaries and underwriters for its commercial business, and employed Rx to reduce its pharmacy cost. The company also developed a standard PPO product and eliminated 1,200 commercial products that were complex and involved higher costs. Humana started shifting towards a consumer-centric business approach to improve the healthcare experience for patients and physicians. The company reduced administrative difficulties for its consumers by increasing automatic approvals to hospital admissions to 71 percent in 2000 from 14 percent in 1999. It also reduced the need for prior authorization of the company for reviews on prescription drugs by 55 percent. In 2000, Humana started providing information to its customers about benefit and claims, identification cards, referrals, detailed pharmacy information, and personal health risk assessments. Other technological initiatives included the Web-based health plan humanacc.com and PlanWizard. The year 2000 also marked the introduction of new-generation products like Emphesys (Appendix 6). The turnaround efforts led to a net income of $90 million in 2000.

By 2001, Humana had exited from 45 states where the cost of providing Medicare coverage was much higher than the federal government’s reimbursement rates. In March 2001, Humana entered into a joint venture agreement with Navigy Inc., a wholly owned subsidiary of Blue Cross and Blue Shield of Florida, to provide a single Internet portal to the physicians and other health care providers in Florida to enable quick, accurate, and efficient claims processing of large number of customers. Humana’s new product launches for the year included Humana Rx4, MyHumana, and Personal Nurse Service program (Appendix 6). To reduce the increasing medical costs, Humana developed consumer-centric and technology-enabled health care products like SmartSuite in 2001. SmartSuite was designed to provide enough choices to the customers to select a suitable plan for themselves. SmartSuite offers four options to the employers and each option has six health plans. Employers have to select an option and then employees are given the freedom to choose any of the six plans in that option as per their requirements. After the introduction of SmartSuite, Humana experienced only a 4.9 percent increase in medical claims cost as against the estimated 19.2 percent. SmartSuite enabled employees in many organizations to make their own health plan decisions, which were earlier made by the employers. Membership for the TRICARE and Administrative Services Only program increased significantly, and Humana net income increased to $117.2 million in 2001.

The SmartSuite plan enabled Humana to cut its own employees’ health costs and save more than $2 million in the twelve months ending June 2002. McCallister said, “I’m a big believer that the most powerful player in understanding and managing costs is going to be the individual consumer. When people are spending their own money, given good and actionable information, they’re going to be much better than the current model at controlling costs.” Humana introduced a new health plan called HumanaOne that was designed for individuals and families who were not insured by employers, e.g., students, self-employed entrepreneurs, and retirees. The company’s market leader for individual products of Medical Mutual of Ohio, Kevin Lauterjung, said, “It’s not a significant percentage of our business in terms of enrollment, but it is a significant part of our corporate strategic plan in terms of growth.” Humana also introduced a new health plan in September 2002 called HumanaCoverageFirst PPO. Under this plan, customers are offered reduced premiums as Humana provides a benefit allowance of $500 to the customers for availing certain health services before they start paying any amount towards their deductible. The vice president of Humana’s small group division, Tod Zacharias, said, “According to Humana’s own data, more than 60 percent of covered individuals incur less than $500 in claims each year. The Coverage-First plan gives these relatively healthy individuals some value for the...
Case 15 / Humana Inc.: Turnaround of a Health Insurer

Humana reported net earnings of $67.8 million in the quarter ending March 31, 2004, as compared to $31.2 million during the corresponding period last year. The improvement was due to increased membership in its TRICARE and MedicareAdvantage insurance products and increase in government business. In spite of the significant rise in earnings, the share price decreased by $1.30 to $17.71. Analysts opined that the decline reflected Humana’s susceptibility to aggressive pricing by its competitors (Exhibit 3). Unmoved, McCallister said, “In our opinion, there are some competitors who are clearly pricing for market share. We will not play the marketshare game and will continue to price our business for bottomline profitability.” He added, “Short-term, it’s not difficult to take a pricing strategy for share; long-term, however, it’s a losing proposition. We’re all about the underlying problem. We provide a value proposition that is different.”

In April 2004, Humana went in for a strategic acquisition of Ochsner Health Plan, the third-largest health benefit plan in Louisiana with 152,000 commercial medical members and 31,000 members in the MedicareAdvantage program. The acquisition allowed Humana to increase its presence in the southern United States and expand into the New Orleans region. McCallister said, “We are excited to be able to combine Ochsner’s reputation with Humana’s consumer-centric philosophy, and anticipate our innovative products, supported by industry leading tools and technology, to complement the provider experience Ochsner’s customers value today.” By June 2004, Smart products were sold to 145 employer groups. McCallister, who considered consumer products an effective tool to manage health costs, said, “The future is going to be different. Employees will have a lot more choices in choosing benefits, and technology will help. People are good at deciding what’s good for them, but the program has to be managed very carefully. As a consequence of informed decision-making, members find ways to drive waste out of the health care system, creating room for saving money without old-style cost shifting.”

McCallister wants to gain competitive advantage through intelligent products and technologies rather than adopting a lower pricing strategy. To combat the double-digit growth in health costs, Humana introduced SmartAssurance in June 2004. It is “a program that caps any rate increase at 9.9 percent in the second year for customers in one of its plans called SmartSuite.” SmartAssurance is a consumer-driven plan aimed at moderating the rising health costs in the United States. Commenting on SmartAssurance, Hewitt Associates consultant Ken Sperling said, "The program differentiates Humana at a time when the insurance business is getting more competitive. This way they don’t have to compete on price.” With Hewitt’s prediction of health maintenance rates at 13.7 percent in 2005, McCallister is optimistic about SmartAssurance as he said, “It’s going to grow membership because it’s such a compelling offering for employers. And as we grow membership, we grow earnings.” With these products, Humana is shifting the focus of health care industry from doctors and physicians to customers.

Being regarded as a cutting edge product, SmartAssurance is expected to mitigate the employers’ concerns on rising costs. It is designed for companies with at least 500 workers. Still, Humana is facing stiff competition from Aetna Inc. and Lumenos, who are also providing...
consumer-driven health plans. However, Humana is distinguishing its SmartSuite products as full replacement products. McCallister believes that offering SmartSuite as a full replacement product to the employers so as to manage the entire employee population will result in lowering the healthcare cost. But a Boston-based principal with human resources consulting firm Towers Perrin, Michael Taylor, said, "I think that's more of a strategy for the middle market. It's a risky strategy in the big accounts because they're not likely to give all their business to one [insurer]."

The strong performance of TRICARE and Medicare continued to provide high earnings to Humana in the second quarter of 2004. The net income for the second quarter ending June 30, 2004, increased to $80.753 million from $69.276 million in the previous year (Exhibit 4). McCallister said, "The continued success we are experiencing with our traditional commercial and government products, combined with favorable results from and growing acceptance of our cutting-edge consumer strategy, are leading to record earnings for 2004."

To control cost and cash in on new business opportunities, Humana is designing advanced analytical models. The Center for Health Metrics in Humana’s Innovation Center has developed four predictive and
analytical tools that the company calls “insight engines” and is developing a new model called SimHealth (Appendix 7). According to Senior Vice President and Chief Service and Information Officer Bruce J. Goodman, “IT is well aligned with the business. We anticipated what we had to do to make the data accessible . . . to enable the business to really take advantage of the technology and move forward.”

McCallister said, “Through our increasingly successful turnaround strategy, and with the enthusiastic support of our talented employees, we will continue to make progress toward becoming the nation’s leading Internet-enabled, customer-focused health services company.”

### EXHIBIT 4

Consolidated Statements of Income

(Dollars in thousands, except per share results)

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<thead>
<tr>
<th></th>
<th>Three months ended June 30</th>
<th>Six months ended June 30</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2004</td>
<td>2003</td>
</tr>
<tr>
<td><strong>Revenues:</strong></td>
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<td></td>
</tr>
<tr>
<td>Premiums</td>
<td>$3,303,712</td>
<td>$2,913,405</td>
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<tr>
<td>Administrative services fees</td>
<td>81,346</td>
<td>71,668</td>
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<tr>
<td>Investment income</td>
<td>43,863</td>
<td>43,228</td>
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<tr>
<td>Other income</td>
<td>2,557</td>
<td>1,657</td>
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<tr>
<td><strong>Total revenues</strong></td>
<td>$3,431,478</td>
<td>$3,029,958</td>
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<tr>
<td><strong>Operating expenses:</strong></td>
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<td></td>
</tr>
<tr>
<td>Medical</td>
<td>2,789,740</td>
<td>2,444,977</td>
</tr>
<tr>
<td>Selling, general and administrative</td>
<td>486,895</td>
<td>448,537</td>
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<tr>
<td>Depreciation</td>
<td>24,272</td>
<td>25,550</td>
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<tr>
<td>Other intangible amortization</td>
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<td>2,903</td>
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<tr>
<td><strong>Total operating expenses</strong></td>
<td>$3,303,800</td>
<td>$2,921,967</td>
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<td>Income from operations</td>
<td>127,678</td>
<td>107,991</td>
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<td>Interest expense</td>
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<td>Income before income taxes</td>
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<td>Provision for income taxes</td>
<td>41,600</td>
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</tr>
<tr>
<td><strong>Net income</strong></td>
<td>$80,753</td>
<td>$69,276</td>
</tr>
</tbody>
</table>


### NOTES

8. American Medcorp was a for-profit hospital company founded by Wharton alumnus Robert Goldsamt. It had 56 hospitals by 1978.
11. The program combined research and education with state-of-the-art treatment and led to epochal artificial-heart research at Humana Hospital-Audubon in Louisville.
14. TRICARE provides health insurance coverage to the dependents of active duty military personnel and to retired military personnel and their dependents.
15. Ibid.
18. By then, ChoiceCare provides health services products to approximately 250,000 medical members in Greater Cincinnati and Ohio.
19. Sarasota and Treasure Coast, Florida; Springfield and Jefferson City, Missouri; and Puerto Rico.
23. Wolf Haldenstein Alder Freeman & Heiz LLP has a full-service commercial practice and the firm’s litigation department has been recognized by courts throughout the country as highly experienced and skilled in complex litigation, particularly with respect to federal securities laws, class actions, and shareholder litigation.
29. “Humana Names Michael B. McCallister President and Chief Executive Officer,” op. cit.
32. RX3 is a three-tiered copayment design for prescription drug coverage that provides the members more value in their pharmacy benefits and helps its clients reduce overall increases in premium. It is a prescription drug plan with three levels of benefit. Level One includes generic drugs on the Drug List. Level Two includes brand-name drugs on the Drug List. Level Three includes both generic and brand name drugs not on the Drug List.
33. Humanacc.com is a comprehensive health plan management tool that allows physicians to access a member’s health plan information to determine a co-pay amount or a claim status, and provides Humanacc health guidelines, treatment protocols, patient authorizations, and approvals for treatment and access to global patterns of care.
34. PlanWizard helps people choose the plan that’s right for them through a series of interactive questions and answers that takes just seconds to complete online.
36. Blue Cross and Blue Shield of Florida is the state’s largest and oldest health insurance provider to more than six million members in Florida. The company’s health insurance products include HMO, PPO, traditional indemnity, and supplemental Medicare. Blue Cross and Blue Shield of Florida also provides accident & dismemberment, dental, disability, and workers compensation insurance.
39. Medical Mutual has been a trusted health insurance provider in Ohio since 1934 when it pioneered the concept of prepaid health insurance.
41. A clause in an insurance policy that relieves the insurer of responsibility to pay the initial loss up to a stated amount.
45. Chicago, Phoenix, Houston, Cincinnati, and Dayton, Ohio.
48. Schreiner, Bruce, “Pricing Pressure Worries Weigh on Humana Stock,” op. cit.
56. Ibid.
60. Ibid.
APPENDIX 1  
Potential of Health Insurance Business in the United States 60+ Age Group Projections

By the year 2010, the U.S. Census Bureau estimates the growth rate of the 60+ age group population will be 3.5 times as high as that of the total population, increasing the need for health care services to meet the needs of an aging population.


APPENDIX 2  
Humana’s Products in Commercial and Government Business Segment

**Products Marketed to Commercial Segment Employers and Members**

**HMO**
The health maintenance organization, or HMO, products provide prepaid health insurance coverage to the customers through a network of independent primary care physicians, specialty physicians, and other health care providers who contract with the HMO to furnish such services. Primary care physicians generally include internists, family practitioners, and pediatricians. An HMO member, typically through the member’s employer, pays a monthly fee, which generally covers, with some copayments, health care services received from or approved by the member’s primary care physician.

**PPO**
The preferred provider organization, or PPO, products, which are marketed primarily to commercial groups and individuals, include some elements of managed health care. However, they typically include more cost sharing with the customer, through co-payments and annual deductibles. PPOs also are similar to traditional health insurance because they provide a customer with more freedom to choose a physician or other health care provider.

**Administrative Services Only**
Humana offers an administrative services only, or ASO, product to those who self-insure their employee health plans. The company receives fees to provide administrative services which generally include the processing of claims, offering access to our provider networks and clinical programs, and responding to customer service inquiries from employees of self-funded employers.

**Specialty Products**
Humana offers various specialty products including dental, group life, and short-term disability.
APPENDIX 2

Products Marketed to Government Segment Members and Beneficiaries

Medicare+Choice Product
Medicare is a federal program that provides persons age of 65 and over and some disabled persons certain hospital and medical insurance benefits, which include hospitalization benefits for up to 90 days per incident of illness plus a lifetime reserve aggregating 60 days. Each Medicare-eligible individual is entitled to receive inpatient hospital care, known as Part A care, without the payment of any premium, but is required to pay a premium to the federal government, which is adjusted annually, to be eligible for physician care and other services, known as Part B care.

Medicaid Product
Medicaid is a federal program that is state-operated to facilitate the delivery of health care services to low income residents. Each electing state develops, through a state specific regulatory agency, a Medicaid managed care initiative that must be approved by CMS. CMS requires that Medicaid managed care plans meet federal standards and cost no more than the amount that would have been spent on a comparable fee-for-service basis.

TRICARE
TRICARE provides health insurance coverage to the dependents of active duty military personnel and to retired military personnel and their dependents. In November 1995, the United States Department of Defense awarded Humana its first TRICARE contract for Regions 3 and 4 covering approximately 1.1 million eligible beneficiaries in Florida, Georgia, South Carolina, Mississippi, Alabama, Tennessee and Eastern Louisiana. On July 1, 1996, Humana began providing health insurance coverage to these approximately 1.1 million eligible beneficiaries.


APPENDIX 3

Difference between Nursing Homes and Hospitals

America’s health care system relies on nursing homes to fill a special niche in the Continuum of Care—the provision of skilled care and custodial care to elder Americans who do not need the intensive, acute care of a hospital but for whom remaining at home is no longer appropriate. Nursing homes are capable of caring for individuals with a wide range of medical conditions.

The number of beds in a particular nursing home can range from approximately 25 to 500; the average number of beds per facility across America is about 102. Nursing homes may be called:

- health centers
- havens
- manors
- homes for the aged
- nursing centers
- nursing homes
- care centers
- continuing care centers
- living centers
- or convalescent centers.

The goals of the nursing home are to:

- Rehabilitate the resident to maximum potential and enable him or her to return to independent living arrangements if possible;
Maintain that maximum rehabilitation as long as possible within the realities of age and disease;
Delay deterioration in physical and emotional well-being; and
Support the resident and family, physically and emotionally, when health declines to the point of death.

“Hospital” means any institution, place, building or agency, public or private, whether organized for profit or not, devoted primarily to the maintenance and operation of facilities for the diagnosis, treatment or care of patients admitted for overnight stay or longer in order to obtain medical care, surgical care, obstetrical care, or nursing care for illness, disease, injury, infirmity, or deformity. Places where pregnant women are admitted and receive care incident to pregnancy, abortion or delivery shall be considered to be a “hospital,” regardless of the number of patients received or the duration of their stay. The term “hospital” includes general and specialized hospitals, tuberculosis sanitoria, maternity homes, lying-in homes, and homes for unwed mothers in which care is given during delivery.

“General hospital” means a hospital maintained for the purpose of providing hospital care in a broad category of illness and injury.

“Specialized hospital” means a hospital maintained for the purpose of providing hospital care in a certain category, or categories, of illness and injury.

“Related institution” means an institution, or an industrial or other type of infirmary, providing limited medical or surgical care to ill or injured persons on a temporary basis, or a birthing center.


The lawsuit’s core allegation is that Humana falsely represented to its enrollees that all coverage and treatment decisions would be made on the basis of “medical necessity” when, in fact:

- Humana bases its coverage and review decisions “on a variety of concealed cost-based criteria that were unconcerned with, and sometimes inimical to, the medical needs” of enrollees.
- Humana “concealed” from enrollees “that it has established a set of financial incentives for claims reviewers—including direct cash bonus payments—designed to encourage denial of claims without regard to [the] medical needs” of enrollees.
- Humana “concealed” from enrollees that it “subcontracts the claims review process—and with it, the authority to decide the scope of [enrollees’] medical coverage—to third parties” who (1) hired “persons without appropriate medical training and specialization to make claims review determinations” and (2) use “criteria different from and more restrictive than” Humana’s medical necessity criteria.
- Humana “concealed” from enrollees that Humana “provides direct financial incentives to treating physicians and other health care professionals to deny coverage” to enrollees, “even where the proposed treatment satisfies” Humana’s “[m]edical [n]ecessity definition.”


Humana’s innovative prescription drug benefits include Rx4, Rx4 + Deductible, and RxImpact. With all three benefit designs, covered prescription drugs are grouped into four levels.

- **Rx4**: The lower the drug’s coverage level (One, Two, Three or Four), the less the member pays.
- **Rx4 + Deductible**: The member pays an annual deductible for those in Levels Two, Three and Four combined (but no deductible for Level One drugs). After meeting the deductible, the member pays a fixed copayment or percentage for each prescription; the plan pays the rest.
- **RxImpact**: Drugs are grouped into the four coverage groups according to evidence-based information about the drugs’ efficiency. Humana pays a fixed allowance toward the cost of drugs in each group; the member pays the difference between the allowance and Humana’s discounted price at participating pharmacies.

*MyHumana*: Taking advantage of the Internet’s unique ability to customize information one person at a time, *MyHumana* allows members to design a “personal home page” on www.humana.com based on their individual preferences. Members may choose health topics to quickly review current information about them. They may also review recent claims, learn about prescription and alternative drug options, access provider information including consumer assessments of doctors and hospitals, utilize decision-support tools and condition workbooks, access more than 24,000 pages of health content, take a health risk assessment and read personal messages from Humana in a secured message center.

*Emphesys*: With this new, online, fully interactive health plan, Humana delivers unmatched customer service, via user-friendly technology developed “from the ground up” exclusively for the Internet. Nearly all plan transactions are available on the Web. For example, members can enroll, add or delete dependents, and access information about claims and prescription drugs, all online. Employers have convenient Web-based enrollment and other self-service options to more easily administer their health benefits. These simplified processes save time, reduce the chance of error and decrease the need for paper forms, files and records.
APPENDIX 6 (Cont’d)

**SmartSuite SM:** SmartSuite is the first of two innovative consumer-choice products from Humana. Employees use online tools to compare benefits and costs, then select the plan that works for their health care needs and budget.

- Available to self-funded groups of 300+ and fully-insured groups of 100+ in single or multiple locations
- Employer offers a “bundle” of health plans from which the employee chooses a plan
- Plan options may include HMOs, PPOs, and the CoverageFirst PPO

**SmartSelect SM:** SmartSelect is Humana’s second generation of consumer-choice plans. Using the online Wizard, employees compare costs and benefits, estimate their health care spending, and customize their plan.

- Available to self-funded groups of 300+ in single or multiple locations
- Employer chooses from a variety of PPO plans, some of which include a Personal Care Account (PCA) funding option.
- Employees select varying levels of copayments, coinsurance and premium costs, as well as prescription benefit options that fit their cost and coverage preferences.

**CoverageFirst PPO:** CoverageFirst is a PPO plan for people who want just basic coverage plus the security of a “safety net” for a major unexpected illness or injury. CoverageFirst has a unique four-phase design:

- Annual allowance of $500 per person to be used for the following eligible in-network expenses:
  - Physicians’ services like office visits
  - Routine outpatient laboratory tests and X-rays
  - Hospital services, including semiprivate room and board, emergency room services, and outpatient surgery
  - Preventive care, including annual exams
  - Other care services, including home health care; physical, speech and hearing therapy; and hospice care
  - Care for psychiatric disorders, alcoholism and drug dependency
- Annual individual deductible—applies when any covered member spends the entire $500 allowance
- Coinsurance—covers most additional eligible medical expenses until the member satisfies the annual out-of-pocket maximum amount
- Safety net—ensures 100% coverage of expenses, except copayments, for the rest of the plan year

**Personal Care Account (PCA) Funding Option:** A Personal Care Account, or PCA, is an employer-funded medical expense account built into some of Humana’s PPO plans.

- The PCA amount may vary by plan
- Once the PCA is depleted, the employee is covered by the PPO plan
- Employee can use PCA funds for a wide range of medical expenses, which may include:
  - Prescription copayments
  - Vision care
  - Dental services
  - Other items and services the employer chooses from the IRS-approved list of eligible expenses
- Employees can spend PCA funds easily at many pharmacies and other providers using their Humana Access Card

**Humana’s Insight Engines**

**SmartStart Plus**

**Goal:** Predict the consumer’s choice of benefit plan; explore benefit/contribution strategies.

**Approach:** Models consumers as “rational agents” that evaluate plans and trade off costs, benefits and risks to pick the best plan.

**Predictive Modeling**

**Goal:** Predict future high-cost (illness-prone) members; improve customer relations.

**Approach:** Combines medical knowledge, engineering methods (asynchronous signal processing, nonlinear dynamic time series) and computer science (learning algorithms, advanced visualization).

**Impact Tool**

**Goal:** Evaluate effectiveness of programs; analyze consumer behavior.

**Approach:** Creates control and test groups on the fly for dynamic analysis of clinical and financial results.

**Insight Tool**

**Goal:** Enhance pricing and underwriting competitiveness; early detection of trends.

**Approach:** Uses historical data and predictions of individuals’ future health to identify patterns and drivers of health care costs, including early trend and anomaly detection at the employer, market and provider levels.

**SimHealth**

**Goal:** Simulate consumer choice and behavior via self-evolving models.

**Approach:** In development now, SimHealth uses “rules of the game” (weighted consumer objectives) to evaluate different benefits-plan/consumer scenarios. Evolves using the results of other models, genetic algorithms and agent-based modeling.

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The success of new products, the international breakthroughs made by our brands and our spectacular progress in the emerging markets have enabled L’Oréal to achieve another year of strong sales growth. This momentum, combined with the tight control of costs, led to an important improvement in profitability, despite an exceptionally unfavourable economic and monetary environment.1

— Lindsay Owen-Jones, Chairman and Chief Executive Officer of L’Oréal Group

INTRODUCTION

Founded in 1909, L’Oréal had become the world leader in the cosmetics market by 2003. Providing a variety of beauty products, it has transformed from a French company in the early 1900s to a global titan in the 2000s. Its product range included makeup, perfume, and hair and skin care products, which were tailored according to the consumer needs. The company believed in the strategy of innovation and diversification. L’Oréal’s growth depended on the global brand, which helped in sustaining the mature consumer-products market even in times when global markets themselves were shaky. High profile, celebrity-driven marketing campaigns and Web-enabled information and customization sites as well as aggressive expansion and acquisition enhanced its global brand image. The cosmetic market as a whole had been slightly on the decline since the late 1990s. But the L’Oréal products were becoming popular due to their uniqueness and catering to the beauty needs of different ethnic groups and gender. In 2003, the group was number one in the U.S. cosmetic market, but it faced tough competition from Estée Lauder and Procter & Gamble. This made the group refocus its business strategies.

BACKGROUND

L’Oréal, the world’s largest cosmetic company, was established in 1909 by a French chemist, Eugene Schueller. After manufacturing and selling the cosmetic products in Paris for a few years, Schueller started exporting to other European countries like Holland, Austria, and Italy. Gradually the L’Oréal products were distributed to the United States, South America, Russia, and the Far East. By 2003, the L’Oréal group had entered 130 countries, through its 290 subsidiaries and around a hundred agents. More than 80 percent of group sales were generated outside France, with operations in every major territory.

In the 1970s, it acquired Laboratories Garnier of Paris, and this group became one of L’Oréal’s largest divisions. The heart of L’Oréal’s strategy was the cosmetic and dermatological research department. The group earmarked 3 percent of its turnover (sales) to the research and development work. Since the 1980s, the group had particularly focused its attention on North America with a series of smart launches, clever acquisitions, and dynamic marketing causing problems for domestic rivals.

Since its establishment, the L’Oréal group had marketed over 500 brands, consisting of more than 2,000 products. It provided products for all sectors of
beauty business, such as hair color, permanents, styling aid, body care and skincare, cleansers, and fragrances. Its general cosmetics portfolio contained many of the world’s biggest beauty products. It owned numerous brands, including Kerastase, Garnier, Maybelline, Helena Rubenstein, Giorgio Armani, Vichy, and La Roche Posay.

The company believed that diversification and innovation were its critical success factors. L’Oréal’s concern for offering products that were adaptable to the demands of its clients showed its passion for innovations. Thus, it invested heavily in research and development and recovered its investment by globally launching its new products. All research was centered in France. As finished products were developed, they were offered to subsidiaries across the world. Because brand life cycles for cosmetics could be very short, L’Oréal tried to introduce one or two new products every year in each of its worldwide markets. L’Oréal marketed products under its own name as well as under a number of other individual and family brand names. For example, it marketed Anaïs Anaïs perfume, the high-end Lancôme line of cosmetics, and L’Oréal brand haircare products.

L’Oréal’s strategy was to trickle down technology over time from high-end outlets like department stores to mass markets, such as drugstores. The mass-market brand Plenitude had become the market leader in France, but sales in the United States had not been promising. With innovations and diversifying strategies L’Oréal overcame all these hurdles to an extent. In 2001, the Group, headed by CEO Lindsay Owen-Jones, had a turnover (sales) of €13.7 billion. In 2003, L’Oréal was the world’s largest skincare company, with revenues of US$17 billion, and employed 50,000 people.

**PRODUCT CATEGORIES**

Since its beginning, the L’Oréal Group had developed products in the field of cosmetics. It had four product categories: consumer, luxury, professional, and active (Exhibit 1). These products catered to the needs of hair, skin, makeup, and so on. The consumer products encompassed all the brands distributed through mass-market channels, ensuring that L’Oréal quality was available to the maximum number of consumers. The consumer division accounted for more than half of the sales in 2003. The luxury division offered a range of prestigious international brands selectively distributed through perfumeries, department stores, and duty-free shops. The professional division, the market leader in its sector, offered specific hair care products for use by professional hairdressers and products sold exclusively through hair salons. The active division created and marketed brands of cosmetics and dermatological products for selective distribution through pharmacies and specialty health and beauty outlets. The major brands in these divisions were L’Oréal Paris, Biotherm, Giorgio Armani, Lancôme, Shu Uemura, Polo Ralph Lauren Blue, and L’Oréal Professional.

Innovations from the research laboratories and a large number of initiatives ensured growth for the

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**EXHIBIT 1**

Breakdown of 2003 Consolidated Cosmetics Sales by Division

- 54.80% Consumer Products
- 25.10% Luxury Products
- 13.90% Professional Products
- 5.50% Active Cosmetics

*Source: www.loreal.com.*
group’s core brands. The company achieved major market share in all of its product divisions. The Professional Products Division achieved 8.8 percent growth in the first half of 2003. The division took new initiatives in all business segments, particularly in colorants with the launch of Luo (a new translucent colorant) and Equa (a formula developed specifically for the needs of the Japanese market). The Consumer Products Division achieved 9.3 percent growth for the first half of 2003 over that of the previous year, which was well ahead of the growth rate for mass-market products. This growth could be attributed in particular to the launch of innovative products such as Couleur Experte colorants and Double Extension mascara. The Luxury Products Division, operating in markets that were more sensitive to the economic slowdown and the reduction in air travel, managed to maintain growth of 0.2 percent. This performance came from the success of new products such as the Résolution facial skincare from Lancôme, a brand that at the end of 2002 became the world’s number one in the selective retailing channel. In perfumes, the successful European launch of Polo Blue by Ralph Lauren confirmed the excellent results achieved in the United States. The Active Cosmetics Department continued its international rollout, while improving its market shares in Europe. It thus achieved a growth rate of 10.9 percent, in line with the figure for the first half of 2002. This was boosted especially by the successful Myokine facial skincare from Vichy and the skin redensifier Innéov Fermeté, launched in five European countries, heralding the group’s first move into the cosmetic nutritional supplement market. Dermatology achieved sales of €139 million, representing like-for-like growth of 7 percent. Galderma performed well on the acne and rosacea markets. In geographic terms, Galderma continued to achieve sustained growth in North America and made strong advances in Latin America (growth in Brazil was 8 percent and in Mexico 22 percent) and Asia (growth in South Korea was 23 percent).

**New Worldwide Markets**

L’Oréal was surging in markets from China to Mexico (Exhibit 2). Its secret was conveying the allure of different cultures through its products. Whether it was selling Italian elegance, New York street smarts, or French beauty through its brands, L’Oréal was reaching out to more people across a bigger range of incomes and cultures than just about any other beauty-products company in the world.4

The success of L’Oréal cosmetics had been built on the promotion of different brands in different nations, the choice of which was based on views of the local culture. For people interested in finding the most American product possible, the French company used the name Maybelline. Those preferring the most French were given the L’Oréal brand. All the different lines were sold in all of the markets, but only one was excessively promoted, depending on the market.

L’Oréal was number one in the cosmetic industry but competition in the U.S. market as well as international markets such as Japan, China, etc., was growing. In the United States, L’Oréal and Estée Lauder were

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**EXHIBIT 2** Breakdown of 2003 Consolidated Cosmetics Sales by Geographic Zone

![Breakdown of 2003 Consolidated Cosmetics Sales by Geographic Zone](www.loreal.com)
head to head and Procter & Gamble was slightly behind them. Internationally L’Oréal was facing competition from global as well as local players. Germany’s Beiersdorf had stolen a march on L’Oréal by beating it to the market with its Nivea Kao brand of strips used to clean pores. Worldwide, Nivea ranked number one in mass-market face cream, with 11 percent share, slightly ahead of L’Oréal’s Plenitude. Procter and Gamble’s Oil of Olay skin cream was on par with L’Oréal’s Plenitude around the globe.

By tailoring its products to the demands of a specific marketing group with the backing of the international brand name, L’Oréal achieved profitable results for the year 2000, in countries such as Japan (up 46 percent), Korea (70 percent), Brazil (44 percent) and Russia (47 percent) to name but a few. The growth continued in 2003 also. It was very strong in Central and Eastern Europe (up 26.2 percent), particularly in the Russian Federation, where sales advanced once more (up 38.8 percent) after three years of extremely fast growth.

The group made important breakthroughs in the newer markets in 2003. It ventured into the Chinese market, which was crowded with 3,000 domestic cosmetic manufacturers. More than 450 foreign companies had invested in excess of US$300 million in China over the last decade, further stimulating the rapid growth of this sector. L’Oréal, Procter & Gamble, Unilever, and Shiseido ranked among notable international competitors in China. Total sales of cosmetic products in 2000 exceeded RMB30 billion (US$3.66 billion). Since economic reform started 20 years ago, China’s cosmetics market had grown an average of 23.8 percent a year from 1982 to 1998. Although this growth slowed down to about 12.9 percent a year after 1998, cosmetic sales in China were expected to reach RMB80 billion (US$9.76 billion) by 2010. L’Oréal wanted to cash in on this opportunity.

Achieving success in the Asian market was a goal for L’Oréal in 2000, an aim the company saw as “internationalization” as opposed to “globalization.” Beatrice Dautresme, vice-president in charge of strategic business development, commented, “L’Oréal sees the world as a mosaic of different cultures.” In China, where the group’s core brands are now fully installed, the growth rate was 69.3 percent, largely thanks to the emblematic success of Maybelline, the country’s number one makeup brand. Alongside L’Oréal Paris, which reinforced its luxury brand image, Garnier successfully extended its product offering, particularly in the skincare market. Vichy strengthened its number one position in the 2,500 pharmacies that sold the brand’s products across the Russian Federation. In Japan the growth was maintained due to the acquisition of Shu Uemura, cosmetics giant in Japan, and the launch of L’Oréal Paris skincare and makeup lines in Japan, which marked a major advance in establishing the brand in the Japanese market. In India too, growth was extremely rapid at 33.4 percent. This strong performance reflected the breakthroughs achieved by the Garnier brand, which had managed to launch modern colorants that met women’s needs at affordable prices. To help fulfill the growth potential in India, the group had started a new factory near the city of Pune (in Western India), which benefited from the most advanced production quality standards.

Changing Strategy

L’Oréal was gradually turning marketing efforts to the ethnic beauty industry, and reaping profits. L’Oréal was working hard to grab a portion of the estimated $14 billion7 (by 2008) ethnic beauty industry by focusing product lines and marketing on African-American and Asian-American communities. Since 1998, L’Oréal had purchased Soft Sheen and Carson, two black-centered beauty companies, and rolled them into one mega-company. The company had also been busy in acquiring Asian-centered companies, such as Mininurse of China and Shu Uemura of Japan.

L’Oréal had also tuned its research work for developing products specific for the ethnic groups. L’Oréal opened a new research center in Chicago in 2003, to research and study the skin and hair of different ethnic groups. The Institute’s first major project was centered on characterizing the chemical and physical properties of African hair. The goal of this research was to better classify hair according to fiber structure so that the performance of hair relaxers currently in the market could be improved. Other projects would investigate skincare problems such as pigment and scarring disorders. Chicago was chosen for a number of reasons. Soft Sheen had long been headquartered in the city; Chicago had historically been a center of black American culture and learning; and there were a number of renowned universities in the area that provided opportunities for synergy with L’Oréal’s new research institute. The needs and requirements of consumers of different ethnic origins were different. They had specific skin and haircare needs that required products especially formulated for them. L’Oréal’s acquisition of the Soft Sheen–Carson brand, a world leader in skin and haircare for black women, had greatly expanded the Group’s activities in this market sector. Jean-Paul Agon, president and CEO of L’Oréal USA, says about the new research center, “The knowledge and insights that we gain through
research conducted at the Institute will ultimately allow us to develop innovative new products that better serve the beauty care needs of the global ethnic market.8

As the cosmetic market for women was becoming somewhat saturated, the cosmetic companies shifted their target. The male cosmetic market, a slow burner in beauty, was predicted to take off in the future. The overall market for men’s cosmetics grew by 9 percent in 1999, according to NPD Beauty Trends (source: Euro RSCG report).9 Research showed that men were far more brand loyal in this market than women, mainly because they disliked shopping around.10 An industry insider commented, “The global male cosmetics market is growing 30 percent annually.”11 L’Oréal had some of the most popular male cosmetics brands in Europe and the United States—including Biotherm Homme, a high-end brand with more than 50 percent market share in Europe. The company began introducing its Biotherm Homme skincare products in China in 2002. The firm had targeted young and fashionable male customers. L’Oréal saw the potential of the cosmetics market for men, although cosmetics for men in 2003 accounted for a very small portion of L’Oréal’s sales in China.

In 2003, for the 19th consecutive year, the L’Oréal group showed a double-digit profit growth rate. The net operational profit rose by 13.5 percent to €1.65 billion ($2.1 billion) (Exhibit 3). But its consolidated sales (Exhibit 4) had fallen by 9 percent, mainly due to currency fluctuations. In 2003, L’Oréal battled economic slowdown and adverse currency moves, while war in Iraq forced it to cram product launches into the first and fourth quarters of the year. In 2003, L’Oréal was number one in the United States with a market share of 21.2 percent. Comparatively, its competitors Estée Lauder and Procter & Gamble held market share of 19.6 percent and 13 percent respectively.

In 2004, L’Oréal climbed 10 places to the 20th position in the annual Financial Times survey of the “World’s Most Respected Companies,” compared to the 30th position it held in 2003’s ranking. L’Oréal Group CEO Lindsay Owen-Jones also made a very strong impression for his leadership qualities; he was ranked number 16 on the list of the “World’s Most Respected Business Leaders,” climbing 14 positions in only three years. In the sector rankings, L’Oréal was placed fourth on the list of some of the world’s largest consumer goods manufacturers.12
### Ten Years of Consolidated Financial Data of L’Oréal Group

**RESULTS OF OPERATIONS**

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**Weighted average number of shares outstanding**

|---------|---------|---------|---------|---------|-------------|---------|---------|---------|---------|---------|
EXHIBIT 3 (Cont’d)

(1) For purposes of comparability, the figures include:
- in 1998, the pro forma impact of the change in the consolidation method for Synthélabo, following its merger with Sanofi in May 1999,
- the impact in 1998 and 1999 of the application of CRC Regulation no. 99-02 from January 1, 2000 onwards.

This involves the inclusion of all deferred tax liabilities, evaluated using the balance sheet approach and the extended concept, the activation of financial leasing contracts considered to be material, and the reclassification of profit sharing under “Personal costs.”

(2) The figures for 1999 and 2000 also include the impact on the balance sheet of adopting the preferential method for the recording of employee retirement obligation and related benefits from January 1st 2001 onwards. However, the new method had no material impact on the profit and loss account of the years concerned.

(3) Plus minority interests.

(4) Including investment certificates issued in 1986 and bonus share issues. Public Exchange Offers were made for investment certificates and voting right certificates on the date of the Annual General Meeting on May 25, 1993 (see Commission des Opérations de Bourse information note of June 3, 1993).

The certificates were reconstituted as shares following the Special General Meeting on March 29, 1999 and the Extraordinary General Meeting on June 1, 1999.

(5) Figures restated to reflect the one-for-ten bonus share allocation decided by the Board of Directors as of May 23, 1996.

(6) Ten-for-one share split (Annual General Meeting of May 30, 2000).

(7) Net earnings per share are based on the weighted average number of shares outstanding in accordance with the accounting standards in force.

(8) In order to provide data that are genuinely recurrent, L’Oréal calculates and publishes net earnings per share based on net operational profit after minority interests, before allowing for the provision for depreciation of treasury shares, capital gains and losses on fixed assets, restructuring costs, and the amortization of goodwill.

(9) At December 31, 2004, 8.5 million subscription options have been allocated to group executives, and could lead to the issue of the same number of shares.

(10) The L’Oréal share has been listed in euros on the Paris Bourse since January 4, 1999, where it was listed in 1963. The share capital was fixed at €135,212,432 at the Annual General Meeting of June 1, 1999: the par value of one share is now €0.2.

(11) The dividend is fixed in euros since the annual General Meeting of May 30, 2000.

# Consolidated Sales of L’Oréal Group in 2003

## 1) Breakdown of consolidated sales by branch

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<td>13,951.8</td>
<td>97.6</td>
<td>13,394.2</td>
<td>97.5</td>
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<td>Group</td>
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<td>14,288.0</td>
<td>100.0</td>
<td>13,740.4</td>
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<td>-1.8</td>
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</table>

Group Share: i.e. 50%

## 2) Breakdown of consolidated sales by geographic zone

<table>
<thead>
<tr>
<th></th>
<th>2003 € millions</th>
<th>Consol. % of total</th>
<th>2002 € millions</th>
<th>Consol. % of total</th>
<th>2001 € millions</th>
<th>Consol. % of total</th>
<th>% of Published exchange effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western Europe</td>
<td>7,309.7</td>
<td>52.1</td>
<td>7,044.6</td>
<td>49.3</td>
<td>6,667.2</td>
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<tr>
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<td>Rest of the World</td>
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<td>2,804.7</td>
<td>19.6</td>
<td>2,622.7</td>
<td>19.1</td>
<td>-2.4</td>
</tr>
<tr>
<td>Group</td>
<td>14,029.1</td>
<td>100.0</td>
<td>14,288.0</td>
<td>100.0</td>
<td>13,740.4</td>
<td>100.0</td>
<td>-1.8</td>
</tr>
</tbody>
</table>

## 3) Breakdown of cosmetics sales by geographic zone

<table>
<thead>
<tr>
<th></th>
<th>2003 € millions</th>
<th>Consol. % of total</th>
<th>2002 € millions</th>
<th>Consol. % of total</th>
<th>2001 € millions</th>
<th>Consol. % of total</th>
<th>% of Published exchange effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western Europe</td>
<td>7,221.7</td>
<td>52.7</td>
<td>6,962.8</td>
<td>49.9</td>
<td>6,580.6</td>
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<td>2,764.2</td>
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<td>2,556.7</td>
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<td>100.0</td>
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</tr>
</tbody>
</table>


## Notes

10. Ibid.
In the spring of 2004, Andrónico Luksic was preparing to climb Mount Everest, the highest peak in the world. He believed that an accomplishment such as this one required both a clear vision and the support of the very best people, an underlying strategy that had served him well in his business ventures and that had earned him the reputation of having something of a Midas touch. So on this adventure he had hired the leader of a recent Chilean Everest expedition who had also been part of the team that had first conquered the perilous ascent of K2.

While this strategy had proved to be successful in many of his business dealings, it had not worked in his recent venture in Peru, and the experience still nagged at him. Lucchetti, his pasta company, had grown to the point where there was no room to expand in the Chilean market. The Peruvian market, however, looked extremely promising. Thus, in 1996 Lucchetti Peru was born.

By late 2003, however, the new state-of-the-art pasta plant was being liquidated. Luksic was considering whether he should leave the Peruvian market altogether and absorb a $150 million write-off or, alternatively, to continue and build a new plant to take advantage of what was left of the Lucchetti market share, even though it would require a considerable additional investment.

While Luksic’s vast business empire, largely concentrated in Chile and operated under the Quiñenco masthead, was not in jeopardy, he liked to learn from every experience. Had this been a case of a good strategy plagued by Murphy’s Law “everything that can go wrong will go wrong”? Was there something he should have known or was there a point where he or his trusted team members had made the wrong decision? The lesson to be gleaned from this failed Peruvian venture remained unclear and Luksic wanted to apply those lessons as he charted the course for future domestic and international expansion in this and other ventures.

THE LUKSIC GROUP AND QUIÑENCO

Founded by Andrónico Luksic Sr. in the early 1950s in the city of Antofagasta in northern Chile, the Luksic Group’s initial activities were related to the mining industry, principally copper, the country’s most important natural resource. By the early 1960s, the Luksic Group had expanded its interests to several other industries, thereby taking advantage of growth opportunities in key sectors of the Chilean economy such as metal processing, electric power distribution, general manufacturing, shipping, agriculture, fishing, food processing, and forestry.
Between 1970 and 1973, when the activities of the private sector in Chile were restricted, the Luksic Group expanded into Argentina, Colombia, and Brazil, moving into sectors such as metal manufacturing, agriculture, and vehicle distribution. Nonetheless, when restrictions eased in Chile in 1974, the Luksic Group renewed its interest in Chile, most notably in the mining sector. Subsequent expansion led to diversification in telecommunications, banking, food and beverages, hotels and railways.

Quiñenco, formerly named Forestal Quiñenco S.A., was established in 1957 and was originally engaged in logging and supplying wood to the Chilean coal mining industry, principally for use in the fabrication of supports for underground tunnels. In the mid-1960s, Andrónico Luksic Sr. acquired a majority interest in the company.

In 1996, the Luksic Group ownership structure was reorganized. All financial and industrial investments were placed under the control of Quiñenco, while mining and railway investments remained part of Antofagasta plc. This new structure simplified control within the Luksic Group and opened the doors to the capital markets for Quiñenco. By 1996, the Luksic Group beneficially owned approximately 82.4 percent of the shares of Quiñenco. (See Exhibits 1 and 2.)

In June 1997, Quiñenco succeeded in raising US$280 million on the New York and Chilean stock exchanges. At roughly the same time, the Luksic Group pushed ahead with the Los Pelambres mining project, which by 2003 had become one of the world’s largest copper mines.

**Quiñenco’s Strategy**

Following the 1996 reorganization, Quiñenco formalized its hitherto informally understood strategy: “to maintain its position as Chile’s leading diversified company in the industrial and service sectors, to strengthen the value creation potential of its existing businesses, and to continue expanding into the Southern Cone region and Brazil while seeking opportunities for entry into new and complementary products or industry sectors.” Key elements of this strategy included the following excerpts from some of the firm’s publications:

**Strengthen Value Creation in Core Businesses**

Strengthen the ability of each of our businesses to generate value for our shareholders. For certain businesses, this may be through a strategy of growth and market leadership. For other businesses, we may seek to increase productivity and efficiencies, in some cases through restructuring. In each of its existing businesses, we will promote the adoption of “best practices” from leading competitors and industry peers, the identification of synergies across business units, and the attraction and retention of high-quality personnel.

In the consumer product packaging sector (including Lucchetti), we expect long-term value creation to come from increases in productivity and
### Quiñenco Financial Statements

#### Balance Sheet

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
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<td><strong>Assets</strong></td>
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<td></td>
<td></td>
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<td><strong>383,919</strong></td>
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<td><strong>1,359,271</strong></td>
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<td>24,452</td>
<td>24,550</td>
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<td>23,589</td>
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<td><strong>247,702</strong></td>
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<td><strong>257,576</strong></td>
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<td>Bonds/Notes Pay.</td>
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<td><strong>Total Long Term Debt</strong></td>
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<td><strong>231,519</strong></td>
<td><strong>304,524</strong></td>
<td><strong>332,587</strong></td>
<td><strong>243,668</strong></td>
<td><strong>293,462</strong></td>
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### 1995 - 2002

<table>
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<tr>
<th>Year</th>
<th>Minor Int.</th>
<th>Accrued/Other</th>
<th>Total Liabilities</th>
<th>Shareholder Equity</th>
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<tbody>
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<td>5,792</td>
<td>740,716</td>
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<td>666,826</td>
<td>692,445</td>
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<tr>
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<td>105,499</td>
<td>12,618</td>
<td>749,709</td>
<td>656,763</td>
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<td>2001</td>
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<td>2002</td>
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<td>892,725</td>
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### Shareholder Equity

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<thead>
<tr>
<th>Year</th>
<th>Common Stock</th>
<th>Reserves</th>
<th>Retained Earnings</th>
<th>Total Equity</th>
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<td>116,508</td>
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<td>692,445</td>
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<tr>
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<td>17,286</td>
<td>197,978</td>
<td>656,763</td>
</tr>
<tr>
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<td>630,515</td>
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### Income Statement

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<th>Net Sales</th>
<th>Total Revenue</th>
<th>Cost of Sales</th>
<th>Total Operating Expense</th>
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<td>413,869</td>
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<td>381,732</td>
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*continued*
<table>
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<th></th>
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</tr>
</thead>
<tbody>
<tr>
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<td>(36,291)</td>
<td>(42,856)</td>
<td>(49,272)</td>
<td>(43,136)</td>
<td>(39,242)</td>
<td>(60,780)</td>
<td>(50,727)</td>
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<td>(6,343)</td>
<td>(10,951)</td>
<td>(8,896)</td>
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<td>181,108</td>
<td>47,432</td>
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<td>(96,143)</td>
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<td>Provision for income Taxes</td>
<td>8,595</td>
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<td>28,747</td>
<td>7,199</td>
<td>23,098</td>
<td>(7,541)</td>
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<td>Net Income After Taxes</td>
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<td>152,361</td>
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<td>177,552</td>
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<td>(6,474)</td>
<td>(96,002)</td>
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<td>Minority Interest</td>
<td>8,244</td>
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<td>(66,641)</td>
<td>(11,939)</td>
<td>(4,504)</td>
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<td>(23,718)</td>
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<td>Net Income Before Extra Items</td>
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<td>NA</td>
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<tr>
<td>Net Income</td>
<td>92,483</td>
<td>54,332</td>
<td>74,646</td>
<td>4,576</td>
<td>183,891</td>
<td>(20,493)</td>
<td>11,243</td>
<td>(73,579)</td>
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### Ratios

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<tr>
<td>Return on Equity</td>
<td>26%</td>
<td>19%</td>
<td>15%</td>
<td>1%</td>
<td>27%</td>
<td>-3%</td>
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<tr>
<td>Return on Sales</td>
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<td>13%</td>
<td>13%</td>
<td>1%</td>
<td>42%</td>
<td>-4%</td>
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<td>-19%</td>
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<td>Asset Turnover</td>
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<td>0.43</td>
<td>0.42</td>
<td>0.44</td>
<td>0.32</td>
<td>0.34</td>
<td>0.30</td>
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<td>Debt to Equity</td>
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<td>232%</td>
<td>180%</td>
<td>159%</td>
<td>96%</td>
<td>114%</td>
<td>130%</td>
<td>142%</td>
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6 Chilean Pesos per US$ as of January 1 of each year.

<table>
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<tbody>
<tr>
<td>400.8</td>
<td>406.5</td>
<td>424.5</td>
<td>433</td>
<td>471.66</td>
<td>529.15</td>
<td>573.9</td>
<td>679.11</td>
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</table>
efficiency, the restructuring of certain operations, as well as long-term growth in Chile, Peru, Argentina and Brazil.

In the pasta sector, we will seek to improve production and enhance distribution efficiencies, volume growth in Chile in line with increasing consumption, and volume growth outside of Chile through overall market growth and increases in market shares.

**Continue Managed Expansion in the Southern Cone Region and Brazil**

We believe that our management experience, the location of our facilities and the strength of our products, services and distribution networks position us to take advantage of growth opportunities elsewhere in South America, with a particular emphasis on the neighboring countries of Argentina, Peru, and Brazil.

Our approach to international expansion is managed and gradual. As it has done in the past . . . we may first choose to develop an export-based presence and, once a customer base, distribution network and critical mass are established, to construct manufacturing facilities in the foreign markets.

Alternatively, as it has done in the past with CCU in Argentina and Madeco in Argentina and Brazil, we may choose to establish an immediate foreign presence via acquisitions of existing local firms.

Given the leading market shares that our Chilean businesses already enjoy, we believe that growth in neighboring countries will be a key component of our long-term development. By participating in an expanded four-country market, we seek to participate not only in the growth of these economies, but also to make significant gains in market share, as it has already done in the beer business in Argentina and the pasta and metals manufacturing businesses in Argentina, Brazil and Peru.

**Form Strategic Alliances**

We intend to continue, where advantageous, to form strategic alliances in Chile and abroad and to capitalize on the benefits provided by these strategic relationships.

**Acquire and Divest Businesses to Create Value**

Quiñenco’s strategy is to create value for shareholders through the acquisition and active management of a diversified group of complementary businesses through long-term controlling stakes or strategic alliances. In pursuing this strategy, the Company considers and will consider from time to time acquiring control of, or making substantial new investments in, other companies engaged in the industrial, services, and financial sectors, with a geographic focus on the Southern Cone region and Brazil. We intend to focus on products and services where its existing strengths—such as its management expertise, strategic partners or distribution networks—offer competitive advantages. In addition, we have divested several businesses and will evaluate future divestitures, particularly when we believe that the opportunity to divest creates more value for shareholders than retaining the business.

**Lucchetti**

Lucchetti Empresas S.A. was founded in the early 1900s and was purchased by the Luksic group in 1965. With the reorganization in 1996, it became a 93.7 percent consolidated subsidiary of Quiñenco. Its pasta, edible oils, soups, and broths were known for quality, nutritional value, and competitive prices. Lucchetti was continuously launching new products under its household brand names such as Lucchetti, Napoli, Tallian, Romano, Miraflores, Oro Vegetal, El Dorado, Doña Sofía, and Naturezza.

Lucchetti’s strategy revolved around making the most of its brand names with the idea of holding and building the strong market share it had earned over the years. By 1996, Lucchetti reached 38 percent of the Chilean pasta market. Carozzi, its main competitor in Chile, had a 39 percent market share. The balance was spread among a number of smaller manufacturers and pasta importers such as Molinas Rio de la Plata from Argentina and Alicorp from Peru. Lucchetti’s profit margins were relatively high since a number of its products were placed in the higher end of the price and quality spectrum. (See Exhibit 3).

With powerful competition and sales growth slowing, in 1994 Lucchetti management realized that future expansion in Chile would stem from growth of the overall market rather than from gains in market share. The challenge was to find new growth opportunities. With prior success in distributing and marketing pasta products in Argentina but with little presence in Peru, expansion in these two markets appeared most promising. Furthermore, with a rise in sales volume, the company ultimately considered the construction of production facilities in Argentina.

The consideration of entering Peru was buoyed by the success of Madeco, another Luksic holding that had successfully entered the Peruvian market in 1993 by acquiring a controlling interest in Indeco S.A., the largest Peruvian manufacturer of copper cable.
## Lucchetti Peru SA Financial Statements

### Balance Sheet

Thousand of US$, December 31 of each year

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<td><strong>Total Factory, Machinery, and Equipment</strong></td>
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<td>$ 678</td>
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<td>Leases Payables</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>12,177</td>
<td>9,818</td>
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<tr>
<td><strong>Social Benefits</strong></td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
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<tr>
<td><strong>Capital</strong></td>
<td>$ 1,420</td>
<td>$ 10,205</td>
<td>$ 16,728</td>
<td>$ 30,035</td>
<td>$ 83,291</td>
<td>$ 84,179</td>
<td>$ 110,644</td>
<td>$ 110,644</td>
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<tr>
<td><strong>Accumulated Profits/(Losses)</strong></td>
<td>– $(1,315)</td>
<td>– $(4,754)</td>
<td>– $(17,777)</td>
<td>– $(32,167)</td>
<td>– $(47,489)</td>
<td>– $(57,615)</td>
<td>– $(64,934)</td>
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<td><strong>Profit (Losses) for Period</strong></td>
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<td>$ 3,437</td>
<td>$(13,017)</td>
<td>$(14,390)</td>
<td>$(15,323)</td>
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<td><strong>Exchange Rate Adjustment</strong></td>
<td>$(49)</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
<td>– $</td>
</tr>
<tr>
<td><strong>Total Equity and Liabilities</strong></td>
<td>$ 2,445</td>
<td>$ 9,557</td>
<td>$ 65,782</td>
<td>$ 85,521</td>
<td>$ 89,915</td>
<td>$ 83,715</td>
<td>$ 72,284</td>
<td>$ 67,560</td>
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| Sales                                  | $ 1,525 | $ 11,998| $ 30,625| $ 32,433| $ 36,203| $ 44,906| $ 33,921| $ 25,590 |
| Cost of Sales                          | $ 1,522 | $ 12,271| $ 32,828| $ 32,738| $ 33,537| $ 36,398| $ 27,323| $ 20,652 |
| Gross Margin                            | $ 3     | $(273)  | $(2,202)| $(305)  | $(2,666)| $(8,508)| $(6,598) | $(4,938) |

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<table>
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<tr>
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<tr>
<td><strong>Cost of Operations</strong></td>
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<td>Administration</td>
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<td>$4,640</td>
<td>$3,612</td>
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<tr>
<td>Other Operating Expenses</td>
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<td></td>
<td></td>
<td></td>
<td>$1,020</td>
<td>$231</td>
<td>$273</td>
<td>$264</td>
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<td><strong>Gain (Loss) from Operations</strong></td>
<td>$(1,215)</td>
<td>$(1,045)</td>
<td>$(9,904)</td>
<td>$(6,962)</td>
<td>$675</td>
<td>$(1,768)</td>
<td>$(1,255)</td>
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<td><strong>Net Income (Loss)</strong></td>
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<td>$427</td>
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<td>$8,361</td>
<td>$6,768</td>
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<td><strong>Cumulative Net Losses</strong></td>
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<td>$(17,671)</td>
<td>$(32,061)</td>
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<tr>
<td><strong>Cumulative Operating Losses</strong></td>
<td>$(1,215)</td>
<td>$(4,255)</td>
<td>$(15,270)</td>
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<td>100%</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
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<td><strong>Cost of Sales</strong></td>
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<td>107%</td>
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<td>93%</td>
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<td>-7%</td>
<td>-1%</td>
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<td>19%</td>
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<td>19%</td>
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<tr>
<td><strong>Cost of Operations</strong></td>
<td>12%</td>
<td>5%</td>
<td>3%</td>
<td>5%</td>
<td>7%</td>
<td>5%</td>
<td>7%</td>
<td>5%</td>
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<tr>
<td><strong>Gain (Loss) from Operations</strong></td>
<td>68%</td>
<td>18%</td>
<td>11%</td>
<td>7%</td>
<td>4%</td>
<td>2%</td>
<td>4%</td>
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<tr>
<td><strong>Other Income and Expenses</strong></td>
<td>0%</td>
<td>0%</td>
<td>15%</td>
<td>18%</td>
<td>12%</td>
<td>10%</td>
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<tr>
<td><strong>Net Income (Loss)</strong></td>
<td>0%</td>
<td>0%</td>
<td>0%</td>
<td>0%</td>
<td>3%</td>
<td>1%</td>
<td>1%</td>
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<td><strong>Ratios</strong></td>
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<td>23%</td>
<td>29%</td>
<td>30%</td>
<td>27%</td>
<td>17%</td>
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<td>24%</td>
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<tr>
<td><strong>Return on Equity</strong></td>
<td>(80%)</td>
<td>(25%)</td>
<td>(36%)</td>
<td>(31%)</td>
<td>(19%)</td>
<td>(2%)</td>
<td>(5%)</td>
<td>(5%)</td>
</tr>
<tr>
<td><strong>Return on Sales</strong></td>
<td>0%</td>
<td>4%</td>
<td>6%</td>
<td>14%</td>
<td>23%</td>
<td>15%</td>
<td>16%</td>
<td>14%</td>
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<tr>
<td><strong>Asset Turnover</strong></td>
<td>(80%)</td>
<td>(29%)</td>
<td>(43%)</td>
<td>(44%)</td>
<td>(42%)</td>
<td>(14%)</td>
<td>(22%)</td>
<td>(19%)</td>
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<tr>
<td><strong>Debt to Equity</strong></td>
<td>1,498%</td>
<td>75%</td>
<td>-3,914%</td>
<td>-2,893%</td>
<td>99%</td>
<td>74%</td>
<td>27%</td>
<td>22%</td>
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</table>
THE MARKET OPPORTUNITY IN PERU

The Peruvian pasta market appeared to be ripe for harvesting. Consumption rates of 8 to 9 kilos per capita per year were virtually identical to those of Chile, but the competition was only beginning to offer packaged pasta. Indeed, packaged pasta had historically accounted for a relatively small proportion of total Peruvian pasta consumption, with pasta sold in bulk accounting for approximately 95 percent of all Peruvian pasta sales prior to 1993. Packaging remained rudimentary by Chilean standards.

The main players in the market were still offering lower quality pasta that was produced in older production facilities. Peruvian pasta was generally made of flour rather than from the higher-quality semolina. Prices for pasta were nearly US$900 per ton compared to about US$1,000 per ton in the Chilen market or US$1,200 per ton in Argentina. Clearly there was an opportunity for Lucchetti to enter the market as it had in Argentina by selling pasta imported from Chile and, once sufficient volumes had been achieved, to build a plant in Peru. In addition, Lucchetti managers believed that there were opportunities to gain better margins by offering pastas marketed at the higher ranges of the price spectrum as Peruvian consumers gained greater spending power and learned to appreciate higher-quality pasta products.

Competition in Peru

At the end of 1994, Lucchetti learned that one of the largest companies in the food industry, La Fabril, a holding of the Bunge & Born Group, was for sale at auction. Lucchetti bid US$98 million but lost to its rival, the Romero Group, which acquired La Fabril for US$214 million. Romero merged La Fabril with its subsidiary Peru-Pacifico, the second largest edible oils producer in Peru. Two years later, Romero further consolidated these companies with its traditional flour and producer subsidiary, Nicolini Hermanos S.A., to create Alicorp S.A. This became the 3,000-pound gorilla of the Peruvian pasta market. Alicorp was one of the largest private economic groups in Peru with interests in banking, port handling, and consumer products distribution. Its holdings represented the fourth largest company in Peru accounting for over 2 percent of the Peruvian GDP and was the dominant market leader in wheat flour, cookies and crackers, pasta, edible oils, and margarines and shortening. Its massive distribution network reached 90 percent of all points of sale, carrying 400,000 tons of goods per year. Industry analysts considered this to be a key advantage, since in Peru only 10 percent of food was sold in supermarkets, compared with 60 percent in most other Latin American countries. The majority of food sales were through 35,000 small neighborhood mom-and-pop stores.

The Romeros had been one of Peru’s largest farmers of cotton, but the military government had nationalized all landholdings in 1969, including the family’s farms. It was not until 1990 with the Fujimori reforms that they reentered the cotton business and quickly took control of 30 percent of the market.

Carrozzi, Lucchetti’s main competitor in Chile, had also decided to enter Peru. Instead of choosing to begin with exporting, however, it purchased the Peruvian company Molitalia (which had 18 percent of the Peruvian market). However, Carrozzi never changed the name or built a new facility, so that Peruvian consumers still generally considered Molitalia to be a domestic company. Indeed, Lucchetti had considered the possibility of buying Molitalia, but rejected the idea since it lacked the production facilities or the reputation of offering the high-quality pastas that formed the basis for Lucchetti’s market positioning. Molitalia was, however, upgrading some of its plants in order to raise quality and lower costs, using much of the same equipment and technology that Lucchetti had incorporated into its award winning plant in Santiago.

Luksic and Lucchetti management therefore thought that, in spite of the strength of the competition, Peru represented a great opportunity. The Peruvian government had attempted to make foreign investment attractive by allowing foreign investment returns to be taxed at the same rate that was effective when the investment was initially made. It allowed foreign investors to repatriate profits without restriction, and there was no discrimination between local and foreign investors. Peru had a basically sound and growing economy, prices would go up, and the demand for higher-quality pasta could be exploited. While some members of the Lucchetti board privately expressed concerns about this tactic, they consented in the face of such strong enthusiasm from Andrónico Luksic. The Peruvian pasta seemed ripe for conquest. Lucchetti management was confident in its ability to venture forth without any partners since it already had the internal capabilities for such expansion.

Politics in Peru

Alberto Fujimori, originally elected president of the republic of Peru in 1990, was overwhelmingly re-elected in 1995 to an additional five-year term. Fujimori had proven to be a man of strong will and many surprises. Soon after first taking office he implemented an economic shock program, quickly dubbed “Fujishock.” He
launched an anti-corruption campaign that resulted in many firings and prosecutions and aggressively attacked guerrilla insurgents. Encountering congressional opposition, Fujimori and the armed forces overthrew his own government. In the 1992 “autogolpe” (or “Fujigolpe”), Congress was dissolved, many judges were fired, and secret military courts were established for terrorism trials. Later that year the anti-terror campaign had decisive successes against Sendero Luminoso when its leader and most members of its central committee were captured. Both Alan García Pérez and Mario Vargas Llosa went into voluntary exile.

A new constitution promulgated in 1993 provided for presidential re-election to a second consecutive term. By 1995, Fujimori was overwhelmingly popular. Although there was great concern with human rights violations in the war against terror, including death squad activities and village massacres as well as secret trials, the level of violence had fallen and the guerrilla organizations were weakened. The Fujishock had made life difficult for domestic manufacturers, workers, and the poor, but on the other hand, the economy was growing and inflation was low. Relations with international lenders were good and foreign investment was flowing in. Fujimori easily won re-election over former UN Secretary General Javier Pérez de Cuéllar, becoming the first Peruvian president ever elected to two consecutive terms. Fujimori thus appeared to have a strong grasp on the political machinery so that any political risk of a foray into Peru seemed minimal.

**1995 and the Beginnings of Peruvian Operations**

The decision was made to begin the Peruvian operation in stages. Lucchetti would start by building up market share and volume with pasta imported from Chile until a volume was attained that would support building a separate production facility in Peru. The Chilean plant had some extra capacity, but not enough to support the anticipated demand in Peru.

While 90 percent of the distribution channel was represented by small neighborhood mom-and-pop stores, Lucchetti thought that development of its own distribution capabilities for pasta and other related products such as edible oil, milk, soups, creams and bouillons, dehydrated milk, and packaged rice would be an important strategic aspect of the Peruvian venture. Lucchetti initially decided to form a partnership with a local distributor, Richard O. Custer y Compania, for direct sales and distribution. Custer would receive between 16 percent and 18 percent of net sales. Meanwhile, Lucchetti would retain control of the brand management, advertising, and importing. Lucchetti was positioned as a premium brand—“Quality at an affordable price.”

Lucchetti thought that pasta might be a loss leader but by creating a distribution network it might use for other food products it could become a very important component of a larger business. Lucchetti believed a strong distribution network would be its primary source of competitive advantage in what was a fragmented market.

On June 13, 1995, Lucchetti Peru SA (LP) was incorporated as a subsidiary of Empresas Lucchetti S.A. de Chile, which retained 98 percent of the ownership. In August, the first shipments arrived from Chile.

Early results were promising and confirmed, at least in part, the projection that quality pasta would be in demand in Peru. In the first six months of operations, LP spent just over US$1 million in advertising and generated US$1.5 million in sales. At first, prices were set at close to parity with competing brands to generate exposure and volume, but LP executives expected to be able to raise prices to levels comparable to those in Chile. In 1995, pasta prices were somewhat lower in Peru than elsewhere, but a premium product such as that offered by Lucchetti, they surmised, should be able to justify a premium price.

Because the cost of importing pasta was so high compared to the introductory or launching prices, the cost of goods sold was virtually equal to sales. Gross margins, therefore, were only US$3,000 in 1995. (See Exhibit 2, Lucchetti Income Statement.)

**1996**

Sales continued to grow in 1996 and as capacity to produce in the Chilean plant outstripped the demand in the Peruvian market, LP started to import pasta from Italy at $760 per ton. Aggressive competitive pricing in Peru, however, and the continuing high costs of importing pastas, prompted Pacheco and his colleagues to consider accelerating the construction of a plant in Lima. The alternatives under consideration were either to build the plant to supply the Peruvian market by the second half of 1997 or to wait to build until ItalPasta, from whom LP was importing from Italy, was no longer capable of supplying the market. Estimates were that this milestone would be reached in 2000.

LP management, in a report assessing the merits of building the plant, recommended, “We should tackle this manufacturing project as soon as possible to fully exploit favorable market trends by ensuring
the quality of our product and taking advantage of the weak position of the competition” (Proyecto Peru, “Factibilidad Planta Industrial,” March 1996). (See Table 1, Market Share in Lima.) In assessing the projected return on investment for this plant, Lucchetti typically used the hurdle rate of 12 percent for foreign investments. In order to remain conservative in its projections, it assigned no terminal value to the project. Overall, Quiñenco’s weighted average cost of capital was 9.5 percent in 1996.

This same assessment made a number of assumptions: 30 percent market share would be attained by 2003, the pasta market would grow at a rate of 1.5 percent per year, and prices, after emerging from the current doldrums, would start to rise at an annual rate of 4 percent by 1997 and would stabilize in 2000 at a level where gross margins would be 50 percent before distribution costs. Distribution costs were estimated to drop from 17 percent to 13.5 percent of sales by 2000. Supply of grain would be totally sourced from Canada for Peruvian production at US$230 per ton. Marketing costs, after an initial burst of US$2 to US$3 million, would level off at 6 percent of sales by 2002. (See Exhibit 4).

By July, plans were finalized for a plant very similar to that in Chile, a state-of-the-art facility that had won an international award for best industrial design in 1992. Pacheco estimated that the new plant, with the capacity to produce 35,000 metric tons, would save LP about $153 per metric ton. This would represent a savings of about $5.4 million on estimated 1997 sales of 35,000 metric tons. Production from any excess capacity could be exported.

In September, LP purchased a 60,000 square meter property for US$1.8 million in the township of Chorillos on the southern outskirts of Lima, bordering the Pantanos de Villa wetlands. This location offered good access from the highway and ready access to a nearby port facility, promising to offer substantial savings on transportation of all the grain they would need to import once the plant neared capacity. Until the plant reached the capacity to merit improving the port facility to specifications, LP personnel decided to bring the grain through a facility just north of Lima.

The central government had nothing to do with awarding the required permits to build there, but Pablo Gutierrez, the mayor of Chorillos, thought that the plant would add significant employment to the area. In late July, therefore, LP applied for an authorization to build and a certificate of compatibility from both the district of Chorillos and the city of Lima.2 While the usual practice in Peru was to build first and seek building and operating permits once the facility was complete, Pacheco wanted to do everything above board and according to regulations.

The plant was designed to reflect LP’s concern for the sensitive environment of the neighboring wetlands. Water would be taken from sources that did not draw on the swamp’s aquifer, special noise abatement treatments were included that would reduce the total noise to below the level of the traffic on the adjacent highway, and efforts were made to protect the wildlife from reflection, noise, and light. In October, an environmental impact statement prepared by the environmental consulting firm Ecofish S.A. was submitted to INRENA, the institute for natural resources in Peru in charge of improving environment. It was not accepted, however, for administrative reasons.

On December 5 the mayor of Chorillos, Pablo Gutierrez, granted LP a construction license to install a fence around the property.

Meanwhile sales continued to grow in 1996 to US$12 million. Another US$2 million had been devoted to advertising. Net operating losses for the year were US$3 million.

### TABLE 1

![Table 1: Market Share in Lima](image)

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<tr>
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<tr>
<td>Nicolini</td>
<td>23.7</td>
<td>19.3</td>
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<tr>
<td>Don Vittorio</td>
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<td>33.4</td>
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<td>Moliati</td>
<td>18.1</td>
<td>23.6</td>
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<td>Lavaggi</td>
<td>5.8</td>
<td>6.1</td>
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<tr>
<td>Cogorno</td>
<td>6.0</td>
<td>7.3</td>
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<tr>
<td>Others</td>
<td>16.4</td>
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<tr>
<td>Lucchetti</td>
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<td>0</td>
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<tr>
<td>*Alicorp Brands</td>
<td>66.5</td>
<td>58.8</td>
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Note: Alicorp S.A. was formed from the merger of Consorcio de Alimentos Fábril-Pacífico S.A. and Nicolini S.A. in October 1996.
### PRO FORMA INCOME STATEMENT

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<td>$15,416</td>
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<td>$24,025</td>
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<td>$31,762</td>
<td>$32,144</td>
<td>$32,612</td>
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<tr>
<td>Gross Margin</td>
<td>$3,063</td>
<td>$8,534</td>
<td>$16,181</td>
<td>$18,561</td>
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### Cost of Operations

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<td>$1,852</td>
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<td>$3,379</td>
<td>$3,483</td>
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<td>Gain (Loss) from Operations</td>
<td>$(1,952)</td>
<td>$(887)</td>
<td>$4,169</td>
<td>$5,425</td>
<td>$6,185</td>
<td>$7,626</td>
<td>$8,011</td>
<td>$7,789</td>
<td>$7,633</td>
<td>$7,458</td>
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<td>Financing Costs</td>
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### Net Income (loss)

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<td>$3,927</td>
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<td>$6,885</td>
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<td>$7,633</td>
<td>$7,458</td>
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### PRO FORMA STATEMENT OF CASH FLOW

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<td>Cash from Operations</td>
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<td>$(590)</td>
<td>$5,043</td>
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<td>Plus Financing Costs</td>
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<td>$907</td>
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<td>$1,793</td>
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<td>Changes in Sales</td>
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<td>$(1,876)</td>
<td>$(1,676)</td>
<td>$(1,739)</td>
<td>$(1,869)</td>
<td>$(198)</td>
<td>$(238)</td>
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<td>$(145)</td>
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<td>$(1,793)</td>
<td>$(1,817)</td>
<td>$(1,843)</td>
</tr>
<tr>
<td>Amortization of Short Term Debt</td>
<td>–</td>
<td>$5,811</td>
<td>$1,860</td>
<td>$1,150</td>
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<td>$1,676</td>
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<td>$198</td>
<td>$238</td>
<td>$211</td>
<td>$244</td>
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<tr>
<td>Net Cash Flow</td>
<td>$(14,482)</td>
<td>$(19,769)</td>
<td>$(727)</td>
<td>$(98)</td>
<td>$2,878</td>
<td>$4,978</td>
<td>$9,913</td>
<td>$10,599</td>
<td>$10,396</td>
<td>$10,229</td>
<td>$10,131</td>
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**Project IRR 1996–2007**

10.480%
Alicorp was active during 1996 as well, consummating the acquisition of Consorcio de Alimentos Fabril-Pacifico S.A. and Nicolini S.A. in October.

1997
Planning and permitting efforts continued into 1997, while sales continued to boom. LP’s market share grew to 20 percent mostly at the expense of the giant Alicorp.

Alicorp was meanwhile in the process of building a new pasta plant using the most advanced technology to attain a production capacity of 220,000 tons. It was also beginning construction of a mill, located near the pasta plant, to allow flour production for both its pasta and cookie production.

On April 11, Lima’s Comisión de Habilitación Urbana de la Municipalidad de Lima (Urban Habilitation Commission), acting on a LP request for partial approval, approved a preliminary urban plan, and on May 23, the Municipality of Chorillos granted LP a provisional construction permit. The mayor of Chorillos declared that a “simultaneous administrative process” was possible, allowing for permissions procedures to take place while the factory was being built. The municipal director of urban development, however, added that such authorization was possible only if it was approved by the municipality of Lima and a definite approval was expected.

Construction proceeded full steam ahead, led by a Peruvian contractor, JJ Camet Contratistas Generales, a firm owned by the sons of then Peruvian minister of economics Jorge Camet (minister between March 1993 and May 1998). Still outstanding were the environmental impact approval and a definitive study on the impact on the urban environment.

At that point, in an effort to address any future environmental concerns, LP added Carlos Aramburu to the staff as head of quality control and environmental compliance. His responsibilities included supervising all construction to meet building codes and environmental restrictions. Aramburu, with the blessing of senior Lucchetti executives, decided to meet both ISO 9002 and 14001 standards. These were even more than Peruvian regulators had asked for, but the objective was to exceed all regulatory requirements. Indeed, this was the first use of ISO 14001 for a pasta plant in Peru, and LP was the first to receive both ISO designations in Peru. With construction in full swing, at first everything looked promising and it seemed as though many of the early obstacles had been surmounted. In late May, however, the press started to express concerns about the factory’s larger-than-expected size. As it turned out, just on the other side of the swamp was a resort area used by a number of prominent politicians and business people and several golf clubs, one of which was owned by the Romero family, the primary owner of Alicorp. The mayor of Lima, Alberto Manuel Andrade, weighed in against the LP plant as well, citing his concerns about the environmental impact the plant might have on the neighboring wildlife preserve. The son of an old military family and indoctrinated in long-standing rivalries between Chile and Peru, Andrade held the powerful position of mayor of Lima, which many thought was the most powerful political office next to the president of Peru. Indeed, he led the opposition party to Peruvian president Fujimori.

Pacheco dismissed this turmoil, thinking that it represented only an expected reaction to the construction of any large project. He suspected, however, that it might be the result of the political influence of the Romero group during a reelection period of Alberto Andrade for mayor.

Other industrial neighbors to the LP plant appeared to escape the same level of criticism that LP was facing. Somehow, Pacheco surmised, the rules were different for them. U.S.-owned Kimberly-Clark operated a factory next door to the LP facility that used cut fiber cellulose as a raw material and had been penalized on two occasions by the Environmental Police because of a leakage of liquid residues into the swamp. Another U.S.-owned company, 3M, had a distribution and fractioning facility less than a kilometer south whose drainage went right into the swamp. Vegallona, the CEO of the anti-drug government office, owned Globe International, a dye and flavoring plant on the other side of the swamp that also drained its waste directly into the wetlands. There had never been any suggestion that any of these facilities should comply with ISO 9002 or 14001.

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<td>16.2</td>
<td>14.6</td>
<td>4.4</td>
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<td>4.4</td>
<td>0.7</td>
<td>0</td>
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TABLE 2: Projected Investment Requirements for New Plant (US$ millions)
In July, the Dirección de Desarrollo Urbano de la Municipalidad de Lima approved the preliminary studies concerning the industrial use of the LP property. The Dirección General de Obras de la Municipalidad de Lima, however, added that district authorities such as the municipality of Chorrillos could not grant provisional construction permits when no study on the urban impact had been submitted. The mayor of Lima announced that he would seek a zoning change for the area around the Pantanos de Villa to protect the wildlife in the swamp because the presence of industrial plants seemed to be irreversible. Meanwhile, the government of Chorrillos, pursuant to an order of the municipality of Lima, issued an order to stop construction. The same month, the Pantanos de Villa was declared a protected natural wildlife preserve.

In early August, LP requested that its construction plans be approved, but the government of Chorrillos repeated its order to suspend construction under pressure from the municipality of Lima that permits should not be issued without the completion of all necessary procedures. LP responded that for technical reasons, construction could not be completely stopped. It meanwhile requested an approval of urban fit and submitted a new environmental impact statement. The Dirección General de Obras de la Municipalidad de Lima decreed that construction could continue. INRENA declared the environmental impact statement to be sufficient with only a few minor changes that were immediately incorporated into the plans. Interestingly, INRENA had suggested the ISO 14001 as a voluntary criterion for acceptance, but ultimately it would adopt it as mandatory. As required, LP had an outside environmental engineering firm submit an Environmental Impact Study to INRENA.

August brought another set of problems. Alicorp accused Lucchetti of economic dumping and filed suit. While this suit was later to be dismissed, another bombshell came several days later when the Lima city council, under the guidance of Andrade, held that Lucchetti could not operate in an environmentally protected area and ordered all work in the area to stop even though by that time the factory was almost completely built. Purportedly on the same day that the Lima city council revoked the operation permit, the city received a large donation from Alicorp.

Andrade also began a new strategy to secure the plant’s removal by calling for Peruvians to boycott all Lucchetti products. Meanwhile, a number of local organizations were encouraged to picket in front of the new factory.

In September, Andrade formed a commission to investigate the factory and said that the city of Lima had been misled by LP and that new permits would be required. He noted that the original applications had been for an I-2 industrial use permit, but he said that LP was an I-3, a more stringent designation generally reserved for mining and petroleum operations. Alicorp’s pasta plant, in contrast, was designated only as an I-1.

Andrade also hired the International Union for the Conservation of Nature (IUCN), an international organization dedicated to environmental conservation. It turned out to be a thorough investigation, studying the impact of all the facilities bordering on the swamp. The only suggestion it made, however, was to close an abattoir next to the LP plant. There were no recommendations that significantly impacted LP’s plans.

Andrade also accused LP and Luksic himself of collusion with Camet, whose sons’ construction firm was building the LP factory. Apparently, there was no love lost between Camet and Andrade. One reason for this was that when Andrade needed to raise money for the city of Lima, the banks wanted federal guarantees that were ultimately denied by Camet in his role as minister of economics.

On October 23, the municipality of Lima again ordered all construction to stop. After LP applied for reconsideration, on December 16 the municipality of Lima approved the continuation of construction. Three days later Mayor Andrade presented legislation to reconsider the approval, which had the potential to win with just the votes of the members of his group, and referred the LP file to a technical commission. By this time, most of the investment had been made in the plant. Thinking that Andrade was simply posturing to show his strength, the LP management renewed its commitment to pursue its objectives.

In an advertisement that ran in the local newspapers, Lucchetti maintained that it was in compliance with the environmental standards set out by the city of Lima. The city of Lima was, however, quoted in the same papers as saying that the concerns over the Los Pantanos de Villa nature preserve prevented it from giving the plant its stamp of approval. Several other NGOs also protested the plant’s construction.4

“Lucchetti is still importing pasta, so they can just continue to do that,” said Bromwin Griffith, a sector analyst with ING Barings in Lima. “This slows things down for them, but it won’t be enough that Alicorp or another competitor will be able to step in and take advantage unless it lasts a very long time.”5

Meanwhile, LP continued to gain ground in the Peruvian pasta market. Market share had grown during 1997 to 25 percent in Peru and 30 percent in Lima, all from pasta imported from Chile and Italy.
Having reached the level of sales where doing its own distribution made sense, and having added a number of related products to the offering, LP created its own distribution capabilities. Some products and markets were still served by Custer, but the compensation rate was negotiated down to 12 percent.

LP was faced, however, with strong competitive pressures and a virtual price war had erupted. Wholesale prices for pasta dropped from $900 per ton to $650. The cost of imported Italian pasta was $680 per ton, while domestic production was $430 per ton. Chilean imports were still subject to tariffs. By meeting market prices, LP’s cost of goods per ton sold grew to 107 percent of sales. The management did not believe, however, that the competitive pricing strategies were sustainable in the long run and would recover enough to allow for profitable production. By the end of the year, 80 percent of construction had already been completed on the new production facility.

On the positive side, Alicorp’s charges of dumping had been dropped by the courts. Andrade called for another meeting and reconciliation was proposed, but ultimately construction was stopped again.

1998
The new year started out badly. On January 2, 1998, while the technical commission to which Andrade had referred the matter only found some minor administrative problems but no problems with the factory itself, the city of Lima declared all permits null and void and nullified all municipal licenses obtained by Lucchetti.

Lucchetti immediately responded by suing the city of Lima for restitution of permits, saying that it had a right to build and produce. On January 8, at the request of President Fujimori, Gonzalo Menéndez, the general manager of Lucchetti, met with the very influential Vladimir Montesinos, main presidential advisor and chief of Peruvian national intelligence, to warn the central government about the risk to foreign investors implied by Major Andrade.

On January 17, a group of Chilean ecologists invited to Lima by Mayor Andrade announced its support for Andrade’s argument and declared that even if the plant of Lucchetti S.A. qualified as “light industry,” if it began operations it would damage the fragile ecosystem of the Villa wetlands. In their opinion, the ecosystem was primarily affected by the Huaylas speedway and the operation of the other factories that had been located in the surround of Villa’s wetlands. Manuel Baquedano, president of the Instituto Ecología y Política de Chile, offered the support of Chilean ecologists to defend the wetlands.

On February 11, the Chilean magazine Que Pasa suggested that Andrade was favoring the local group, Grupo Romero, which owned Alicorp.

At the beginning of March, just before the notification of the ruling regarding the claim by Lucchetti against Lima, Montesinos requested to meet with Andrónico Luksic in person. He expressed the president’s concern with respect to Lucchetti’s problems, even though the court had apparently already made its decision. This conversation was secretly taped by Montesinos.

With the suit resolved, construction was started again. Lucchetti’s head of operations, Salvador Calvo-Perez, calculated that the stoppage cost LP US$3.5 million, which represented an increase in the forecasted investment.

By August, the factory was completed, and all that remained before it could go into production was to ramp systems up to speed, test all the processes, hire and train staff, and fine tune other supply and support systems. Production was scheduled to begin by the end of 1998.

Molitalia meanwhile offered to buy Lucchetti’s Peruvian operation, but because LP was on the verge of becoming profitable, the board declined to pursue this possibility. Molitalia, owned by Chilean Carozzi, had caused major pollution in a residential area of Lima in 1998, but was never reprimanded.

November brought another reason to accelerate bringing the plant on line. Duties were increased on all imported wheat products from 18 percent to 25 percent. Meanwhile the price war continued and the price per ton fell to $630 per ton. Estimates for local production costs grew to slightly more than $460 per ton while distribution costs were pegged at 12 percent of sales.

By this time, a total of $67 million had been invested in LP. Finally, on the last day of his tenure the mayor of Chorillos, Pablo Gutierrez, approved the Lucchetti plant and gave it the license to operate.

As of December 1998, Lucchetti’s pasta products ranked second in terms of net sales by volume in Peru, with a market share of approximately 23 percent. Pacheco believed that on a brand-by-brand basis, its Lucchetti brand pasta was the leading brand in sales volume in Peru during 1998.

Lucchetti’s principal customers and distribution channels were very different in Chile, Peru, and Argentina (see Table 3). Lucchetti executives, however, expected the channel structure in Peru to change over time, becoming more like those of Chile and Argentina, and believed that, as a major producer in Peru, it would benefit from such a shift.
By the end of 1998, Lucchetti Argentina was also proving to be successful. Its products ranked third in net sales by volume there, with a market share of approximately 10 percent, compared to a market share of approximately 19 percent for Argentina’s largest domestic pasta producer. Lucchetti’s Argentine pasta business generated sales representing 14.8 percent of Lucchetti’s total net sales. The Argentine pasta manufacturing operations, however, had not reached the point of operating profit breakeven. In management’s opinion, the inability to reach this desirable performance outcome was at least partly due to under-utilization of production capacity and to high costs of distribution through third parties (compared to competitors with broader product lines and in-house distribution).

In December, the new LP plant began production.

1999–2000
With the new plant on line, continued advertising, and its own distribution network, 1999 sales at LP grew to US$36 million and gross margins were for the first time positive. Net losses for the year, however, exceeded US$15 million, reflecting an increase in net operating expenses. This was the result of financial cost and extraordinary amortization of expenses incurred during the trial period.

The year 2000 heralded a political upheaval in Peru, which ultimately would prove to have a direct impact on LP. In October, one of the videotapes that Montesinos made of his dealings with a number of politicians and businesspeople surfaced showing him bribing an opposition congressman elect in an effort to persuade him to switch to President Fujimori’s party. Montesinos fled to Venezuela, while Fujimori fled to Japan.

2001
It was not until June of 2001 that Montesinos was captured in Venezuela and arrested on charges of murder, corruption, and influence peddling to keep Fujimori in power.

After his extradition to Peru, investigators released the videos that Montesinos had secretly taped, including the one of his meeting in January 1998 with Menendez, the general manager of Lucchetti. Montesinos would later say that he had had an influence on the judicial results in favor of Lucchetti. People connected to Montesinos stated that Luksic donated US$2 million to Montesinos at the end of 1999 in order to help reelect Fujimori. Montesinos publicly admitted this once, but not in court, and he later made contradictory statements on the matter.

It seemed, however, that this scandal had opened old wounds and the new government was eager to distance itself from the corruption that was so pervasive in the Fujimori government. In August, Andrade and the city council of Lima cited environmental violations and voted 26 to 4 to issue an order to close the LP plant by August 23, revoking the operating license and giving it one year to move the plant. Prior to soliciting arbitration under the auspices of ICSID as defined in the Reciprocal Investment Promotion and Protection accord signed by Chile and Peru in February 2000, Lucchetti requested the new president, Alejandro Toledo, to initiate a six-month conversation period during which time a friendly resolution to the problem would be sought.

In October, Judge Jorge Barreto was suspended from his position after having issued a ruling clearing Luksic, Montesinos, and Pacheco from the offense of influence peddling.

By the end of 2001, LP’s sales dropped from US$45 million to US$34 million, mainly due to

<table>
<thead>
<tr>
<th>TABLE 3</th>
<th>Lucchetti Channels of Distribution and Customers</th>
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<tbody>
<tr>
<td><strong>Channels of Distribution</strong></td>
<td>Chile: 65% supermarkets</td>
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<tr>
<td>Customers</td>
<td>Supermarkets: 60%</td>
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<td></td>
<td>Distributors: 31%</td>
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adverse publicity from the municipality and the central government. In spite of this, local production allowed the company to obtain a gross margin of US$6 million. Accumulated losses from operations now exceeded US$33 million and net losses approached US$61 million.

2002
In June, the ongoing criminal investigation in Peru resulted in the exoneration of Luksic, Menendez, and Pacheco regarding corruption. Nevertheless, the accusation of influence peddling because of the meetings held with Montesinos still persisted. Luksic traveled to Lima to declare, regarding the influence peddling accusation, “I have come to comply with my duties and I trust Peruvian justice.” Influence-peddling charges were dropped against the people related to Lucchetti by a lower court, a decision that was revoked by a Superior Court and was still pending resolution at the Supreme Court in Peru.

In November, Andrade was defeated by Luis Castaneda Lossio in the Lima mayoral election. He would take over at the beginning of 2003. Andrade was meanwhile quoted in newspapers that he would make sure that the city council passed a final and irrevocable resolution to the Lucchetti issue before his tenure ended at the end of the year.

In keeping with Andrade’s promise, on December 16 the city council of Lima voted 24 to 11 that the plant should be shut down because it was causing environmental damage to the nature preserve, in spite of the fact that Lucchetti had renewed both its ISO 14001 certificate in September and its INRENA approval certificate. The council revoked Lucchetti’s operating license, rejecting the company’s request dated August 23 for a six-month extension period.

Lucchetti immediately filed a complaint with the World Bank’s International Center for Settlement of Investment Disputes (ICSID) and published a full-page advertisement in the Lima newspaper saying that the company had been a victim of discrimination and arbitrary decisions.

Rafael Helser, chief of systems at the plant, told reporters on behalf of the 400 employees at the plant, “We are going to fight to keep our jobs until the end of the day!” adding that the workers would seek a legal injunction against the closure order, invoking the right to work.

Peruvian president Alejandro Toledo suggested that the plant be turned into an ecological museum.

LP sales plummeted to only US$25 million in 2002 with net losses of almost US$5 million. Cumulative losses from operations had mounted to $34.5 million and net losses over US$65 million. See Table 4 for market share statistics.

2003
On January 6, Mayor Augusto Miyashiro of the Chorillos district gave Lucchetti seven days to shut down the plant, executing the order of the provincial municipality of Lima. Lucchetti’s board decided to close immediately, and ordered the managers to act in accordance with the district’s order.

In the ensuing months, several local mayors in other parts of Lima offered to allow Lucchetti to relocate to their districts at preferential prices with favorable tax terms. These offers created several options for Luksic to consider. He could seek to rebuild and try to take advantage of the Lucchetti market share or he could absorb a US$150 million write-off and leave the country altogether. In the latter case, he could apply the loss to his overall Quiñenco operations and achieve substantial tax benefits.

This was not the best of timing for this to all fall apart. The Quiñenco ADR that fueled part of the foreign expansion had fallen from a market value of US$19.38 in 1997 to a low of US$3.30 in 2002.

In 2001, Lucchetti sold its interests in Argentina, absorbing a loss of Ch$7,543 million. In the 2002 20K report, Lucchetti management noted that this move

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<th>Table 4: Market Share in Peru</th>
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<td>Alicorp</td>
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<td>Lucchetti</td>
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<td>Molitalia</td>
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<td>Cogorno</td>
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was undertaken “in order to concentrate its efforts mainly in Chile where it has strong brand recognition, significant market share, access to a critical mass of consumers which facilitates new product launches, and in-house distribution capabilities.” In its 2002 annual report, Quiñenco stated that Lucchetti’s “strategy will be based in Chile, where it will focus on three strategic pillars: growth, profitability, and sustainability.” Overall, Quiñenco said that the “group’s business strategy is fundamentally based on the strengthening and consolidation of each of the companies in which it participates.”

NOTES

1. Quiñenco’s beer, wine, and beverage company.
2. The municipality of Lima was divided into 42 districts, one of which was Chorillos, where the Pantanos de Villa wildlife reserve was located. According to laws instituted in July of 1997, Lima exercised judicial power over the district for issuance of construction licenses, the location and size of naturally protected areas, and the constitution of parks and green zones. Both the municipality and the districts had their own mayors, elected every five years by their electoral districts.
3. Industrial use permits ranged from I-1, the least stringent classification, to I-3, the most stringent.
5. Ibid.
Lufthansa was almost bankrupt in 1992. Ten years later, Lufthansa had become one of the most robust airlines and top aviation groups in the world. By 2002, Lufthansa had undergone a decade of fundamental change. After the turnaround was initiated, the Executive and Supervisory Boards systematically maintained the change momentum. Lufthansa was transformed from a state-owned, monolithic, unprofitable national airline into one of the most profitable, privately owned aviation groups in the industry. From the brink of bankruptcy, Lufthansa turned a record loss of €350 million in 1992 into a pre-tax profit of €952 million in 2002. This financial result reflected Lufthansa’s major competitive advantage—its ability to respond rapidly, act flexibly, and withstand crises. Lufthansa proved its unique change management competence, especially after September 11, 2001, when it coped with the most serious crisis in the airline industry since World War II. In contrast to the general trend in the industry and the prevailing overall economic situation, Deutsche Lufthansa pulled ahead of its competitors and reversed a loss of €744 million in 2001 into an operating profit of €718 million in 2002 (equivalent to an increase of 78 percent over 2001).

In 2003, when the Weber era ended, Lufthansa was a privately owned, profitable aviation group aspiring to become the leading provider of air transportation services in the world: Lufthansa went from a record loss of €350 million to a profit of €718 between 1992 and 2002. The number of passengers increased from 33.7 million in 1992 to 43.9 million in 2002 (see Exhibit 1).

The 1991–1992 Crisis
In 1991, Lufthansa was an embodiment of the strengths or desirable characteristics thought to be associated with firms competing within German industries: high reliability, order and technical excellence. Majority-owned by the German government, Lufthansa’s strategy, organization, and culture stemmed from its role as an organ of the state. Under the leadership of Heinz Ruh- nau in the 1980s, Lufthansa pursued a policy of rapid fleet expansion based on the belief that only the largest airlines would survive in an era of global competition. By 1991, when Weber was appointed CEO, Lufthansa had enlarged its fleet by some 120 aircraft to 275. The sharp decline in air traffic during the Gulf War and the recession thereafter led to serious overcapacity in the airline industry worldwide. In 1991, seat load factor (SLF—proportion of available seats filled) sank to about 57 percent in Europe. Lufthansa became fully aware of the crisis and its potential effects later than other airlines. In 1991, while overall traffic dropped by 9 percent in Europe, Lufthansa had an 11 percent increase in passengers because of the German reunification. Despite this growth, however, Lufthansa reported an after-tax loss...
### EXHIBIT 1

**Ten-Year Statistics 1993–2002**

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<td>Operating result (€m)</td>
<td>717.6</td>
<td>28.3</td>
<td>1,041.6</td>
<td>723.4</td>
<td>1,059.5</td>
<td>840.7</td>
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<tr>
<td>Profit from operating activities (€m)</td>
<td>1,592.1</td>
<td>−315.6</td>
<td>1,482.0</td>
<td>1,012.3</td>
<td>1,454.6</td>
<td>1,089.6</td>
<td>344.8</td>
<td>428.1</td>
<td>305.0</td>
<td>166.7</td>
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<td>Profit from ordinary activities (€m)</td>
<td>952.4</td>
<td>−744.7</td>
<td>1,215.3</td>
<td>1,002.9</td>
<td>1,269.1</td>
<td>894.1</td>
<td>350.7</td>
<td>386.7</td>
<td>375.3</td>
<td>38.1</td>
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<td>Profit before taxes (€m)</td>
<td>952.4</td>
<td>−744.7</td>
<td>1,215.3</td>
<td>1,002.9</td>
<td>1,269.1</td>
<td>894.1</td>
<td>350.7</td>
<td>836.1</td>
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<td>−4.2</td>
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<td>Taxes (€m)</td>
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<td>Net profit/loss for the period (€m)</td>
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<td>−633.2</td>
<td>689.0</td>
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<td>731.5</td>
<td>550.5</td>
<td>285.4</td>
<td>754.8</td>
<td>154.4</td>
<td>−46.8</td>
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| **Main Cost Items** |       |       |       |       |       |       |       |       |       |       |
| Staff costs (€m) | 4,660.1 | 4,480.6 | 3,624.9 | 3,232.2 | 2,867.2 | 2,823.1 | 2,943.1 | 2,761.0 | 2,687.0 | 2,770.5 |
| Fees and charges (€m) | 2,239.3 | 2,310.8 | 2,250.3 | 2,095.3 | 1,930.1 | 1,843.9 | 1,995.1 | 1,868.2 | 1,684.8 | 1,568.3 |
| Fuel for aircraft (€m) | 1,347.2 | 1,621.0 | 1,498.6 | 908.0 | 864.0 | 948.0 | 911.9 | 747.0 | 755.0 | 839.7 |
| Depreciation and amortization (€m) | 1,243.3 | 1,714.1 | 1,022.4 | 933.4 | 865.9 | 861.5 | 710.3 | 696.4 | 673.9 | 647.1 |
| Net interest (€m) | −415.1 | −397.9 | −256.2 | −219.3 | −195.7 | −280.0 | −44.6 | −63.0 | −156.4 | −207.0 |

| **Consolidated Balance Sheet** |       |       |       |       |       |       |       |       |       |       |
| **Asset Structure** |       |       |       |       |       |       |       |       |       |       |
| Non-current assets (€m) | 12,102.8 | 13,244.8 | 11,082.0 | 9,691.6 | 8,712.6 | 7,947.7 | 6,396.0 | 6,368.0 | 6,573.9 | 6,152.2 |
| Current and other assets (€m) | 7,034.1 | 4,961.9 | 3,728.4 | 3,215.5 | 3,579.0 | 3,712.0 | 3,161.1 | 3,049.6 | 2,699.7 | 2,749.4 |
| of which liquid assets (€m) | 3,637.8 | 1,182.2 | 969.8 | 777.7 | 1,666.7 | 1,858.5 | 958.1 | 1,097.9 | 720.9 | 485.1 |
## Capital Structure

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<td>Capital and reserves (€m)</td>
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<td>3,498.1</td>
<td>4,113.5</td>
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<td>of which issued capital (€m)</td>
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<td>976.9</td>
<td>976.9</td>
<td>976.9</td>
<td>975.5</td>
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<td>of which reserves (€m)</td>
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<td>3,154.4</td>
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<td>1,596.8</td>
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<td>1,656.8</td>
<td>1,444.5</td>
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<td>of which profit/loss for the period (€m)</td>
<td>716.8</td>
<td>-633.2</td>
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<td>630.4</td>
<td>731.5</td>
<td>550.5</td>
<td>97.6</td>
<td>97.6</td>
<td>88.2</td>
<td>-56.7</td>
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<td>Minority interest (€m)</td>
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<td>Debt (€m)</td>
<td>14,964.9</td>
<td>14,677.7</td>
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<td>of which retirement benefit obligations (€m)</td>
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<td>3,700.5</td>
<td>3,354.3</td>
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<td>2,760.4</td>
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<td>Total assets (€m)</td>
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<td>18,205.9</td>
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## Other Financial Data, Lufthansa Group

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<td>Capital expenditure (€m)</td>
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<td>903.1</td>
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<td>of which on financial assets (€m)</td>
<td>233.8</td>
<td>429.5</td>
<td>677.3</td>
<td>599.9</td>
<td>228.5</td>
<td>172.4</td>
<td>185.4</td>
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<td>Cash flow (€m)</td>
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## Indebtedness

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<td>Gross (€m)</td>
<td>4,771.2</td>
<td>4,994.6</td>
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<td>2,403.8</td>
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<td>Net (€m)</td>
<td>1,133.4</td>
<td>3,812.4</td>
<td>1,474.5</td>
<td>1,542.1</td>
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## Deutsche Lufthansa AG

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<td>Net profit/loss for the year (€m)</td>
<td>1,111.0</td>
<td>-797.2</td>
<td>445.1</td>
<td>402.4</td>
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<td>97.6</td>
<td>144.9</td>
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<td>Accumulated losses (€m)</td>
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<td>-56.7</td>
<td>-190.6</td>
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EXHIBIT 1
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<td>Deutsche Lufthansa AG</td>
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<td>Transfers to/withdrawals from reserves (€m)</td>
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<td>−216.1</td>
<td>−187.7</td>
<td>−186.5</td>
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<td>190.6</td>
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<tr>
<td>Dividends proposed/paid (€m)</td>
<td>229.0</td>
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<td>229.0</td>
<td>214.7</td>
<td>214.6</td>
<td>175.6</td>
<td>97.6</td>
<td>97.6</td>
<td>88.2</td>
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<td>Dividends per share proposed/paid¹¹ (€)</td>
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<td>0.60</td>
<td>0.56</td>
<td>0.56</td>
<td>0.46</td>
<td>0.26</td>
<td>0.26</td>
<td>0.20¹²</td>
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<td>Operational ratios¹</td>
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<tr>
<td>Profit/loss revenue ratio (loss/profit from ordinary activities¹/ revenue, %)</td>
<td>5.6</td>
<td>−4.5</td>
<td>8.0</td>
<td>7.8</td>
<td>11.0</td>
<td>8.1</td>
<td>3.3</td>
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<td>3.9</td>
<td>0.4</td>
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<tr>
<td>Return on total capital (profit from ordinary activities⁴ plus interest on debt/total assets, %)</td>
<td>7.9</td>
<td>−1.4</td>
<td>10.7</td>
<td>10.3</td>
<td>13.0</td>
<td>10.9</td>
<td>4.9</td>
<td>5.7</td>
<td>6.3</td>
<td>3.4</td>
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<tr>
<td>Return on equity (net profit/loss for the period⁵/ shareholders’ equity⁶, %)¹⁰</td>
<td>17.4</td>
<td>−18.1</td>
<td>16.7</td>
<td>17.1</td>
<td>22.1</td>
<td>20.5</td>
<td>10.4</td>
<td>21.1¹²</td>
<td>7.4</td>
<td>−3.1</td>
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<td>Return on equity (profit from ordinary activities⁴/ shareholders’ equity, %)¹⁰</td>
<td>23.1</td>
<td>−21.3</td>
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<td>27.2</td>
<td>38.4</td>
<td>33.2</td>
<td>12.8</td>
<td>15.3</td>
<td>17.9</td>
<td>2.6</td>
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<tr>
<td>Equity ratio (shareholders’ equity⁶/total assets, %)¹₁</td>
<td>21.6</td>
<td>23.1</td>
<td>27.8</td>
<td>28.7</td>
<td>26.9</td>
<td>23.1</td>
<td>28.6</td>
<td>26.8</td>
<td>22.5</td>
<td>16.7</td>
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<tr>
<td>Gearing (net indebtedness/ shareholders’ equity, %)¹₀</td>
<td>27.5</td>
<td>109.0</td>
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<td>41.8</td>
<td>22.3</td>
<td>44.0</td>
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### Operational ratios

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<td>Net indebtedness - total assets ratio (%)</td>
<td>5.9</td>
<td>20.9</td>
<td>10.0</td>
<td>12.0</td>
<td>6.0</td>
<td>10.2</td>
<td>7.7</td>
<td>10.8</td>
<td>19.8</td>
<td>33.6</td>
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<td>Internal financing ratio (cash flow/capital expenditure, %)</td>
<td>262.8</td>
<td>58.3</td>
<td>87.5</td>
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<td>98.0</td>
<td>165.2</td>
<td>122.8</td>
<td>181.8</td>
<td>121.3</td>
<td>110.9</td>
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<td>Net indebtedness - cash flow ratio (%)</td>
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<td>190.6</td>
<td>39.6</td>
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### Personnel Ratios

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<td>Annualized average employee total</td>
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<td>87,957</td>
<td>69,523</td>
<td>66,207</td>
<td>54,867</td>
<td>55,520</td>
<td>57,999</td>
<td>57,586</td>
<td>58,044</td>
<td>60,514</td>
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<td>Revenue/employee (€)</td>
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<td>218,638</td>
<td>193,253</td>
<td>213,910</td>
<td>199,008</td>
<td>183,916</td>
<td>176,691</td>
<td>165,918</td>
<td>149,809</td>
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<td>Staff costs/revenue (%)</td>
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<td>23.8</td>
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### Output Data

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<tr>
<td>Total available metric ton-kilometers (millions)</td>
<td>22,755.6</td>
<td>23,941.3</td>
<td>23,562.8</td>
<td>21,838.8</td>
<td>20,133.6</td>
<td>19,324.6</td>
<td>20,697.5</td>
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<td>17,123.4</td>
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<td>Total revenue metric ton-kilometers (millions)</td>
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<td>16,918.0</td>
<td>15,529.1</td>
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<td>14,532.8</td>
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<td>Overall load factor (%)</td>
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<td>Available seat-kilometers (millions)</td>
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<td>126,400.4</td>
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<td>116,383.1</td>
<td>102,354.4</td>
<td>98,750.0</td>
<td>116,183.1</td>
<td>112,147.2</td>
<td>103,876.9</td>
<td>98,295.3</td>
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</tr>
<tr>
<td>Revenue passenger-kilometers (millions)</td>
<td>88,570.0</td>
<td>90,388.5</td>
<td>92,160.4</td>
<td>84,443.1</td>
<td>74,668.4</td>
<td>70,581.4</td>
<td>81,716.3</td>
<td>79,085.3</td>
<td>72,750.9</td>
<td>67,017.5</td>
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<tr>
<td>Passenger load carried (%)</td>
<td>73.9</td>
<td>71.5</td>
<td>74.4</td>
<td>72.6</td>
<td>73.0</td>
<td>71.5</td>
<td>70.3</td>
<td>70.5</td>
<td>70.0</td>
<td>68.2</td>
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</tbody>
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### Exhibit 1

#### Consolidated Income Statement

<table>
<thead>
<tr>
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<tr>
<td><strong>Lufthansa Group</strong></td>
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<tr>
<td>Passengers carried (millions)</td>
<td>43.9</td>
<td>45.7</td>
<td>47.0</td>
<td>43.8</td>
<td>40.5</td>
<td>37.2</td>
<td>41.4</td>
<td>40.7</td>
<td>37.7</td>
<td>35.6</td>
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<tr>
<td>Revenue passenger metric ton-kilometers (millions)</td>
<td>8,922.8</td>
<td>9,105.4</td>
<td>9,251.9</td>
<td>8,458.3</td>
<td>7,474.1</td>
<td>7,071.1</td>
<td>8,084.8</td>
<td>7,828.4</td>
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<td>Cargo/mail (metric tons)</td>
<td>1,624,983</td>
<td>1,655,870</td>
<td>1,801,817</td>
<td>1,745,306</td>
<td>1,702,733</td>
<td>1,703,657</td>
<td>1,684,729</td>
<td>1,576,210</td>
<td>1,435,636</td>
<td>1,263,698</td>
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<tr>
<td>Cargo/mail metric ton-kilometers (millions)</td>
<td>7,158.0</td>
<td>7,081.5</td>
<td>7,666.1</td>
<td>7,070.7</td>
<td>6,696.3</td>
<td>6,548.0</td>
<td>6,448.0</td>
<td>6,234.7</td>
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<tr>
<td>Number of flights</td>
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<td>540,674</td>
<td>550,998</td>
<td>655,589</td>
<td>618,615</td>
<td>596,456</td>
<td>595,120</td>
<td>580,108</td>
<td>536,687</td>
<td>501,139</td>
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<tr>
<td>Flight kilometers (millions)</td>
<td>668.1</td>
<td>687.9</td>
<td>678.0</td>
<td>668.7</td>
<td>636.4</td>
<td>614.6</td>
<td>720.5</td>
<td>659.0</td>
<td>620.9</td>
<td>561.1</td>
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<tr>
<td>Aircraft utilization (block hours)</td>
<td>1,112,062</td>
<td>1,157,982</td>
<td>1,154,442</td>
<td>1,092,893</td>
<td>1,010,987</td>
<td>963,675</td>
<td>1,000,723</td>
<td>1,070,238</td>
<td>992,452</td>
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<tr>
<td>Aircraft in service</td>
<td>344</td>
<td>345</td>
<td>331</td>
<td>306</td>
<td>302</td>
<td>286</td>
<td>314</td>
<td>314</td>
<td>308</td>
<td>301</td>
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</table>

*Figures are converted from DM into €.

1. As from the 1997 financial year, the financial statements are prepared according to the International Accounting Standards. Previous years' figures are not comparable.
2. The figures for 1998 have been adjusted for the changed allocation of commission payments.
3. Before 1997 operating results were not revealed.
4. Up to 1995 before net changes in special items with an equity portion.
5. Up to 1996 before withdrawal from transfer to retained earnings and before minority interest.
6. Up to 1995 including the equity portion of special items and up to 1996 including minority interest.
7. Up to 1995 including the debt portion of special items.
8. Prior to 1997 liabilities were not shown separately as a sub-item of overall debt.
9. Calculated as net cash from operating activities as per cash flow statement, up to 1996 financial cash flow.
10. As from the 1995 financial year, the special items with an equity portion set up in individual company financial statements for tax purposes are not included in the consolidated financial statements according to the HGB. The special items brought forward from the 1994 financial year were released in 1995 as extraordinary income amounting to €449 million. This additional income was allocated to retained earnings. As a result of this reclassification, earnings before taxes, the net profit for the year, retained earnings and equity (including the equity portion of special items) were all shown with correspondingly higher totals.
11. In 1996 the face value of the shares was diluted to €2.56; previous years' figures were adjusted.
12. €0.58 on preference shares.
13. Net profit less extraordinary result.
14. As from the 1997 financial year, Condor is no longer included.
15. Method of calculation changed.
16. From 2000 number of flights includes only “real flights.” The discontinuation of ground transports particularly by Lufthansa Cargo has led to marked divergences compared to previous years.
of DM 444 million in 1991. Although an awareness of a serious crisis began to spread in early 1992, employment continued to rise during the first six months:

_There was a general conviction that we were immortal. And even when the crisis became obvious, people still thought, “We are the German airline company, state-owned and a prestige organization. They will never let us die.”_

— Jürgen Weber, Lufthansa CEO until June 2003

In 1992, with only 14 days of operating cash requirements in hand, Weber went to all the major German banks and asked them for money to pay employee salaries. No private bank believed in Lufthansa’s survival. Only one state-owned institution, the Kreditanstalt für Wiederaufbau, agreed to fund the company.

**Redevelopment Workshops**

The starting point of the turnaround was a four-week program on change management in which a group of young managers convinced Weber of the need for a fundamental redevelopment process.

As a result, Weber invited about 20 senior managers to the training centre at Seeheim for a “mental change” meeting, which would later be christened the “crisis management meeting” to express the urgency of the situation.

Before the meeting, people’s awareness of the need for change was low. After three days in Seeheim, everyone agreed on the need for radical change. The facts were too obvious and dramatic.

_No one had an idea of the gravity and brutality of the crisis. After a long phase of denial . . . people began to look for scapegoats, after which they accepted that urgent need to act. After that, everything went very fast. The goals we committed ourselves to . . . were very ambitious and nobody believed that we could ever meet them. . . . The critical question was how to get other managers and employees involved._

— Wolfgang Mayrhuber, since June 2003 CEO of Lufthansa and former member of the Operations Team

One way of spreading the sense of urgency was to repeat the Seeheim workshop three times with different groups, each having 50 managers. This was done to let other managers live through the same process and feel the threat and urgency, rather than just tell them the facts and the appropriate strategy to implement. The Seeheim experience convinced most senior managers, who then committed to extremely ambitious goals.

The Seeheim meetings yielded 131 projects or key actions concerning drastic staff cuts (8,000 positions), lower non-personnel costs—including downsizing the fleet (savings of DM 400 million)—and increasing revenues (DM 700 million) in order to compensate for DM 1.3 billion in losses.

**Managing the Turnaround**

The executive board appointed the “OPS Team” (Operations Team), a small, powerful group that became an important motor in the implementation of the 131 “Programm 93” projects. The OPS Team put in enormous effort and succeeded in activating Programm 93 initiatives by defining concrete activities and by constantly monitoring, advising and supporting the line managers, who were ultimately responsible for implementation.

To demonstrate his unconditional commitment to the OPS Team, Weber initiated a number of both symbolic and substantive measures. These included, for example, locating the OPS Team office next to his own and investing in a great deal of personal communication, for example, holding town meetings.

_Our openness to employees about the situation was key for the turnaround. That allowed us to develop common goals between employees, management, work councils and unions. We were even able to discuss issues such as reducing staff and increasing productivity openly and personally._

— Jürgen Weber

Weber led as many such meetings himself as possible. Other senior managers also held town meetings in their departments and in 2003, this practice was still very prevalent throughout Lufthansa. Weber’s involvement was accompanied by various visible actions such as the executive board’s 10 percent waiver on their annual salaries in 1992 or reducing the size of their company cars.

About 70 percent of the Programm or roughly 93 projects were successfully implemented during the turnaround. The remaining 30 percent were put into action later and implementation was still going on in 2003. So as not to lose the unions’ consensus, Weber intentionally did not insist on the immediate implementation of the remaining 30 percent. The absence of strikes and a high level of consensus between management and other stakeholders, in particular the labor unions, was a remarkable feature of the Lufthansa crisis management. This philosophy was upheld as the change process continued into the 1990s.

**Sustainable Renewal (1993–2001)**

In November 1993, 18 months after the crisis management meeting, the first effects of the effort became visible, and Lufthansa announced its first success to the public.
However, Lufthansa was quite aware that such superficial recovery could not sustain success and that more fundamental change had to follow. To secure its future, the company had to deal with broader issues, e.g. privatization, organizational structure, and strategic cost savings. As Jürgen Weber said:

“We have learned our lesson: Don’t invest in growth counting on “automatic” economies of scale. We need a second phase in this transformation. People cannot practice new thinking and acting in the old structures. In order to achieve a real mental change, we have to restructure Lufthansa, create transparency, and sustain cost consciousness. And this process is much harder than acute crisis management.”

From State-Owned Airline to Private Aviation Group

At the outset of the turnaround, Lufthansa began negotiating privatization with the German government. A critical stumbling block was replacing the “VBL” pension fund (VBL—Versorgungsanstalt des Bundes und der Länder), binding Lufthansa to the German state. It was extremely difficult to break these “golden chains.”

In May 1994, the problem of the pension fund was resolved. The German government diluted its holdings to 36 percent and agreed to a payment of DM 1 billion into the VBL to cover disbursements to present retirees as well as to offer an allowance and guarantee for constituting a separate Lufthansa pension fund. Lufthansa became fully privatized in 1997.

At the beginning of the 1990s, Lufthansa had six departments (finance, personnel, sales, marketing, maintenance, and flight operations), each led by a member of the executive board (see Exhibit 2). This structure was inefficient, showing symptoms such as high involvement of top management in operational problems, slow decision processes, low transparency, lack of accountability, insufficient market proximity, and high sensitivity for the considerable fluctuations on the airline market.

Lufthansa realized that it could not effectively respond to emerging competitive challenges with its existing structure. The purpose of the restructuring process was therefore to increase cost and revenue transparency as well as market proximity and to reduce the fragmentation in decision processes.

In the process of considering different organizational alternatives, the basic idea emerged that Lufthansa would be more successful as a federative group of small, independent units than as a functional, monolithic block. As a result, Lufthansa’s goal was to evolve from an airline company into an aviation group and more specifically to become the leading provider of air transport services in the world.

The second half of the ‘90s was a phase in which everything just worked out for Lufthansa. Everything we touched turned to gold. We no longer had an external enemy. This period of time gave us breathing room to move ahead in other fields of business.

— Holger Hätty, Head of Corporate Strategy

Ultimately, six business areas were formally separated as legally autonomous, strategically independent subsidiaries: Lufthansa Passage Airline (Passenger Service; Lufthansa German Airline and Cityline), Lufthansa Cargo AG (logistics), Lufthansa Technik AG (maintenance, repair, and overhaul service), Lufthansa Systems GmbH (IT services), Thomas Cook (leisure travel), and LSG Sky Chefs (catering). (See Exhibit 3.) With more than 30,000 employees in the cockpit and cabin, at ground stations, and worldwide sales, only Passenger Service—the original core of what was formerly Lufthansa—remained under the everyday influence of the top management.

In 2003, the Lufthansa Group Management Board directed the activities of the entire group through four central functions: the Chairman’s Office, Passenger Service, Finance, and Human Resources Management.

Each of the six main business units was to aim for profitable, sustainable growth and a top position in its world market segment (see Exhibit 4). Most of these business areas were already leaders. However, their strategies for growth and globalization varied significantly.

With time, each of the various subsidiaries also developed a unique strategic relationship to the Lufthansa brand. For example, Passenger Service increasingly associated itself with Star Alliance brand in addition to the Lufthansa name. Technical Services as well as Cargo also relied on the Lufthansa name extensively for business. However, LSG Sky Chefs intentionally distanced itself from the Lufthansa brand in order to better establish itself as an international name in the local markets it served.

In 2002, the Lufthansa Group generated a total revenue of €17.0 billion, which was 1.7 percent more than in 2001. The Group’s airlines earned traffic revenue amounting to €12.0 billion, a decrease of 1.8 percent on the previous year. Thanks to its forward-looking capabilities and pricing policy, however, Lufthansa was able to increase its capacity utilization and to keep average yields steady. Other operating revenues rose by 11.3 percent to €4.9 billion owing to the expansion of the consolidated Group. Other operating income climbed by 42.7 percent to €2.1 billion.

Our strategy has been confirmed over and over since 2000. Growth through partnerships and the idea of the aviation group makes us less vulnerable to fluctuation in the more narrow context of the airline market.

— Holger Hätty
Building a Strategic Network—The Star Alliance

Apart from the focus on structural redevelopment within the company, Lufthansa worked constantly on its external relationships. Having experienced extreme overcapacity as a result of following the philosophy of “growth through internal strength,” the company decided to choose an alternative strategy: “growth through partnerships.”

Lufthansa was one of the founding members of the Star Alliance—the most comprehensive, and probably the most competitive, airline network in the world (see Exhibit 5). By 2003, the number of members of the Star Alliance had grown to 14 members operating from 894 destinations in 129 countries.

Another three airlines, Asiana Airlines, LOT Polish Airlines, and Spanair, were to join that same year.

The Star Alliance started functioning on 14 May 1997. Entering the Star Alliance had an immediately visible effect on Lufthansa’s profit. Lufthansa reported that in 1997, an extra €492 million in profit from business operations came as a result of the alliance.

By 2003, three other global alliances had emerged: Oneworld, World-Wide Reliability, and Skyteam (see Exhibit 6). With the launch of Oneworld in February 1999, competition in the airline industry had taken on a new dimension. This new alliance had five founding members, a common logo, and shared the Star Alliance vision of seamlessly linking the partner airlines’ route networks.
Strategically, these developments were of vital importance. At the end of the 20th century, the economic structure of the airline industry started moving from competition between airlines to competition between networks. Consequently, airline networks began to work toward intensifying integration and common alliance strategies. However, the biggest challenge for the Star Alliance in 2003 lay in finding a balance between integrating network management and ensuring the independence of the individual members.

Traditionally, the core of airline alliances was code-sharing, i.e., using the same flight numbers. Important synergies were also realized through joint sales activities (joint advertising, common frequent flyer programs, joint travel agency contracts, etc.), collective market research, shared facilities—e.g., lounges—and staff exchanges.

Beyond these traditionally important operational synergies, in 1999 the Star Alliance started integrating much more demanding management activities, which required a joint management structure for the overall alliance.

In December 1998, the airlines in the Star Alliance formed a focused management team to lead the alliance on a day-to-day basis. Jürgen Weber personally championed the need for a permanent management structure in order to give further force and dynamism to the Alliance. The newly appointed Alliance Management Board consisted of six executives who were made responsible for dealing with all the strategic issues of the network (see Exhibit 7).

There were four key issues of major strategic importance:

- The global network
- Marketing and sales
- Device and product development
- Information technology

With the new structure in place, the Alliance progressed beyond the stage of a committee-based collaboration. In 2003, the joint Star Alliance investment in global advertisement for more than five years resulted in a strong market position and effective branding. Despite the awareness that a true strategic integration demanded a fusion of the partners’ different corporate cultures, their attitude and willingness to go further in this direction changed within Lufthansa at the beginning of the 21st century. After a period of alliance euphoria, Lufthansa changed its perception of the potential and degree of optimal integration of the Star Alliance.

In the early years, Lufthansa’s motto was, “Everything linked with further integrating the alliance is good.” Since 2000, there has been a different approach, more in line with the thinking that 80 percent solutions that every partner can really get behind are better than 99 percent ones that engender negativity.

— Carsten Spohr, Head of Passage, Alliance Management

One central reason for the change in Lufthansa’s perceptions was that further integration within the alliance would affect the other Lufthansa companies. A common network strategy and cultural integration were inevitably connected to critical issues concerning branding and identity within the Lufthansa Group. The specialization within the Star Alliance, and particularly the planned extension of joint procurement, could cause serious economic problems for certain Lufthansa subsidiaries.

For example, the search for synergies within the Star Alliance included the joint development of IT solutions. In April 1999, the management board of the Star Alliance assigned the United Airlines IT department to
develop a central Star Alliance IT Organization, which at that time represented a major threat to LH IT Services’ main market.

Another critical issue lay in the serious economic problems that various members of the Star Alliance were experiencing. For example, while Star Alliance saved Air Canada from bankruptcy in 1999 with a financial booster of €490 million, it did not lend the same assistance to Australian airline Ansett, which would ultimately file for bankruptcy in September 2001 and fly for the last time on April 2, 2002.

At the end of 2002, United Airlines, a founding partner of the Alliance and its largest member, reported record losses of €3.2 billion and was declared as being in Chapter 11 of the U.S. Bankruptcy Code as of December 9, 2002. Jan Albrecht, CEO of the Star Alliance, said:

“Things will be business as usual at United and the entire Alliance. Customers won’t notice the difference.”

In addition to conventional cost reduction measures of €1.1 billion and material cost reductions
of €1.4 billion annually, United planned to further expand its code and revenue sharing in order to deal with the crisis. Toward that end, United renegotiated with Lufthansa on sales in North America, which would bring United an additional €90 million annually.

In addition to our finance rationalization, we will be utilizing more fully our core competencies—the unparalleled route network, our strong alliance, and our best-in-market frequent-flyer program—so as to put United back among the leading global air carriers.

— Glenn Tilton, CEO, United Airlines

The significance of United Airlines as the key Alliance partner was unquestioned at Lufthansa. It was clear that Lufthansa’s financial situation would change fundamentally without its strong U.S. partner and that finding another U.S. equivalent in 2003 was not an option.

The Alliance is not a solution when members begin having serious financial problems. We are not in a position to save United financially. Although they are our most important partner, we can’t help them beyond know-how transfer; otherwise, we would be risking our own well-being. That is the only realistic strategy in view of current events.

— Carsten Spohr

Lufthansa ruled out financial assistance and began to discuss initial scenarios. At the same time, efforts were made to support United with experience exchange and know-how transfer in crisis management.

Programm 15
In addition to long-term organization and strategic restructuring, the Lufthansa management constantly gave strategic cost saving priority after the turnaround.

Looking at our current financial situation, if we don’t take action now, we will face a serious crisis once again in a couple of years.

— Jurgen Weber in 1996

In the mid-1990s, after a large portion of the Programm 93 projects had been implemented and the crisis from 1991 withstood, Weber decided to pursue the transformation process further and to give Programm 15 renewed vigor.

Programm 15 was a broad-range, strategic cost management program designed to make Lufthansa more competitive through cost management and cultural change, resulting in more cost consciousness among staff at every organizational level.

The number “15” stood for 15 German pfennig per SKO (“seat kilometers offered,” the cost target for transporting one aircraft seat one kilometer). Lufthansa intended to reduce costs from 17.7 pfennig in 1996 to 15 pfennig in 2001. This implied an overall cost reduction of 20 percent within five years (4 percent annual reduction throughout the Lufthansa Group).

Programm 15 purposely set goals that were challenging but achievable. Line managers were responsible for cost reductions, so the realization of Programm 15 was integrated into their “normal” management goals and constituted part of their performance expectations.

As with the turnaround, a project team was put in place to monitor and maintain in Programm 15. No
compromises were made on goals, but the Programm 15 team consulted with line management on how to cut costs and tried to solve problems through open discussion with those who were responsible for implementation. Close monitoring and sharing results openly (actual performance data for each individual manager were published regularly) ensured accountability and continuous feedback.

To draw attention to and preserve the focus on strategic cost goals, Programm 15 relied on top management support and a number of both symbolic and substantive measures. Just as the OPS Team, Programm 15 was located next to Weber’s office. Cost reduction measures were set in the center of town meetings, weekly reports in the Lufthanseat (the staff journal), and widespread publications on a few, impressive success stories.

As Programm 15 came to a conclusion in 2002, Lufthansa posted a profit of €689 million, the second best results in the firm’s history.

THE PILOTS’ STRIKE (2001)

Although the annual results for 2000 were extraordinarily good, by the end of the year, the first weak signals of an economic slump, particularly in sales growth, had already appeared on Weber’s radar screen.

While Weber was planning the first measures for renewed cost-saving initiatives for spring 2001, the pilots, with 2000’s strong annual figures in sight, began to call for an exceptionally high raise in compensation.

As early as autumn 2000, the pilots’ labor union, “Vereinigung Cockpit” (VC), informed Lufthansa’s top management that negotiations regarding wages and compensation would be extremely harsh.

In October of 2000, VC terminated all cooperation with us and announced that they were not going to talk about anything else until a solution for the compensation had been found. And they were as good as their word. They refused all communication for some four months until negotiations on wage and compensation agreements began February 2001.

— Oliver Kaden, Head of Industrial Relations Flight Crews 1999–2003 and Head of the CEO’s Office as of June 2003

And so the toughest round of wage negotiations in Lufthansa’s history began with the pilots in the spring of 2001. Cockpit (VC) demanded an increase in salary of approximately 30 percent and underscored its demands during a warning strike by threatening to take confrontational measures.

In line with the consensus-oriented corporate culture at Lufthansa, executive board member Stefan Lauer tried to negotiate with the pilots in an informal, personal talk. But VC, allegedly “under pressure” from its members, would not be satisfied with quiet talks. Consequently, Lufthansa’s management decided to step up the negotiations in their own way by refusing to make any voluntary concessions whatsoever. It seemed more like an exchange of positions rather than an actual negotiation process intended for changing things. The barriers grew to such heights on both fronts that they failed to come to an agreement on their own over the course of 13 days in May. On May 23, after seven unsuccessful negotiation rounds, Hans-Dietrich Genscher, formerly the German Secretary of State, was asked to arbitrate. With his help, a new wage agreement was finally concluded on June 8, 2001.

What made it possible for a group of professionals to articulate its demands and to escalate negotiations to such huge proportions? First of all, as a professional group, the pilots were less fully integrated into the company. They spent most of their working hours in the air and were at the company only a minimum amount of time. As a result, they developed their own subculture, which was detached from the rest of the company.

This development was augmented by the fact that pilots were in general increasingly networking across companies, as could for example be seen since 1991 in the European Cockpit Association (ECA) and in the progressive growth of the Star Alliance, and since 1998 in the cross-alliance Association of Star Alliance Pilots (ASAP). In this context, in 2000 an international benchmarking study on pilots’ wages and working conditions was conducted jointly by Lufthansa and VC. It was found that among European pilots (KLM, SR, SK, AF, and BA), Lufthansa pilots were in the middle wage-earning bracket, but that all European carriers were paid considerably less than U.S. airlines. Based on this assessment, Lufthansa pilots began to feel disadvantaged, even though they were among the Group’s top wage-earners.

The pilots are identifying more and more with the network-based international sphere, while the other professional groups identify with Lufthansa.

— Christoph Fay, Head of Lufthansa Group Human Resources Marketing

A large portion of the disgruntlement and severity associated with the argument had emotional roots. During the crisis years at the beginning of the 1990s, the pilots, just as everyone at Lufthansa, made considerable concessions voluntarily.

The causes of the pilots’ strike go back ten years. During the turnaround at the beginning of the ’90s, the company convinced the pilots that Lufthansa could only
survive if all the employee groups made a considerable sacrifice. Subsequently, the pilots agreed to irreversible concessions. Some of the strongest opponents of the solution back then led the strike in 2001. The situation was exacerbated by the fact that the pilots felt they had been unjustly treated and were not appreciated enough. This provided immense potential for industrial action. Cockpit deliberately brought this “dynamite” into the company with little regard for the impact of their actions. They just wanted to send out a signal.

— Stefan Lauer, Executive Board, Human Resources

The situation around the pilots’ strike escalated primarily because of emotional reasons, specifically the feeling of not being appreciated or acknowledged. After the ‘92 crisis had been dealt with successfully, the company turned into something of a mass production operation, so now the pilots are treated with more distance—or more technocratically, if you will.

— Oliver Kaden

The pilots’ strike had a far-reaching effect on Lufthansa. Aside from the one-time costs of €75 million that the two-and-a-half-day strike caused and the additional permanent annual staff costs totaling about €125 million, the company’s culture, especially its community spirit, suffered great damage. The pilots’ unwillingness to compromise ultimately ended up further widening the gap that had existed historically between the pilots and ground crew.

The fact that an occupational group could pursue its own interests so unswervingly and so obviously neglect the interests of the company as a whole triggered disgust, restlessness, and counteractions throughout the company. Countless indignant comments were submitted to the management by employees, expressing their anger toward and incomprehension of the pilots’ actions.

The discord came to a head on May 17 in the form of a counter-demonstration by ground crew. The pilots had convened for a demonstration in the waiting lounge at the airport, their intention being to explain their perspective to the stranded passengers. Ground crew employees wanted to publicly demonstrate that the pilots’ strike was causing unrest within Lufthansa. The meeting of the two groups in the airport set off an aggressive argument in which it was only barely possible to avoid physical fighting.

In addition, this turn of events was a source of personal disappointment for Weber. For the first time, Lufthansa had not been able to generate a constructive atmosphere for negotiations with a professional group. A professional group had promoted its own interests without considering the impact on the company as a whole. To Weber, this was a personal slap in the face after so many years of working to develop Lufthansa’s strategy, organization, and culture.

The pilots’ strike really hurt Jürgen Weber. In a nutshell, everything he had fought for for ten years was put in jeopardy by the pilots. That left scars in the organization which are visible even today.

— Ursel Reininger, Head of Management Development

The Lufthansa signature community-oriented culture, which had made it possible to deal with the crisis in the 1990s and which was seen as being critical for coping with current events, had failed.

In hindsight, a certain understanding for the pilots’ demands arose from various corners of the management. Debate about whether the internal negotiating strategy had been the right one continued to persist. The events of September 11 temporarily strengthened the community spirit within Lufthansa.

Although 9/11 put the rift in the organization on the back burner, it can still be sensed—suspicion, aversion and great disappointment have not disappeared completely.

— Ursel Reininger


D-Check

By the end of 2000, Lufthansa’s management had already begun developing a sequel initiative to Programm 15.

By the end of 2000, we had already started picking up the first signals telling us that we could not afford to rest on the laurels of the past but would instead always have to be proactive and ensure our success.

— Peter Gerber, Senior Vice President and Head of D-Check

By the end of 2000, we had the feeling that the end of a golden era was nigh. 2000 was the second-best fiscal year in the history of Lufthansa—it was all sunny days and blue skies for us. But we saw dark clouds on the horizon. It’s just that no one believed us.

— Holger Hätty

Even in good times, Jürgen Weber is a prudent businessman. His motto has always been “keep from becoming too tranquil.” He tries to prevent such calm.

— Ursel Reininger
The decision with regard to D-Check—the third cost-oriented program in Lufthansa’s change process—was made in April 2001. The positive experiences with predecessor programs Programm 93 and Programm 15 moved Weber to utilize a similar program structure for the next phase of the strategic cost-saving process. 

Lufthansa’s experience with programs is double-sided. On the one hand, past programs have proven to impact the organization in a positive way; but on the other, some people have also learned how to just “make it through” the program without really doing anything.

— Peter Gerber

In order to counter potential weariness for change and new measures in the company, which had in any event been subject to great trial, the management decided to make a clear distinction between D-Check and its predecessors both with respect to its content and the way in which it was to be communicated.

In contrast to Programm 15, which was nothing more than a cost-cutting program, D-Check was to have a long-term effect and to focus on cash flow. The business units were consulted in order to determine the volume of the program. Specifically, the business units were asked to estimate the scope of the risks (e.g., price fluctuations, sudden drops in load capacity, or infrastructural bottlenecks) they might encounter over the next three years. By considering all these potential risks in sum, they then determined a worst-case scenario in which Lufthansa would have to generate €1 billion over the long term in order to prepare the Group for future risks. So this was to be the purpose of D-Check: to raise €1 billion over the medium term from June 2001 to May 2004.

The name “D-Check” recalled the most comprehensive routine check performed to ensure the functionality of an airplane, thereby calling for a systematic “organizational check-up” to ensure the company’s ability to compete. The basic idea of the program was to take apart, test, and—wherever they proved risky or defective—exchange every “part” in the company.

A total of 26 full-time employees were responsible for these projects at headquarters. Ten employees worked in the corporate project team, which reported directly to Weber. The individuals involved had to apply for the job and underwent a stringent selection process.

Responsibility for generating cash flow lay in the hands of line and business unit managers. In line with the risks of its business, Passenger Service bore by far the greatest burden in D-Check (see Exhibit 8).

In 2003, a total of 600 individual projects were initiated in association with D-Check. Of those, 70 percent focused on cost reduction, the remaining 30 percent on making a profit. All activities were subject to constant, strict monitoring.

During the initial months, an organization tries to resist new initiatives, and if you communicate a program ineffectively during that time, you’re dead.

— Peter Gerber

D-Check was accompanied by a comprehensive communication strategy based on three pillars. First, printed media were used, including the monthly barometer reporting on the current cash-flow status in LufthansaNet, the employee magazine; a thank-you letter to project leaders in the implementation of a D-Check project; venues discussing specific topics and background information for the business and corporate units; and internal media such as InTouch at LH Systems. The next pillar entailed electronic media, such as comments by Weber on achieving D-Check goals on the intranet or current information from individual D-Check projects. Finally, the third pillar, which was given particular emphasis, consisted of personal communication. Specifically, in light of Lufthansa’s good financial situation, the significance of D-Check had to be demonstrated during the beginning phase.

Jürgen Weber and the remainder of the top management showed their commitment to the program by communicating it comprehensively—e.g., at town meetings; at other events with up to 250 Group managers; and through measures such as “Board on Tour,” in which executive board members visited selected project leaders, among other things.

In addition to the senior management’s considerable personal investment in the program, a large number of other measures were deployed for initiating it, including business unit workshops, a series of ten large events which reached 1,250 managers within the space of a week, or the graphic communication of worst-case scenarios and benchmarks. Nevertheless, at first, the program had serious problems that were primarily associated with a lack of commitment. This outlook changed radically with September 11.

Initially, not all employees understood that another change project was necessary. We were living in a lush phase and had slipped a bit into a state of inertia. Nine-eleven caused a complete about-face. The attacks transformed our world completely in a matter of seconds. We found ourselves in a crisis situation from one second to the next. After that, there was no longer any debate about the necessity for change.

— Peter Gerber
The Basic Tenets of the D-Check Program Philosophy

1. Prophylactic measures for ensuring and reinforcing Lufthansa’s competitive position over the long term (“Ensuring the future”)
2. Company-wide program, including central units and business units (Passage, logistics, technology, catering, IT services and the service and finance companies)
3. The detailed review of structure and processes customized especially for Lufthansa in terms of time, cost, and quality in analogy to the D-Check process performed for airplanes
4. Goal definition on a cash-flow basis (cost-benefit); subsequent derivation of company objectives
5. Uniform and transparent external and internal communication

Project Team Tasks

- Controlling and monitoring of D-Check throughout the entire Group
- Doing D-Check in central units
- Heading up of projects in Group units
- Coordination of interface projects between business units
- Support of projects in the business units
- Coordination of measures to improve e-capabilities
- Digitizing of processes
- Communication of D-Check (along with Lufthansa communication)

After 9/11, D-Check was complemented by “D-Check acute”—an additional program package with a special focus on cash spending for 2002. Energized by external events, the program surpassed even its own goals: by July 2002, it had already met its objectives for all of fiscal 2002 (see Exhibit 9).

September 11

At Lufthansa, the news of the attacks on the World Trade Center traveled like wildfire throughout the Group. Countless Lufthansa people spent the entire afternoon on September 11 in front of the television in shock and filled with great sorrow and fear for their colleagues in the air and for the consequences to themselves and Lufthansa.

The emotional impact, which at first catalyzed stunned trauma, turned into highly active involvement for dealing with the crisis only a short while later.

Paralysis, sorrow, and shock—a sort of apocalyptic time—predominated some days after 9/11. After about ten days, the Group Management got the employees into
the cafeteria and talked with them about next steps. Once people knew about the action plan, the atmosphere changed right away, thereby setting free an immense force for taking action.

— Christoph Fay

Thirteen of the 28 Lufthansa airplanes en route to the United States were able to turn back. The remainder had to find alternate airports in Gander and Halifax (Canada). The Special Assistance Team (SAT), whose job was actually to provide assistance in the event of a plane crash, was activated.

The SAT provided immediate assistance on site, for example by supporting the people waiting in the planes. The Gander airport was not equipped for large planes, so it had no portable staircase. Moreover, some passengers did not have a visa for Canada and were not authorized to disembark. Lufthansa was the only airline worldwide to take care of its stranded passengers and to offer support by providing essentials such as clothing, food, diapers, medicine, counseling, and assistance with administrative formalities associated with their continuing journey. Furthermore, the SAT developed emergency measures to preempt further danger, such as retracting Lufthansa employees and their families from the Near East, cancellation of flights to insecure regions, and the like.

The reports from the aid teams were extremely emotional and communicated far and wide. Mr. Lauer told us of first-class passengers in Gander cowering on cots in a church and cooking food and of people’s gratitude that we took care of them. These anecdotes helped us to digest these experiences together and to develop pride in the helpful, service-oriented mentality at Lufthansa.

— Silke Lehnhardt, Head of the Lufthansa School of Business

EXHIBIT 9

D-Check Company Barometer

Cashflow in millions of €

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Cumulative actual results for September 2002
The consequences of 9/11 far exceeded the risks calculated in worst-case scenarios. During the four-day national airspace shutdown over the United States, Lufthansa cancelled 233 flights, the result being that 56,000 passengers were not able to travel as scheduled. The number of no-show passengers also rose considerably, sometimes even 50 percent more than on a normal business day. The loss in profit combined with the cost of supporting passengers and employees approximated €46 million.

In addition, costs were also incurred for security measures at airports (security checks on passengers, baggage, and freight) and in the planes themselves (installation of reinforced cockpit doors, removal of tips and sharp objects from on-board silverware, and hiring of Sky Marshals) as well as for the considerable increase in insurance for the fleet. Within seven days after 9/11, the insurance companies cancelled the airlines’ coverage for war and war-like events. The rates for full war coverage increased by more than tenfold. Basic coverage for the fleet alone represented another financial burden of about €50 million for the Group. With increases in cost in 2002 by 224.2 percent over 2001, insurance expenses amounted to €107 million.

Lufthansa’s exploding costs were a stark contrast to the sharp drop in demand for flights to North America by 30 percent and for flights to the Far East by 17 percent. During the first months after the attacks, Lufthansa was transporting about 30,000 passengers per day, about 25 percent less than usual. Demand particularly fell for first and business class seats, which meant €50 million in losses per week. Not only was the airline’s business hit hard, but the other Lufthansa Group companies were, too. In particular, Lufthansa Cargo also suffered dramatic losses.

The incomparability and unique difficulty that went hand in hand with 9/11 made it impossible to make forecasts about business. The insecurity, previously unwitnessed in such magnitude, complicated planning strategic measures for managing the crisis.

Only weeks after the attacks, three different scenarios were defined in terms of how demand would develop: V, U and L. “V” anticipated a sharp drop in demand with a rapid recovery. “U” anticipated that after the initial sharp drop, demand would table out at average levels over the medium term and then increase again. “L” anticipated that demand would remain low over the long term. More than ever before, Lufthansa was called upon to draw on its ability to cope with crises.

To manage the crisis, Lufthansa once again deployed several of the measures used during the turn-around in the early 1990s.

Dealing with 9/11 went very smoothly. People knew what they had to do. It was as if we just went to a drawer and opened it, pulled out the crisis plan, and implemented it.

— Holger Hätty

What we needed nine months for at the beginning of the 90s now only took us nine weeks; even with the same set of tools.

— Jürgen Weber
To immediately reduce capacity, all routes were reviewed for profitability and the route network reduced. Even before 9/11, Lufthansa had already decided to downsize its original flight offering and to withdraw 12 short-range aircraft from its fleet. Now, however, Lufthansa chose to ground another four. The new policy put 20 of Lufthansa’s 236 aircraft out of commission, and people expected more to follow.

With the additional project “D-Check acute” with special focus on cash spending for 2002, D-Check was turned into Lufthansa’s program for systematic cost and multi-project management. It was key for overcoming the crisis after September 11.

_We altered our message immediately and said, “Only three things matter now: costs, costs, and costs.” All the cost-effective parts of a program were given priority as of that moment._

— Peter Gerber

Within 17 days, an action plan had been developed, presented to the labor unions and approved by the executive board. In addition to capacity reduction, this comprehensive, radical action plan included other drastic measures, such as the immediate stop on investment and hiring, the postponement of the Airbus A380 and cancellation of the planned purchase of four Boeing 747-400 planes. All other plans for making investments and all other current and planned projects were reviewed and shelved wherever necessary.

The greatest challenge consisted of reducing human resources’ costs in accordance with the law while remaining flexible and being able to quickly return the crew to full capacity when the crisis started to wear off.

_We developed ad hoc measures which we classified into three levels. Level 1 included measures that were easily and quickly implemented. Level 2 included tougher measures that had to be coordinated first, such as temporary employment or employee dismissals during the trial period. Level 3 included measures for a catastrophe scenario that we wanted to avoid taking but could have taken in the most extreme emergency in order to survive. Luckily, we never had to use Level 2 or 3 measures._

— Dr. Martin Schmitt, Senior Vice President, Executive Personnel and Services

In order to reduce capacity, other measures were also used along with the hiring stop, such as unpaid vacation time, time off in lieu of overtime and vacation, and offering more part-time work. The extension of the wage agreement for ground and cabin crew and the postponement of the wage increase for cockpit personnel was agreed with the labor unions.

The entire executive board waived 10 percent of its salary. Other members of the management and the non-tariff employees were asked to contribute to the crisis management effort by voluntarily waiving 5 to 10 percent of their salaries. Three-fourths did so. All personnel were encouraged to voluntarily lend the company their Christmas bonuses at zero interest until August of the following year.

Except for Air France, Lufthansa was the only airline not to dismiss employees as a result of September 11. Thanks to the “D-Check acute” action plan and security surcharges on tickets and cargo goods, a cash flow of €530 million was generated within three and a half months (see Exhibit 10). Despite the considerable efforts made to manage the crisis, the operating results of €700–750 million projected for 2001 were now no longer realistic. In 2001, Lufthansa concluded fiscal 2001 by posting a loss of €633 million. Despite the poor results, Weber decided to pay out a bonus at the end of the year 2001. Personal investment was weighted unusually high in order to acknowledge the immense effort made to manage the crisis. The company’s community spirit and confidence were reinforced through the successful handling of the 9/11 crisis.

_It still was not clear how the crisis would develop even into April 2002. Fear, pulling together, and the belief that we were going to make it dominated. Although the situation seemed hopeless, the experiences from the ‘91–’92 turnaround were still very fresh in everyone’s mind and that gave us incredible strength as a community. Jürgen Weber was very important for this optimism during the crisis—he was an embodiment of our successes with handling crises and of our belief in ourselves._

— Peter Gerber

One of the most difficult tasks is to motivate people when times are good. After 9/11, people once again became aware of the fact that we would have to constantly exert ourselves, even when there was no acute threat looming. Sad though it is, this is one of the positive effects of those terrible events. People are once again full of energy and all on their own, thus ensuring that costs don’t explode again.

— Jürgen Weber

### CHALLENGES IN 2003

#### Ongoing Crisis Management

After the airline stabilized with its reduced capacities in 2002, the first half of 2003 presented Lufthansa with an even worse crisis than 9/11. The industry experienced the worst crisis yet in terms of air traffic.
Lufthansa had to post unexpectedly high losses of €415 million in the first quarter of 2003. The persisting economic downturn, the impact of the Iraq war, and the consequences of the SARS lung disease weakened demand in air traffic in the first half of 2003.

In January of 2003, the executive board decided to further reduce capacities. The new plan included a capacity reduction of another 31 from Lufthansa AG and 15 more from Lufthansa CityLine, investment reductions worth €200 million, as well as an immediate hiring freeze throughout the Group and a supplementary D-Check initiative called “Cash 100.” With this initiative, the executive board requested all business units to immediately present tangible measures for meeting these objectives. The purpose of Cash 100 was to create an additional cash flow of €100 million before the end of 2003.

In March of 2003, the executive board approved further comprehensive measures intended for securing the projected year-end results.

The executive board decided to declare a state of crisis in April of 2003, as a result of which, temporary work had been introduced by April 15 of that year.

In June of 2003, when the crisis started to bottom out, Lufthansa promptly raised capacity on routes to North America and Asia in a rapid response to emerging market opportunities. In face of an increase in demand, flexible capacity management was considered the special strength of the Lufthansa Group.

There is an urgent need for action and yet at the same time there seems to be no end in sight for this trend. War in Iraq and SARS are causing our passenger volume and thus also our revenue to decline even more and that necessitates tough measures which can be rapidly implemented. Our competitive advantage is that we are faster and better prepared than our competitors.

— Jürgen Weber

We are currently experiencing a different type of crisis, and it is as yet unclear as to whether our tried-and-trusted methods for managing crises will be effective. A certain mentality has developed around here that if anyone can pull away from the brink of crisis, we can. There is the danger of people failing to recognize that this time, we have a totally different crisis on our hands, namely long-term decreases in yield due to a new competitor with a more efficient business model. We are at the end of a phase of mere cost reduction. At some point, you just can’t squeeze any more juice from a lemon, no matter how hard you try. So now we have to start thinking about where to get juice.

— Karl-Heinz Steinke, Senior Vice President, Corporate Controlling and Cost Management
Organizational Burnout

By 2003, Lufthansa had a decade of constant energetic exertion behind it. One challenge was to counter the threat of overexertion in the company. A challenge at Lufthansa was how to handle or prevent exhaustion, change-tiredness, or even organizational burnout.

We are in a business in which the only thing we are ever able to say to our employees is, “Economize, economize, economize!” And our people respond by asking, “When is the economizing going to come to an end?” They are exhausted and every time they slow down to catch their breath, there we are at their heels telling them, “Economize!” They want something playful and light-hearted now and then. The sex appeal of working constantly is clearly coming to an end. The pilots’ strike and excessive demands were no coincidence. This problem will return to haunt us. Maintaining the change momentum is becoming increasingly difficult.

— Holger Hätty

There is a sort of weariness for change in the company. Up to now, we have tended more to talk of a crisis in order to cut costs. We had to manage to integrate a positive, innovative spirit in the cost-saving effort so that it would be exciting and trendy. Otherwise, we will always be battling exhaustion and inertia and never able to achieve sustainable change through our programs.

— Peter Gerber

Burnout is a challenge. Everywhere, people are feeling the need for peace and quiet and hoping that once we’ve stood this through, everything will return to normal and we’ll be able to rest. People still have not sufficiently grasped that that moment will probably never come.

— Silke Lehnhardt

Business Model

The growth of low-cost airlines’ structure and business model called into question the traditional model for an airline company. One possible answer was strong, internal segmentation, which would enable Lufthansa to offer services to the low-cost market so as to be able to defend its market share against airlines such as Ryan Air, easyJet, and others. On the other hand, it would be necessary to pinpoint one focus in order to fully exploit Lufthansa’s economies of scale and cost efficiencies over the other cheap airline carriers.

In Europe, there is 25 percent overcapacity and enormous competition. There are no barriers for getting into the market, but the ones for leaving it are massive, especially because of the high gearing and emotional attachment to the idea of a national carrier. We are an airline for business people and must therefore service routes several times a day. That is only profitable for certain routes and is easy prey for cheap airline carriers.

— Holger Hätty

Our business model is associated with extremely high risk that is gaining in significance now and in future probably will continue to do so. On the one hand, we have huge fixed costs and a very volatile market on the other.

— Silke Lehnhardt

One challenge will be to develop a well-thought-out strategy on short-haul European routes. At the moment, the conventional system is under massive attack on the continent. We will have to undergo a massive “fitness program” to cope with these new challenges.

— Stefan Lauer

Changing Seats at the Top

The Lufthansa Supervisory Board nominated Wolfgang Mayrhuber, then deputy chairman of the executive board of Deutsche Lufthansa AG, as Jürgen Weber’s successor.

This early decision will ensure continuity within Lufthansa’s executive management.

— Supervisory Board Chairman Dr. Klaus Schlede

With Wolfgang Mayrhuber at the helm, the company will be well equipped for the future at this difficult time, and that is an important sign for our customers, shareholders, and employees.

— Jürgen Weber

At his last annual press conference, Jürgen Weber presented outstanding annual results for 2002 that exceeded those of all other airlines worldwide.

The year 2002, as well as the first months of 2003, had been marked by geopolitical uncertainty; a persistent, cyclical slowdown in the economy; insolvency; threats of further terrorist attacks and war; and the SARS disease, which when taken en masse made both markets and consumers extremely nervous. Yet it was precisely in this turbulent phase that Lufthansa had managed to buck this sector-wide trend. Weber summarized this fact while expressing his optimism for the future:

Wolfgang Mayrhuber will captain a well-run ship. We are in a leading position in our industry, and we shall continue to work hard to maintain and extend this position. The Lufthansa Group has proved that it can respond rapidly, act flexibly and withstand crises.
On June 18, 2003, Mayrhuber began his tenure as Weber’s successor. Weber left behind him a crisis-resistant, healthy organization, but one that had been strongly influenced by him as a person and that had oriented itself toward him and sought strength from him in times of crisis. Weber worked for Lufthansa for 35 years and led it for 12.

When Wolfgang Mayrhuber became CEO, he had been in service with Lufthansa for 30 years. He had been a key figure in Lufthansa’s turnaround, privatization, and strategic renewal. In his new function, Mayrhuber wasted no time in calling for a high level of company innovation, creativity, and flexibility.

From autumn 2003 Lufthansa therefore planned to offer its passengers a new business class with greater comfort and a radically revamped seat that converted into a bed. These redesigned seats were to be installed in the modern fleet of long-haul Airbus 340-600 first. Lufthansa intended to invest around €30 million in a comprehensive customer program that would be implemented by summer 2004.

Especially our premium customers deserve outstanding service. They will be given their own dedicated terminals in Frankfurt and Munich as well as exclusive transfer lounges. State-of-the-art technology currently under development in cooperation with the German Federal Ministry of the Interior, including for security, will help to make air travel a pleasure once again.

— Wolfgang Mayrhuber

However, Mayrhuber also said that Lufthansa would be able to retain its top ranking in the industry and creative force if only costs were also reduced at the same time:

*We shall remain the generator of innovation within our industry. This will require leaner structures and thus even more efficient lines of decision. These are Lufthansa’s answers to the changing conditions on the global market.*

— Wolfgang Mayrhuber

As had been the case under Weber, the firm’s primary objectives continued to be the systematic, continued development of Lufthansa well as ensuring the continuity of its strategic development.

*The group is ideally equipped for the future in times of crisis. Under Wolfgang Mayrhuber’s leadership, Lufthansa will remain ready for change and continue to develop its strengths, such as vigilance, speed, and flexibility.*

— Jürgen Weber
On October 1, 1999, Chief Executive Officer (CEO) Mike Mulligan's team at MapQuest closed the third quarter books. Revenue was strong and the company's cash position was good. During the past year, Mulligan had led the firm through a successful initial public offering (IPO) and record growth. However, Mulligan questioned being able to sustain the growth rate and the market value of the firm, which many called irrational. He wondered how he could take advantage of the stock price and continue to sustain growth (see Exhibits 1 and 2) and value going forward. Mulligan planned to lay out a course of action for the board later that month.

**INDUSTRY BACKGROUND**

**Growth of the Internet**

The Internet had become an increasingly significant global medium for distributing and collecting information, conducting commerce, and communicating. Internet growth was being fueled by increased use of personal computers, improvements in network infrastructure, more readily available and lower cost Internet access, an increased acceptance of conducting transactions online, and the proliferation of compelling available content. MapQuest and many of its competitors had been in the mapping, printing, and location information businesses for years and were now faced with the prospects of this dynamic digital business environment. Many of the existing offline companies and many start-ups that were focused on the space, some very well funded with growth capital, saw the opportunity to leverage their offline assets online.

**Convergence of Traditional and Digital Mapping**

Geospatial information had traditionally been provided through reference materials including atlases, maps, travel guides, telephone directories, and textbooks. According to the International Map Trade Association, the annual market for such publications in the United States alone would exceed $1.6 billion. Advances in technology allowed companies to put their geospatial information into computer applications and to place their databases onto CD-ROMs and the Internet. MapQuest had followed just such a path and was using its extensive databases of geographically relevant information to provide online services.

**Online Destination Information for Business and Consumers**

Businesses had traditionally communicated their existence and location to customers using print media, including newspapers and the Yellow Pages, which
**EXHIBIT 1**

MapQuest—Income Statement and Projections

(all amounts in millions, except per share amounts)

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<td>4.8</td>
<td>6.4</td>
<td>8.0</td>
<td>11.5</td>
</tr>
<tr>
<td><strong>TOTAL OPEX</strong></td>
<td>9.0</td>
<td>14.1</td>
<td>10.5</td>
<td>29.4</td>
<td>39.0</td>
<td>49.0</td>
<td>66.5</td>
</tr>
<tr>
<td><strong>Operating Income</strong></td>
<td>(1.7)</td>
<td>(8.0)</td>
<td>(3.5)</td>
<td>(16.6)</td>
<td>(12.4)</td>
<td>7.9</td>
<td>23.8</td>
</tr>
<tr>
<td>Interest Income (Expense)</td>
<td>0.2</td>
<td>0.1</td>
<td>0.1</td>
<td>1.6</td>
<td>1.0</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Other Income (Expense)</td>
<td>0.2</td>
<td>0.3</td>
<td>0.2</td>
<td>0.3</td>
<td>0.4</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td><strong>Pretax Income</strong></td>
<td>(1.3)</td>
<td>(7.6)</td>
<td>(3.2)</td>
<td>(14.7)</td>
<td>(11.1)</td>
<td>7.9</td>
<td>23.8</td>
</tr>
<tr>
<td>Tax Expense</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
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</tr>
<tr>
<td><strong>EPS</strong></td>
<td>$(0.12)</td>
<td>$(0.47)</td>
<td>$(0.33)</td>
<td>$0.21</td>
<td>$0.66</td>
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</tr>
<tr>
<td>Total Shares Outstanding</td>
<td>27.6</td>
<td>31.4</td>
<td>33.8</td>
<td>36.9</td>
<td>36.2</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Note: e = estimates*

---

**EXHIBIT 2**

MapQuest—Balance Sheet

(all amounts in thousands, except share counts)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Current assets</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash and cash equivalents</td>
<td>$564</td>
<td>$29,685</td>
</tr>
<tr>
<td>Short term investments</td>
<td>–</td>
<td>17,940</td>
</tr>
<tr>
<td>Accounts receivable, net of allowances</td>
<td>6,647</td>
<td>9,840</td>
</tr>
<tr>
<td>Accounts receivable - affiliates</td>
<td>128</td>
<td>707</td>
</tr>
<tr>
<td>Inventories</td>
<td>1,365</td>
<td>1,126</td>
</tr>
<tr>
<td>Contracts works in progress</td>
<td>147</td>
<td>231</td>
</tr>
<tr>
<td>Prepaid expenses and other current assets</td>
<td>482</td>
<td>1,684</td>
</tr>
<tr>
<td><strong>Total current assets</strong></td>
<td>9,333</td>
<td>61,213</td>
</tr>
<tr>
<td>Property and equipment, net of accumulated depreciation</td>
<td>(1998 - $3,433; 1999 - $4,455)</td>
<td>1,844</td>
</tr>
<tr>
<td>Goodwill, net</td>
<td>178</td>
<td>155</td>
</tr>
<tr>
<td>Other assets</td>
<td>95</td>
<td>825</td>
</tr>
<tr>
<td><strong>Total assets</strong></td>
<td>$11,450</td>
<td>$66,681</td>
</tr>
</tbody>
</table>
targeted only a narrow geographic audience and had limited ability to provide updated information. MapQuest gave businesses the opportunity to provide customized driving directions and real-time physical location information. As well, MapQuest provided businesses with an additional set of information and tools that online sites used to enrich and differentiate their own offerings. Very few of these companies had the personnel or technical resources to cost effectively develop the services in-house that MapQuest provided to them.

Consumers and travelers had traditionally located businesses and other points of interest using maps and telephone inquiries, among other methods. As the Internet was growing, consumers were increasingly turning to the Internet for such information.

**Geographically Targeted Online Advertising**

Forrester Research estimated that online advertising of approximately $1.0 billion in 1998 would grow to over $8.1 billion over the next four years. While online advertising was growing, it was primarily national or international advertising. That is, the products and services offered were not location-specific, yet most actual consumer expenditure was indeed local. While figures varied, it was estimated that as much as 80 percent of a consumer’s expenditures, net of housing, occurred within five miles of the primary residence. As well, of the offline advertising market, nearly 80 percent of total expenditures was for local businesses, using location-specific advertising media. The opportunity to allow online advertising to be location-specific had yet to be realized.

**COMPANY BACKGROUND**

**History and Transformation**

RR Donnelley & Sons, a media and printing company, founded MapQuest, originally called GeoSystems Global Corporation, in Lancaster, Pennsylvania, in the late 1960s as a cartographic services division responsible for creating free road maps for gas station customers. In the 1970s, MapQuest became a leading supplier of custom maps to reference, travel, textbook, and directory publishers. The company grew in the mapping industry as a high-quality custom mapmaker and expanded its client base to include American Express, Bertelsmann, Langenscheidt, Reader’s Digest, Houghton Mifflin, Reed Elsevier, The National Geographic Society, and World Book.

In 1991, RR Donnelley combined its mapping expertise with technology to pioneer electronic...
publishing software for interactive mapping applications. MapQuest developed electronic applications for call centers, kiosks, client-server environments, and wireless devices, as well as packaged software applications for travel, directory, reference, and street mapping. In 1994, MapQuest created travel titles for the first handheld devices brought to market by Apple Computer. MapQuest produced travel titles that allowed Fodor’s, TimeOut, and Michelin to bring top international city guides, tour information, and directory mapping to consumers. In this same year, MapQuest was split into a separate entity from its corporate parent, RR Donnelley & Sons, to management and certain investors, including RR Donnelley.

In 1996, MapQuest launched the first consumer-focused interactive mapping site on the Web. The company began to offer business solutions to map-enable other Web sites. This innovative business model captured the attention of the Internet consumer and the business market.

In April 1997, The National Geographic Society entered into a cartographic product development, publishing, marketing, and distribution agreement with the firm. The agreement was for five years, ending in May 2002. National Geographic took a seat on the board and received warrants to purchase 954,147 shares at $1.04 per share.

In July of 1997, outside venture investors, including Highland Capital, Weston Presidio Capital, and Trident Capital, invested in the firm, taking 3.4 million shares for $12 million. In November of that year, insiders including the chief financial officer and senior vice-president also purchased stock, largely funded using interest-bearing notes from the firm.

In May 1998, RR Donnelly & Sons and 77 Capital Corporation, two of the original investors from the spin-off, sold their equity positions to Highland Capital, Weston Presidio Capital, and Trident Capital for an additional $7 million. In June of this same year, CEO Barry Glick took a voluntary termination of employment, whereby MapQuest agreed to pay Glick $43,000 representing separation and salary. In August, Michael Mulligan was hired from American Express Travel as CEO and chairman of the board. At American Express, Mulligan had been responsible for Corporate Services Interactive, an American Express Travel offering. Prior to American Express, Mulligan was the chief operating officer (COO) of OAG, the Official Airlines Guide, and was thus a very fitting candidate to lead the company.

The Initial Public Offering
In late 1998, the board of directors selected underwriters to lead an initial public offering. The company officially changed its name to MapQuest.com and established its corporate headquarters in New York City, along with its development facilities in Mountville, Pennsylvania, and Denver, Colorado. The investment banks drafted the IPO prospectus in January 1999, and filed an initial registration statement (S-1) on February 19 to sell up to $50 million of stock. On April 12, an amended S-1 was filed with an offer to sell 4.6 million shares in the range of $10 to $12 per share with an over-allotment option to the underwriters to increase the number of shares by up to 15 percent (see Exhibit 3).

The IPO roadshow was held during the last two weeks of April, continuing into the first few days of May. On May 3, 1999, the pricing range was increased to $12 to $14 per share to allow flexibility of pricing to meet the hot market demand. The shares were priced after the close of Nasdaq trading on May 3 at $15 per share, and began trading on Tuesday, May 4. Shares debuted late in the morning at $28 per share, an 87 percent gain from the pricing to IPO buyers. The stock price made the market capitalization of the firm approach $1 billion in its first day of trading.

The Initial Public Offering

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<tr>
<th>Date</th>
<th>Nasdaq Index</th>
<th>MQST</th>
</tr>
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<tr>
<td>7-May-99</td>
<td>$2,503.62</td>
<td>$22.19</td>
</tr>
<tr>
<td>14-May-99</td>
<td>2,527.86</td>
<td>21.38</td>
</tr>
<tr>
<td>21-May-99</td>
<td>2,520.14</td>
<td>17.56</td>
</tr>
<tr>
<td>28-May-99</td>
<td>2,470.52</td>
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</tr>
<tr>
<td>4-Jun-99</td>
<td>2,478.34</td>
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</tr>
<tr>
<td>11-Jun-99</td>
<td>2,447.88</td>
<td>15.69</td>
</tr>
<tr>
<td>18-Jun-99</td>
<td>2,563.44</td>
<td>15.00</td>
</tr>
<tr>
<td>25-Jun-99</td>
<td>2,552.65</td>
<td>15.69</td>
</tr>
<tr>
<td>2-Jul-99</td>
<td>2,741.02</td>
<td>18.13</td>
</tr>
<tr>
<td>9-Jul-99</td>
<td>2,793.07</td>
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</tr>
<tr>
<td>16-Jul-99</td>
<td>2,864.48</td>
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<td>2,692.40</td>
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<td>30-Jul-99</td>
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<td>6-Aug-99</td>
<td>2,547.97</td>
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<tr>
<td>13-Aug-99</td>
<td>2,637.81</td>
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<tr>
<td>20-Aug-99</td>
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<td>27-Aug-99</td>
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<td>3-Sep-99</td>
<td>2,843.11</td>
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</tr>
<tr>
<td>10-Sep-99</td>
<td>2,887.06</td>
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</tr>
<tr>
<td>17-Sep-99</td>
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<tr>
<td>24-Sep-99</td>
<td>2,740.41</td>
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</tr>
<tr>
<td>30-Sep-99</td>
<td>2,746.16</td>
<td>11.88</td>
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</table>
MapQuest—The Business

The Solution
MapQuest was a leading online provider of mapping and destination information for businesses and consumers. MapQuest’s online products and services enabled businesses to

• Provide customized maps, destination information, and driving directions to potential customers;
• Expand the service offerings of their Web sites to attract and retain users;
• Use outside sources to meet their map-generating and destination information needs, thereby avoiding a significant portion of the expenses normally associated with establishing and maintaining a map-generating personnel and technology organization; and
• Provide potential customers with information regarding which of a business’s multiple locations was closest to the potential customer.

MapQuest’s online products and services enabled consumers to

• Receive maps and destination information on a real-time basis based on specific location parameters provided by the customer;
• Generate detailed, door-to-door driving directions at any time; and
• Create and retrieve customized maps based on the consumer’s preferences.

MapQuest was also a leading provider of traditional and digital mapping products and services to the educational, reference, directory, travel, and governmental markets in the United States. In addition, companies that incorporated call centers, CD-ROMs, or driving direction kiosks into their information delivery strategy required non-Internet customized mapping solutions. MapQuest had adapted its map-generating software to promote the rapid development of mapping applications in these environments.

MapQuest Strategy
MapQuest’s objective was to be the leading online provider of destination solutions for businesses and consumers. Key elements of MapQuest’s strategy, as put forth in the IPO prospectus, included their intention to

• Build Brand Awareness: In addition to branding on its Web site, MapQuest co-branded its products and services on each of its business customer’s Web sites. MapQuest intended to expand its use of advertising, public relations, and other marketing programs designed to promote its global brand and build loyalty among its customers. In the future, MapQuest planned to expand both its online and offline marketing programs.
• Expand and Enhance the MapQuest Service: The company planned to continue to broaden and deepen its services by providing comprehensive, cost-effective, accurate, and easily accessible information and value-added tools and features. The company was developing product and service enhancements aimed at its business customers, including enhancing their opportunity to offer geographically targeted advertising programs on their Web sites. MapQuest’s planned enhancements to its consumer service included introducing greater personalization features to mapquest.com.
• Grow Sales Channels Aggressively: The company hoped to build its sales capabilities in order to broaden penetration of its products and services and increase revenue. The company planned to build its direct field sales force to target United States and international markets, and it sought to develop strategic relationships in the value-added-reseller channels. The company also intended to build its own advertising sales force in order to augment the current third-party representative sales force it had engaged to sell advertisements on mapquest.com.
• Develop Additional Advertising Opportunities: The company intended to increase and expand its advertising revenue opportunities by offering new methods of targeted advertising based on a consumer’s geographic information. The company planned to use consumer-provided information to provide advertisers the ability to base their advertising and promotions on a consumer’s geographic information.
• Use Existing Integrated Geographic Data as a Platform: The company wanted to develop new products and services by effectively employing the comprehensive integrated geographic databases it had been developing since 1967. The company had utilized proprietary editing software tools to create its geographic data from multiple content providers in a variety of data formats.
• Pursue International Opportunities: The company believed that significant opportunities existed to expand MapQuest’s products and services internationally. As of December 1998, approximately 10.8 percent of the maps that MapQuest generated from its own Web site represented international locations. The company intended to expand its international marketing efforts to gain access to additional business customers seeking to improve
the service offerings of their Web sites and consumers seeking online map-related information.

MapQuest Products and Services—Internet and Traditional
Internet—Business Products/Services

Connect    Enabled businesses to display requested maps based on any combination of city, state, street address, and ZIP code.
InterConnect Enabled MapQuest Connect. Enabled consumers who visited a business’s Web site to find the location closest to the user.
Locator     Enhanced MapQuest InterConnect. Enabled more advanced searching by integrating MapQuest with specific geographic search parameters contained in its business customer’s database, such as “find closest gas station with a car wash.”
TripConnect Enabled businesses to provide consumers with door-to-door driving instructions, including a route-highlighted map, trip mileage, and estimated driving time.
Enterprise   Provided mapping and routing capability designed primarily for high-volume Web sites. Enabled business customers to integrate generated map pages into their Web sites.
Enterprise Server Non-hosted. Provided mapping and routing capability designed primarily for high-volume Web sites. Enabled business customers to integrate generated map pages into their Web sites.
Server for NT Non-hosted. Provided mapping and routing capability designed primarily for low-volume Web sites. Enabled business customers to customize their own mapping solutions.

Internet—Consumer Products/Services
The mapquest.com Web site offered several menu options for consumers:

• Maps—enabled map generation either based on detailed supplied information or a more general location request;
• Driving Directions—provided the most direct route from a point of origin to a destination using a variety of options and formats, including door-to-door, city-to-city, overview map with text, text only, or turn-by-turn;
• Travel Guide—provided access to lodging, dining, city, and weather information for most consumer-requested destinations, all of which could be tailored by the consumer to fit his or her particular information needs;
• Buy A Map—provided access to the MapStore to buy U.S. and international maps, road atlases, travel guides, and other map and travel-related products; and
• Membership—by becoming a member, the consumer could save generated maps, place personalized icons on generated maps that could be stored for future use, receive advance notice of new MapQuest features and enhancements, and become eligible for promotional offers.

Digital Mapping (Traditional) Products/Services (DMS)
MapQuest published or provided the relevant geographic data for printed road maps, atlases, travel guides, hotel and telephone directories, maps used in textbooks and reference books, and CD-ROMs. In addition, MapQuest’s products and services included software applications incorporating customized mapping solutions for publishers and producers of CD-ROMs. MapQuest also provided extensive cartography, geographic database development, comprehensive map data maintenance, advanced mapping technology, and consultation services to a wide variety of customers on a fee-for-service basis. MapQuest’s traditional and digital mapping customers included National Geographic, Galileo International, Ryder, Exxon, Best Western, and the Alamo and National (Republic) car rental agencies.

Future Product and Service Directions
The technology team had integrated MapQuest services, including driving directions, into the Palm Pilot 7, the first full-time Internet-connected handheld, using an advertising-based business model. The firm planned and budgeted for a nationwide rollout later in the year. The firm also considered opportunities for products and services to be supplied and bundled with competing Internet appliances, including the latest cell phones with LCD screens. Finally, the team foresaw the integration of its products and services into the digital mapping capabilities and GPS in autos and other forms of transportation.

Sales and Marketing
MapQuest sold its Internet business products and services in the United States through a sales organization of 17 employees on January 31, 1999. This sales organization consisted of 12 direct field salespeople based throughout the United States and five telemarketers.
located at MapQuest's Denver office. In addition, MapQuest sold its Internet products and services through indirect sales channels, including value-added resellers such as Moore Data and SABRE BTS.

Sales of advertisements on mapquest.com were generated by third-party advertising sales representatives and, to a lesser extent, by MapQuest’s internal advertising sales force, which consisted of two people on January 31, 1999.

MapQuest sold its traditional and digital mapping products through a direct sales force of 11 field salespeople and telemarketers. MapQuest marketed its products and services online by placing advertisements on third-party Web sites. In addition, MapQuest advertised through traditional offline media and utilized public relations campaigns, trade shows, and ongoing customer communications programs.

**MapQuest Customers**
MapQuest had licensed its products and services to over 380 business customers. No one customer accounted for over 10 percent of MapQuest’s overall revenues (see Exhibit 4).

**MapQuest Suppliers—Geographic Data**
MapQuest licensed a significant portion of its primary geographic data from a limited number of sources through non-exclusive, short-term contractual arrangements. MapQuest relied on U.S. street-level data drawn from the U.S. government and through agreements with NavTech and Geographic Data Technologies (GDT). Data covering Canada were supplied by Desktop Mapping Technologies Inc. MapQuest obtained Western European street and major road data from TeleAtlas, NavTech, and AND Mapping NV. Major road data for the rest of the world was obtained from AND Mapping NV. MapQuest relied on these sources of third-party data, and if any were to change, MapQuest would have needed to substitute alternative sources of data or attempt to develop substitute sources of data internally.

MapQuest’s own proprietary data assets also supported its online and traditional and digital mapping products and services. MapQuest had spent approximately six years developing a U.S. major road database. MapQuest also maintained a graphical image database that contained over 190,000 archived files to serve as an internal reference library. In addition, MapQuest had developed a suite of international city map data that included over 300 metropolitan maps and over 500 downtown maps of most major international tourist and business destinations.

**THE CAPITAL MARKETS**
The capital markets for Internet and technology companies were doing well (see Exhibit 5), and had experienced one of the greatest run-ups in history (see Exhibit 6).

---

**EXHIBIT 4**

<table>
<thead>
<tr>
<th>Content Providers</th>
<th>Telecoms/Directories</th>
<th>Travel/Entertainment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Excite</td>
<td>Ameritech</td>
<td>American Auto Assoc.</td>
</tr>
<tr>
<td>Infoseek</td>
<td>APIL (Don Tech)</td>
<td>American Express</td>
</tr>
<tr>
<td>Lycos</td>
<td>GTE</td>
<td>Avis</td>
</tr>
<tr>
<td>Ticketmaster Citysearch</td>
<td>Pacific Bell</td>
<td>Best Western</td>
</tr>
<tr>
<td>Yahoo!</td>
<td>Southwestern Bell</td>
<td>Budget</td>
</tr>
<tr>
<td></td>
<td>US West</td>
<td>Galileo International</td>
</tr>
</tbody>
</table>

**Media**

- LA Times
- National Geographic

**Real Estate**

- Cendant
- Moore Data

**Other**

- Citgo
- Exxon

**Publishers/Ad Agencies**

- Classical Atla
- DDB Needham
- Harte-Hanks
- McGraw-Hill
- Modem Media-Poppe Tyson
- RR Donnelley

**Travel/Entertainment**

- American Auto Assoc.
- American Express
- Avis
- Best Western
- Budget
- Galileo International
- Hertz
- Republic Industries
- Ryder
- Sabre Group (Travelocity)

**Retail/Services**

- Blockbuster
- Borders
- Home Depot
- Kinko’s
- Sears
Initial Public Offerings and Venture Capital

The number of venture-backed companies was increasing as well, which made Mulligan feel that more potential customers would get funded, but might also allow more competitors to emerge (see Exhibit 7).

As more and more companies were funded in the private markets and had the capital to fuel growth,
drive the market for the acquisition of venture-backed companies (see Exhibit 9). However, there was fear that the Financial Accounting Standards Board (FASB) in the United States would rule to make the use of pooling of interests more difficult in a merger, if not impossible altogether. Such a move would require acquirers to use the purchase accounting method, likely slowing acquisition activity, since acquirers would have to immediately take a full write-off of goodwill rather than write it off over an extended period.

THE COMPETITIVE LANDSCAPE

The market itself was still shaping, and new players, new technologies, and new offerings were rapidly emerging. Stock analysts and venture capitalists frequently spoke of “eyeballs” (Internet traffic), stickiness (how long users used a site), and wallet-share (how much of a consumer’s total expenditure could be influenced) when touting the merits of a particular business model or offering (see Exhibits 10 and 11).

Data and Map Data Vendors

There were two sources of data used in the industry. First, there were numerous data vendors that sold demographic and business information such as white pages listings, business listings, demographic, and address data. Players included:

- InfoSpace—(Nasdaq: INSP) A data and content provider to sites and online information providers, the company was also very focused on its consumer site. InfoSpace relied heavily on InfoUSA as a data source.

- InfoUSA—(Nasdaq: IUSA) A long-time data directory and demographic information provider, InfoUSA was a source of primary data to most white pages and directory publishers in the United States. The company’s online site offering such information had little traffic.

Mergers and Acquisitions

The mergers and acquisitions market had picked up tremendously as new capital flowed into the hands of IPO- and venture-backed companies. Inflated stock valuations were driving many companies to use their own stock as acquisition consideration. These factors helped more companies drive quickly to the public markets and created a heated market for initial public offerings (see Exhibit 8).
### Internet Traffic Statistics—September 1999

<table>
<thead>
<tr>
<th>Company</th>
<th>Avg. Daily Unique Pages Per Visitor (Home &amp; Work)</th>
<th>Unique Visitors (Home &amp; Work)</th>
<th>Home/Work</th>
<th>Home</th>
<th>Work</th>
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</thead>
<tbody>
<tr>
<td>Citysearch-</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ticketmaster Online</td>
<td>12.5</td>
<td>3,112</td>
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<td>9.1</td>
<td>9.9</td>
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<tr>
<td><strong>MapQuest</strong></td>
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<td><strong>10.9</strong></td>
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<td>2,514</td>
<td>9.2</td>
<td>8.0</td>
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</tr>
<tr>
<td>Trip.com</td>
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<td>1,015</td>
<td>7.4</td>
<td>10.3</td>
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<tr>
<td>USAirways</td>
<td>7.4</td>
<td>961</td>
<td>6.1</td>
<td>6.4</td>
<td></td>
</tr>
<tr>
<td>OneTravel.com</td>
<td>8.5</td>
<td>287</td>
<td>7.2</td>
<td>9.7</td>
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<tr>
<td>AA.com</td>
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<td>1,442</td>
<td>8.5</td>
<td>12.6</td>
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<tr>
<td>Travelscape</td>
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<td>8.0</td>
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<td></td>
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<tr>
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<td>311</td>
<td>6.9</td>
<td>n/a</td>
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</tr>
<tr>
<td>UAL.com</td>
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<td>1,317</td>
<td>9.7</td>
<td>9.9</td>
<td></td>
</tr>
<tr>
<td>NWA.com</td>
<td>7.0</td>
<td>1,175</td>
<td>5.8</td>
<td>5.3</td>
<td></td>
</tr>
</tbody>
</table>

| Domain Category                |                                               |                               |           |      |      |
| Travel/Tourism                 | 21.2                                          | 19,857                        | 17.2      | 22.5 |      |
| Airline Sites                  | 12.8                                          | 6,170                         | 12.7      | 15.2 |      |
| Shopping                       | 72.2                                          | 41,869                        | 55.7      | 56.5 |      |

### MapQuest—Recent News

- Mapquest.com Licenses Routing Software to OnStar Communications
- NEW YORK, N.Y. (Dow Jones)—Sept 22, 1999—MapQuest formed an alliance with OnStar Communications, an in-vehicle safety, security and information service used in GM vehicles; MapQuest.com Expands Its Wireless Reach With Addition
- NEW YORK—(BUSINESS WIRE)—Sept. 22, 1999—MapQuest announced an agreement with Nokia (NYSE:NOK) to provide MapQuest.com driving directions and travel information
- AOL's Digital City, Inc. Expands Relationship With OnHealth Network Company
- SEATTLE, Sept. 21 /PRNewswire/—OnHealth Network Company (Nasdaq: ONHN), a leading online health and wellness destination, today announced the expansion of its strategic relationship with AOL's Digital City, Inc.
- Getting Local Online: Knight Ridder draws from its newspapers to build a national network of local portal sites
- Network World Fusion, 20 September 1999. From job portals to music portals to personal portals, it’s hard to keep track. Here’s another growing category to add to the list: local portals
- infoUSA.com Announces 5 New Partners for Free Internet White and Yellow Page Services.
- SILICON VALLEY—(BUSINESS WIRE)—Sept. 20, 1999—The leading provider of proprietary business and consumer databases and Internet white and yellow page directory services...
A second group of data providers included mapping-specialized data vendors. These vendors collected and created specific mapping information from primary sources, including governments and survey data, as well as from secondary sources. While there was some competition, these companies tended to offer coverage of specific locations or types of data. Major players included

- **Nav-Tech**—(Private) Founded in 1985, based in Chicago, the company offered digital mapping data and technologies, including GPS systems.
- **GDT**—(Private) Founded in 1980, the company was a major supplier of data to both Vicinity and MapQuest, the first use of its data on the Web.
- **TeleAtlas**—(Private) Founded in 1984, the company had broad data coverage of Europe.

See Exhibit 12.

**Map Enablers**

These companies offered products and services that enabled businesses and portals to offer richer, better content and services on their own sites. Since growth capital was plentiful among their customers (e.g., the portals), revenue growth was rapid. Key players included

- **Zip2**—(Owned by Alta Vista, owned by CMGI, Nasdaq: CMGI) A pioneer in local content and city guides, the firm sold in February 1999 for $347 million to Alta Vista.
- **MapInfo**—(Nasdaq: MAPS) A software provider focused on location-enabling services for businesses.
- **Vicinity**—(Private, owned partly by CMGI, Nasdaq: CMGI) An information services provider to businesses, it also owned Mapblast, the consumer-focused mapping site. CMGI, the part-owner, was a holding company that invested in pre-IPO companies.
- **Etak**—(Owned by Sony) Sony had purchased Etak from NewsCorp. Etak was a provider of mapping software and technologies.
- **ESRI**—(Private) Primarily a software provider for GIS applications for locating telecom and pipeline infrastructure, as well as consumer application software.

**Local Portals**

The Internet mega-portals had realized the “local” opportunity and had each begun to offer localized content. These large players had abundant capital and were eagerly spending to gain market share. Major local offerings included

- **AOL Digital Cities**—(NYSE: AOL) AOL was the world’s largest Internet service provider with a portal specifically for its subscribers.
• Microsoft Sidewalk—(Nasdaq: MSFT) Microsoft offered a competing set of local sites. In July of 1999, it sold its Sidewalk business to Ticketmaster Citysearch in a deal that included providing local information and content back to Microsoft under the Sidewalk brand.

• Citysearch (Ticketmaster)—(Nasdaq: TMCS) A comprehensive set of city/local guides and information, including local event ticket sales, from the world’s largest event ticketing company.

• Yahoo Local—(Nasdaq: YHOO) A set of localized subsites tailored to specific cities.

• AltaVista—(owned by CMGI, Nasdaq: CMGI) Purchased in August 1999 from Compaq, the firm announced its plans for an IPO. AltaVista owned Zip2.

**Competition—MapQuest Business Offering**

Of the approximately 764 Web sites that were currently map-enabled, MapQuest had roughly a 50 percent market share (see Exhibit 13). The largest historical competitors were Zip2 and Vicinity, but MapQuest was taking share and was by far the largest provider in the market. MapQuest also faced potential competition from “one-stop shop” content suppliers such as InfoSpace, which offered a wide range of services and had broad distribution for many of its products, but no current focus on a competing product or service offering.

**Competition—MapQuest Consumer Offering**

MapQuest was the leading travel/mapping site on the Internet (see Exhibit 14). Traffic data showed MapQuest gaining share against competitors even while little was spent on marketing and promotion. After the IPO, the launch of a $2 million promotional campaign accelerated share gains.
THE MEETING OF THE BOARD

Mulligan and his executive team planned to present strategic alternatives to the board of directors. Recently, MapQuest stock traded around $12 per share. This price was below the IPO price of $15, while the Nasdaq index was up about 10 percent during the same period. Still, the $12 price made the firm worth around $400 million in market cap. However, other “pure-play” software and content providers were trading at higher multiples. Mulligan wondered whether the traditional DMS business was anchoring the firm value. Investors were hungry for Internet businesses. Or, given that the market valued revenue, how could he grow the revenue streams? If nothing else, Mulligan wondered whether to believe pundits in the market who were suggesting an overall market bubble. If this was a bubble, Mulligan wondered what he could do to take advantage of it.

### Competition—MapQuest Digital Mapping (Traditional)

The company faced a wide range of competitors including Rand McNally, Langenscheidt (American Map), Universal, Magellan, ESRI, and DeLorme. However, MapQuest management had planned to shift focus away from the DMS business to the high growth, higher margin Internet mapping opportunity.

<table>
<thead>
<tr>
<th>EXHIBIT 14</th>
<th>Market Share of Site Page Traffic</th>
</tr>
</thead>
<tbody>
<tr>
<td>MapQuest</td>
<td>64%</td>
</tr>
<tr>
<td>Expedia Maps</td>
<td>18%</td>
</tr>
<tr>
<td>Mapblast</td>
<td>12%</td>
</tr>
<tr>
<td>MapsOnUs</td>
<td>3%</td>
</tr>
<tr>
<td>All others</td>
<td>3%</td>
</tr>
</tbody>
</table>

Source: MediaMetrix.
Marks’s problem is that it is a very old-fashioned sort of company, which found a winning formula decades ago and failed to see the world changing round about it.1

We lost touch with our customers and forgot about the competition. Those are quite fundamental for a retailer.2

— Peter Salsbury, Former Chief Executive, Marks and Spencer

Marks & Spencer failed to anticipate trends and became too quantity-driven, rather than quality-driven.3

— Edward Whitefield, Chairman of Management Horizons Europe4

Started in 1884, Marks and Spencer (M&S) grew as the iconic British retailer within a century. By 2004, M&S, with more than 365 stores across Britain (Appendix 1), was serving 14 million customers per week. In spite of a strong brand image and a huge customer base, since the late 1990s, profits have come down and share prices have tumbled, making the retail giant vulnerable to takeover. On June 3, 2004, Philip Green, a retail tycoon of Britain, made a £9 billion ($16.5 billion)5 bid for M&S. It was his second attempt, after a failed attempt in 1999. Even as late as 1998, M&S was competing with Wal-Mart for the title of the most profitable retail chain worldwide, when for the financial year 1997–1998, M&S, with Sir Richard Greenbury as its chairman and chief executive, earned a profit of £1.16 billion ($1.9 billion).6 However, in 1998–1999, the company announced a 42 percent7 decline in its pre-tax profits, which further decreased to £418 million8 in 1999–2000 (see Exhibit 1).

In February 1999, a decision was made to split the posts of chairman and chief executive. Sir Richard Greenbury quit the post of chief executive and continued as chairman until June 1999. Since then, the two key positions in the company have been rarely occupied. This leadership crisis, coupled with the traditional inward-looking culture of the company, invited a hostile takeover bid. Thus, the company, with its rich history (Appendix 2) and emotional attachment with the average Briton, struggled for survival.

M&S: FROM A STALL TO INTERNATIONAL RETAILING

In 1884, Michael Marks, a Russian-born Polish refugee, opened a stall in Leeds. In 1893, he moved the business to Manchester, where a year later he entered into a partnership with Tom Spencer, who worked at IJ Dewhirst, a wholesale company. In 1904, they acquired premises for a shop in Leeds. This marked the transition from a market stall to a covered arcade. In the 1920s, the retail chain introduced a revolutionary method of purchasing its supplies directly from the manufacturers, thereby avoiding the intermediaries. In 1928, the St. Michael brand of clothing was introduced, which “grew from a mere shop label into the nation’s most trusted brand.”9

In the 1930s, Café Bars were introduced in many M&S stores. These provided cheap, hygienic, and
nutritious food to the general public, making an efficient use of food that had become scarce due to the Great Depression and World War II. Further strengthening its position in food retailing, M&S introduced a food department selling fresh and canned food. In 1934, a scientific research lab was established to develop new fabrics. This was the first research lab of its kind established by any British retailer. In 1948, M&S introduced the concept of self-service in its stores in London. It was an instant success. In 1974, expanding its offerings in the food division, the retailer introduced Indian and Chinese dishes. In 1975, it entered continental Europe by opening its stores in Boulevard Haussman, Paris, and in Brussels, Belgium. In 1984, Lord Derek Rayner took over as chairman and expanded into the U.S. market. The company acquired Brooks Brothers, an American clothing company, and Kings Super Markets, a U.S. food chain, in 1988. The same year, the first M&S stores were opened in Hong Kong. In 1991, Sir Richard Greenbury became chairman and led the company till the late 1990s when M&S encountered trouble. Sir Richard’s resignation left a vacuum at the top of the company. As The Economist pointed out, “When nemesis arrived, the company was largely unprepared, run ‘by people who had known nothing but success.’”

**DAUNTING TASKS**

The sudden dip in the company’s profits in the late 1990s reflected the weaknesses of the company—its reluctance to adjust with the changing times, its complacency about the growing competition, and its failure to prepare an able leader. The company faced challenges in its apparel division, which contributed about 60 percent to its sales. Traditionally, M&S used only British suppliers for most apparel, the cost of which was high, while the other apparel retailers imported to save costs. British suppliers accounted for more than 50 percent of M&S supplies, which was much higher than the industry average of 30 percent. The company not only bore higher costs for sticking to the British suppliers, it also lost on the latest fashion trends. The British suppliers were not able to provide new designs for the M&S stores, forcing the stores to rely on outdated designs, which did not lure younger buyers. By 2001, due to all these factors, the company was losing 10 percent per year in clothing sales. For almost two decades, the retail chain was reluctant to accept any major credit cards but they had released their own cards. The sales were largely cash sales.

M&S, over the years, had been ignoring the growing competition in clothing and food businesses. Foreign apparel stores like the United States’ Gap, Sweden’s Hennes & Mauritz, and Spain’s Zara were expanding out of their saturated home markets. Leveraging on their economies of scale and just-in-time manufacturing, the competitors were eating into the market share of M&S with a wide range of international trendy designs and high-quality products at comparatively lower prices. Domestic suppliers of M&S failed to match their foreign counterparts. In its food business, which for decades accounted for 40 percent of the revenue, the riders were the British supermarket biggies like Tesco and Sainsbury, which consistently kept increasing their market shares in the ready-made food segment.

Another major problem with M&S was its poor management of floor space and employee time. M&S followed “nonvalue-adding” practices like cash counting in the tills and checking stock, which consumed a major portion of the floor space and employee workday that could have been utilized in selling goods. Thereby, the company could have saved £40 million a year. Further, as M&S lacked an efficient system of evaluating the performance of its individual stores, it had to carry on with the stores whose performances were lower than

---

**EXHIBIT 1**

**Earnings and Share Price of M&S**

**Exhibit 1: Earnings and Share Price of M&S**

**Pre-tax profits**

<table>
<thead>
<tr>
<th>Year</th>
<th>£bn</th>
</tr>
</thead>
<tbody>
<tr>
<td>1996</td>
<td>1.2</td>
</tr>
<tr>
<td>1997</td>
<td>0.9</td>
</tr>
<tr>
<td>1998</td>
<td>0.6</td>
</tr>
<tr>
<td>1999</td>
<td>0.4</td>
</tr>
<tr>
<td>2000</td>
<td>0.2</td>
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</table>

**Share price**

<table>
<thead>
<tr>
<th>Year</th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>1991</td>
<td>7</td>
</tr>
<tr>
<td>1992</td>
<td>6</td>
</tr>
<tr>
<td>1993</td>
<td>5</td>
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<tr>
<td>1994</td>
<td>4</td>
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<tr>
<td>1995</td>
<td>3</td>
</tr>
<tr>
<td>1996</td>
<td>2</td>
</tr>
<tr>
<td>1997</td>
<td>1</td>
</tr>
</tbody>
</table>

The inward-looking management failed to look beyond their stores. Employees joined M&S upon graduation from college and worked their way up the ranks. Few senior appointments were made from outside the company. As a result, the company lacked new ideas and innovative techniques. This was worsened by the centralized decision-making process that bred the rigid top-down culture of "head office knows best." All this contributed to the downfall of M&S by the end of the 20th century, the problems being further compounded by the resignation of Sir Richard without proper succession. As The Economist put it, "Without either a chairman or an independent-minded board to harry him, Sir Richard has mismanaged what is probably any boss's most important task—to provide for his own succession."  

**BOARD ROOM BATTLES AND LACK OF COMMON VISION**

In February 1999, Sir Richard stepped down as the chief executive and continued as chairman until July. He left M&S because of "irreconcilable differences" with Peter Salsbury, who was then the chief executive. "He sent it into free fall with a series of restructurings that rooted out some of the company's smugness but at the cost of destroying its soul." Salsbury appointed twelve teams of management consultants that included one team to advise the company how to use the services of the other teams. The teams initiated a reorganizing across the board. Most of the top managers in the purchasing department were fired. Many of the staff were asked to re-apply for their jobs, which demoralized them. The supply-chain reorganization was not successful. M&S initiated a global supply chain with manufacturing hubs in Portugal, Morocco, and Sri Lanka, and the number of direct suppliers was reduced to half. Many suppliers became upset, controlling imports from far-off places proved to be a difficult task, and quality of the apparels was reduced. The reorganization also increased distribution costs. The management and the consultants developed new brands and brought in new designers. In spite of launching the first advertising campaign in the history of the company, with the fashion magazines giving adequate publicity, it failed to attract the regular customers.

"He decentralized operations, giving local buyers the power to advise the company how to use the services of the other teams. The teams initiated a reorganizing across the board. Most of the top managers in the purchasing department were fired. Many of the staff were asked to re-apply for their jobs, which demoralized them. The supply-chain reorganization was not successful. M&S initiated a global supply chain with manufacturing hubs in Portugal, Morocco, and Sri Lanka, and the number of direct suppliers was reduced to half. Many suppliers became upset, controlling imports from far-off places proved to be a difficult task, and quality of the apparels was reduced. The reorganization also increased distribution costs. The management and the consultants developed new brands and brought in new designers. In spite of launching the first advertising campaign in the history of the company, with the fashion magazines giving adequate publicity, it failed to attract the regular customers.

The food department was also reorganized to introduce in-house bakeries, delicatessens, and meat counters. This increased the requirements of floor space and workforce, thus increasing operating costs. As a result, operating profits from food fell from £247 million in 1997 to £137 million in 1999. Another decision that boomeranged was accepting credit cards. In 2000, M&S started accepting credit cards by paying the credit card companies three percent on credit card transactions.

In early 2000, M&S appointed Luc Vandevelde, the chairman of Promodès, a French chain of supermarkets and hypermarkets, as its chairman. For the first time in the history of the company the position of marketing director was created and Alan McWalter from Woolworth was appointed as the marketing director, breaking away from the tradition of promoting insiders to the top posts. Alan McWalter provided a new look to the stores by improving lighting, reducing stocks of clothing in uniform designs and fashions, and grouping merchandise to enable easy shopping. He also decentralized operations, giving local buyers and store managers more autonomy and less domination by the purchase department. M&S introduced other firms’ brands in its shops. For example, it offered products like Orange mobile phones and Philips toasters and introduced Autograph (co-labeled Marks & Spencer), a high-fashion label created by prominent British designers. Autograph clothing had limited ranges that changed every few weeks and were sold in a separate area of the M&S stores. However, sales did not improve and in October 2000, Luc Vandevelde fired Salsbury and appointed Roger Holmes as the chief executive.

Luc Vandevelde went on to close the French operations along with a total of 38 non-performing stores across Europe. He also spun off the U.S. subsidiaries Brooks Brothers and Kings Super Markets Inc. He replaced all M&S senior managers as well as board members with a younger management team and laid off as many as 4,000 employees. Luc Vandevelde invested $115 million in 2001 to modernize one-third of M&S stores in Britain. He hired top talent to change the chain’s frumpy image. Notable among them were George Davies, who created the successful George line of clothing at ASDA Group Ltd, a British subsidiary of Wal-Mart, and Vittorio Radice, who had revived Selfridges, a department store in Britain. Still, the M&S market share kept falling. M&S had a 15 percent share in 1998, which fell to 12 percent by 2002 and further slid to 11.1 percent by 2003. Under such circumstances, shares of the company fell to 274.75 pence, valuing the firm at around £6.5 billion by
May 2004. This was followed by the offer of Philip Green to buy M&S. The board rejected the offer and also appointed a non-executive director, Paul Myners, as the interim chairman to lead the company through the troubled times. The board also appointed Stuart Rose, a former employee of M&S, who had a long 17-year stint in M&S from 1972 before leaving the company. He replaced Roger Holmes as the chief executive. Stuart Rose quickly installed his own management team, replacing some of the M&S advisers. Commenting on the appointment of Stuart Rose, The Economist wrote, “He has returned to M&S, he says, in order to rebuild the business to its ‘former glory,’ not simply to sell it to someone else.” However, analysts were sceptical. “There’s no guarantee that an offer will go ahead, but equally it could open up the field to other potential bidders,” said Richard Ratner, retail analyst at Seymour Pierce.

NOTES
13. Ibid.
19. A store specializing in imported or unusual foods and ingredients, for example, cooked meats, cheeses, and pickles.
22. Ibid.
27. A London-based group, which provides brokerage and corporate finance services primarily to small-cap businesses of the UK.
## APPENDIX 1

### Locations of M&S as of January 14, 2004

<table>
<thead>
<tr>
<th>MARKS &amp; SPENCER</th>
<th>Number of Stores</th>
<th>MARKS &amp; SPENCER FRANCHISES</th>
<th>Number of Outlets</th>
</tr>
</thead>
<tbody>
<tr>
<td>United Kingdom</td>
<td>365</td>
<td>Bahrain</td>
<td>1</td>
</tr>
<tr>
<td>M&amp;S Direct</td>
<td>1</td>
<td>Bermuda</td>
<td>1</td>
</tr>
<tr>
<td>Republic of Ireland</td>
<td>7</td>
<td>Canary Islands</td>
<td>4</td>
</tr>
<tr>
<td>Hong Kong</td>
<td>10</td>
<td>Gran Canaria 3</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>383</strong></td>
<td>Tenerife 1</td>
<td></td>
</tr>
</tbody>
</table>

**UK Regional Stores**

| England         | 320            |
| Northern Ireland| 7              |
| Scotland        | 26             |
| Wales           | 13             |
| **Outlets**     | **16**         |
| **Simply Food** | **49**         |

**KING SUPERMARKETS**

| USA             | 27             |

**GROUP WORLDWIDE LOCATIONS**

| TOTAL | 572 |

*Source: [www2.marksandspencer.com](http://www2.marksandspencer.com).*
## History of M&S

### 1884–1907
1884: Michael Marks, a Russian-born Polish refugee, opened a stall at Leeds Kirkgate Market.
1893: Michael moved to 20 Cheetham Hill Road, Manchester. In the following year, he opened a shop in the lower part of the same building.
1894: Michael formed a partnership with Tom Spencer, a former cashier from the wholesale company IJ Dewhirst.
1901: A new warehouse and head office opened at Derby Street, Manchester. It was the first property that was built to the business’ specifications.
1904: The business acquired premises for a shop at the recently opened Cross Arcade in Leeds. This was a prestigious site and marked the transition from market stall to a covered arcade.
1905: Tom Spencer died on 25 July.
1907: Michael Marks died on 31 December. It was now time for a new generation to advance the success of the two founders.

### 1908–1931
1920s: The business adopted a revolutionary policy, at that time, of buying directly from manufacturers.
1926: Marks & Spencer Limited became a public company.
1928: The St. Michael trademark was registered.
1930: The flagship store was opened at Marble Arch, London.
1931: A food department was introduced, selling produce and canned goods.

### 1932–1955
1930s: Café Bars were introduced in many stores. These provided cheap, hygienic, and nutritious mass catering. This was a valuable resource during the war, making efficient use of scarce food.
1933: Simon Marks commissioned Flora Solomon to set up a staff welfare service that provided pensions, subsidized staff canteens, health and dental service, hairdressing, rest rooms, and camping holidays.
1934: A scientific research lab was established, headed by Dr. Eric Kann. This was the first research lab of any British retailer, allowing the company to pioneer new fabrics.
1939–1945: The advent of the Utility Clothing Scheme in wartime meant that there were strict specifications on the use of materials and trimmings for all clothing. One of Marks and Spencer’s scientists was seconded to help develop the scheme to produce a range of quality garments throughout the period of restriction.
1941: Marks & Spencer staff raised funds to present a Spitfire, *The Marksman*, to the country, to aid the war effort.
### APPENDIX 2

(Cont’d)

**1932–1955**
1948: Marks & Spencer held their first self-service trial at their store in Wood Green, London. It was a great success.

**1956–1979**
1959: The company introduced no-smoking rules in their stores.
1961: Dogs, with the exception of guide dogs, were banned from stores to ensure hygiene at the food counters.
1964: Simon Marks died after 56 years of service to the company, and Israel Sieff took over as chairman.
1973: The company sold wine for the first time.
1974: Indian and Chinese food was introduced; dishes included chicken korma and lamb rogan josh.
1975: Marks & Spencer's first stores in Continental Europe opened in Boulevard Haussman, Paris, and Brussels, Belgium.

**1980–2001**
1985: The Marks & Spencer charge card was launched nationally.
1986: Marks & Spencer opened its first edge of town store at the Metro Centre in Gateshead. The introduction of furniture was supported by the launch of the home furnishing catalogue.
1988: The company acquired Brooks Brothers, an American clothing company, and Kings Super Markets, a U.S. food chain. The first Marks & Spencer stores were opened in Hong Kong.
1999: The company published its own code of practice with global sourcing principles as a minimum standard for all suppliers in an effort to improve conditions for workers overseas.
1999: Online shopping was launched on the Marks & Spencer Web site.
2000: Twelve items were awarded Millennium Product status, the highest number of awards made to any single company. These included Body Sensor Hosiery, Machine Washable Wool Tailoring, Non-Iron Cotton Clothing, Non-Polish Shoes, Imageware, Gas Powered Lorries, In-Store Bakery Oven, Thermo-tex Security Thread in Gift Vouchers, Advanced Design Refrigerator Display Case, Ultimate Body Bra, Sensitve Skin Clothing for Children, and Secret Support Clothing.
2000: The Count on Us range of food products was launched.
2000: £15 million was raised via the Marks & Spencer Children’s Promise Millennium appeal.
2001: Machine washable suits for men and the Bioform bra were launched.
2001: The Portrait of the Nation—commissioned on behalf of Marks & Spencer as sponsors of the self portrait zone at the Millennium Dome—began a tour of the country. The 15 panels displaying 250,000 photographs were created by artist David Mach R.A.

Source: [www.examstutor.com](http://www.examstutor.com)
Wal-Mart

Founded in 1962 in Bentonville, Arkansas by Sam Walton, Wal-Mart became the top-ranked retail company in the United States in 1990. By 2004, Wal-Mart was the world’s largest company with 1.5 million employees and annual sales totaling US$256 billion. Wal-Mart operated discount stores, neighborhood stores, supermarkets (Wal-Mart supercenters) and membership warehouses (Sam’s Club).

Wal-Mart’s astonishing success in the United States came from several competitive dimensions in which it differed from its many competitors: its every-day low price (EDLP) approach to merchandising and marketing and its management of internal operations and supply chain operations. Wal-Mart invested over half a billion dollars in IT and satellite facilities to connect its worldwide stores to headquarters. Headquarters could complete stock-taking of each item for more than 4,000 stores worldwide within an hour. Moreover, Wal-Mart’s top executives spent up to four days per week physically visiting stores to observe local conditions and speak with store managers. At headquarters, the massive amounts of data that had been collected by store and by item were analyzed by advanced data mining systems to identify patterns and trends that could help increase sales. Some observers emphasized Wal-Mart’s reputation for hard bargaining. It famously made suppliers pay for their own phone calls and forced negotiations to take place in small rooms fitted with uncomfortable chairs. Trips to visit suppliers were to cost less than 1% of the purchase. Even top executives were expected to be frugal and share hotel rooms.

However, Wal-Mart did not simply rely on its ability to negotiate low prices and source from low wage countries. It also tried to create competitive advantages by managing its suppliers: it devoted considerable attention to choosing the best suppliers and it concentrated volumes in the latter to help them achieve economies of scale. It also set specific targets for response time and quality. Moreover, it tended to force suppliers to invest in new systems and technology that could lower overall system costs and increase delivery speed and order accuracy, thus reducing costly stock-outs. To do this, Wal-Mart developed a surprising openness with its suppliers: it shared its daily sales data as well as forecasts and strategic plans. Wal-Mart was an early adopter of technologies to allow such an exchange (such as EDI).

Above all, Wal-Mart is famed for its distinctive culture inherited from Sam Walton (Exhibit 1).

In the 1990s, Wal-Mart started to expand abroad. In 1991 it opened its first store in Mexico, and in 1994 it began operations in Canada. Further overseas expansion included Argentina and Brazil in 1995, China in 1996, Germany in 1997, South Korea in 1998, the UK in 1999, and Japan in 2002. By 2003, Wal-Mart operated more than 2,740 discount stores and supercenters and 500 membership warehouses in the United States, as well as more than 1,170 stores of different formats in international markets.
Although the company derived the bulk of its revenue from the United States, international expansion would continue, particularly in Asia (Exhibit 2). Wal-Mart experienced some disappointments in Asia. In Indonesia it was forced to dissolve its joint venture in 1997 and it pulled out of Hong Kong in the 1990s, having failed to crack the local market. Consumers seemed to prefer neighborhood chain stores that were familiar to them. However, Wal-Mart continued to expand into larger and more stable markets.

Wal-Mart had a significant presence in only a few countries in Asia. One of its key challenges was to persuade Asian customers to embrace the hypermarket and warehouse concept. Most Asian customers were used to shopping daily at wet markets or neighborhood stores. They tended to take public transport or walk to shops near their homes, and they preferred fresh produce rather than refrigerated foods. The result was that Asian customers tended to make smaller, more frequent purchases than Wal-Mart’s typical customers.

In Indonesia, Wal-Mart was forced to dissolve its joint venture in 1997. The Indonesian partner sued, seeking nearly US$200 million in damages for mismanagement from the retailer. Wal-Mart entered South Korea through acquisitions. In 1997 the retailer had 11 stores, but sales were below expectations (US$160 million). Like its rival Carrefour, Wal-Mart pulled out of Hong Kong in the 1990s, having failed to crack the
Hong Kong market. Consumers seemed to prefer familiar neighborhood chain stores. In 2003 Wal-Mart closed down its Taiwan branch and moved the branch’s purchasing business to the parent company's Asia-Pacific purchasing headquarters in Shenzhen. Since Taiwan’s manufacturing sector had been losing competitiveness in recent years, Wal-Mart relocated its employees from the Taiwan branch to Mainland China. The branch’s staff shrank from 150 at the peak to 30.

Wal-Mart made major efforts in both China and Japan. Wal-Mart entered China, Asia’s second-largest retail market behind Japan, in 1996, one year after Carrefour. The first attempts were unsuccessful as the joint venture in China fell through due to management differences. Between 1996 and 2003, Wal-Mart operated and aggressively expanded its retail business in partnership with joint venture partners and suppliers in China.

By mid-2004 Wal-Mart was operating 39 stores in 19 cities, mainly supercenters and Sam’s Clubs, from Shenzhen in the south to Kunming in the west, Harbin in the north, and Guiyang in the Guizhou province, but was still witnessing losses in some outlets (Exhibit 3). Despite its desire to penetrate the buoyant Shanghai market, by mid-2004 it had not yet succeeded in opening the three stores that it had planned to establish in this city. The same year, the retailer’s sales rose 23% to 5.85 billion yuan (US$707 million), ranking seventh among 22 foreign-funded store chains in the country. According to Beijing Chenbao, Wal-Mart also had plans to open two more stores in Beijing.

Wal-Mart opened a global procurement center in Shanghai to buy merchandise in northern and eastern China for export. Ninety-five percent of Wal-Mart’s merchandise in its China stores was sourced domestically. In its drive to provide customers with the widest choice and selection possible at an “everyday lowest price,” Wal-Mart centralized its supply chain through two distribution centers, Shenzhen in the south and, more recently, Tianjin in the north. China was home to more than 80% of Wal-Mart’s suppliers, and in 2003 Wal-Mart alone spent US$15 billion, the equivalent of 1% of China’s GDP. If Wal-Mart were a country, it would be China’s eighth biggest trading partner, ahead of the United Kingdom. It was quick to capitalize on the production glut from which China suffered: Wal-Mart demanded rock-bottom prices and forced managers to cut costs. As an example, the average wholesale price for fans, juicers and toasters has tumbled to US$4 from US$7 a decade ago.

In Japan, Wal-Mart spent four years studying the market before concluding that it needed a local partner. In March 2002 Wal-Mart invested in Seiyu, a prominent Japanese retailing chain, purchasing an initial 6.1% of the company. Within 18 months it had acquired over 38% of the company with an option to increase this to 67% by 2007. It had significantly restructured its

---

**EXHIBIT 3**

**Wal-Mart in China**

<table>
<thead>
<tr>
<th>Province</th>
<th>City</th>
<th>Supercenters</th>
<th>SAM’S Clubs</th>
<th>Neighborhood Stores</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Guangdong</td>
<td>Shenzhen</td>
<td>6</td>
<td>1</td>
<td>2</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td>Dongguan</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Shantou</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Yunnan</td>
<td>Kunming</td>
<td>3</td>
<td>0</td>
<td>0</td>
<td>3</td>
</tr>
<tr>
<td>Fujian</td>
<td>Fuzhou</td>
<td>2</td>
<td>1</td>
<td>0</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Xiamen</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>2</td>
</tr>
<tr>
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<td>Changsha</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1</td>
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<tr>
<td>Jiangxi</td>
<td>Nanchang</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Liaoning</td>
<td>Dalian</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Shenyang</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>2</td>
</tr>
<tr>
<td>Jilin</td>
<td>Changchun</td>
<td>2</td>
<td>1</td>
<td>0</td>
<td>3</td>
</tr>
<tr>
<td>Heilongjiang</td>
<td>Harbin</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Shandong</td>
<td>Nanjing</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td></td>
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<td>1</td>
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</tr>
<tr>
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<td>Qingdao</td>
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<td>0</td>
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<td>1</td>
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<tr>
<td>Jiangsu</td>
<td>Nanjing</td>
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<td>0</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Tianjin</td>
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<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Beijing</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>28</td>
<td>4</td>
<td>2</td>
<td>34</td>
</tr>
</tbody>
</table>
relationships with suppliers as well as its in-store look and feel, and had imparted some of the Wal-Mart culture as well. Seiyu’s chairman of the board, Noriyuki Watanabe, stated in September 2003 that, “Seiyu has already adopted Wal-Mart’s three basic beliefs.” But Wal-Mart’s results in Japan were disappointing. It faced stiff competition from local retailers revamping their systems, and still needed to win over demanding shoppers who were suspicious of low prices. Its best effort so far has been the four-story Seiyu store in Futamatagawa, where sales are up 15% since remodeling (Exhibit 4).

In 2004 Wal-Mart opened its first warehouse-sized supercenter located in the fishing town of Numazu, 100km west of Tokyo. Despite plans to open new stores, Wal-Mart’s main focus was still on making existing stores more efficient.

In October 2004 the Japanese restructuring agency announced that it would not rescue Daiei, a general merchandise store. This opened the way for Wal-Mart, in association with Marubeni, to make a bid to take over the troubled retailer, thereby allowing Wal-Mart to expand significantly into Japan.

**CARREFOUR**

In 2003 Carrefour was the second-largest mass retailer in the world, operating 10,378 stores of different formats in 29 countries with almost 400,000 employees and sales totaling nearly €69 billion in 2002. The company has always been significantly more international than Wal-Mart, deriving 49% of its revenues from markets outside France. During the past 30 years Carrefour has built strong store networks across three continents. It was therefore able to initiate the virtuous circle early in its expansion efforts.

Carrefour started in 1959 when the Defforey and Fournier families created their first hypermarket in the suburbs of Paris. It operated exclusively in France before expanding into Spain in the late 1960s. However, Carrefour initially experienced failure in a number of markets including Germany, Belgium, the United Kingdom, Switzerland and the United States.

During the 1980s and 1990s, Carrefour continued its international expansion through a combination of organic growth and mergers, extending its reach into Latin America and Asia (Exhibit 5).

In 1999, Carrefour acquired Promodes, France’s second-largest mass retailer. During the following two years the company wrestled with integrating Promodes’ businesses into its existing operations.

Although known as a hypermarket pioneer, Carrefour operates various other types of outlets including

---

**EXHIBIT 4**

<table>
<thead>
<tr>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Sales in million $</strong></td>
</tr>
<tr>
<td><strong>Number of employees</strong></td>
</tr>
<tr>
<td><strong>Sales by area as of February 2003, in %</strong></td>
</tr>
<tr>
<td>Tokyo</td>
</tr>
<tr>
<td>Kansai</td>
</tr>
<tr>
<td>Kanagawa</td>
</tr>
<tr>
<td>Chubu, Hokuriku</td>
</tr>
<tr>
<td>Saitama</td>
</tr>
<tr>
<td>Chiba</td>
</tr>
<tr>
<td>Tohoku</td>
</tr>
<tr>
<td>Kanto</td>
</tr>
<tr>
<td>Chugoku</td>
</tr>
<tr>
<td><strong>% of total sales by product segment</strong></td>
</tr>
<tr>
<td>Clothing</td>
</tr>
<tr>
<td>Household-related goods</td>
</tr>
<tr>
<td>Fresh food</td>
</tr>
<tr>
<td>Processed food</td>
</tr>
<tr>
<td>Others</td>
</tr>
<tr>
<td><strong>Sales per Unit in 2003</strong></td>
</tr>
<tr>
<td>Sales floor space (average m²)</td>
</tr>
<tr>
<td>Sales per m² (thousands of yen*)</td>
</tr>
<tr>
<td>Sales per employee (thousands of yen)</td>
</tr>
</tbody>
</table>

---

**EXHIBIT 5**

<table>
<thead>
<tr>
<th>Carrefour in the World: Sales by Regions 2003</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Hypermarts</strong></td>
</tr>
<tr>
<td>----------------</td>
</tr>
<tr>
<td>France</td>
</tr>
<tr>
<td>Europe</td>
</tr>
<tr>
<td>Latin America</td>
</tr>
<tr>
<td>Asia</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>
supermarkets (Champion and Stoc), discount stores (Ed and Dia), as well as several convenience stores in different formats (Shopi, Marché Plus, 8 à Huit, Proxi). Ooshop, online shopping, was introduced in 2000 in the Paris region, offering 6,000 products at the same price as in the hypermarkets via a Web site designed to enable customers to complete their purchases in less than 20 minutes.

Outside France, Carrefour has concentrated on two or three formats. The company’s strategy consists of selecting a format best suited to a particular market and adapting that format to local needs. This ability to creatively adapt to customer needs in international markets has been Carrefour’s primary strength. Shared processes and systems, as well as the international introduction of product ranges, have helped to complement its locally sensitive strategy and increase operational efficiency.

Carrefour’s move into Asia started with its entry into Taiwan in 1987 (Exhibit 6). As René Brillet, Director of the Asia Region, put it: “This explains why we have roots on this continent, which offers us the potential for tremendous growth, because of its size, its cultural diversity and its enormous population.” The company benefited from the collaboration of its local joint-venture partner, the President Group. Another advantage of the Taiwanese experience was that it served as a human resource hub for other Asian markets, especially China. Carrefour did not have an easy start in Taiwan; it had to learn how to adapt its business model to the local conditions and it took almost two years to set up the first hypermarket. But by 2003 Carrefour had established its leadership over the island’s modern mass retail market with sales of €1,381 million in 2002.

### EXHIBIT 6

#### Carrefour in Asia

**a) Number and Location of Stores**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>China</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hypermarkets</strong></td>
<td>2</td>
<td>3</td>
<td>7</td>
<td>14</td>
<td>20</td>
<td>24</td>
<td>24</td>
<td>36</td>
<td>95</td>
<td>337</td>
<td></td>
</tr>
<tr>
<td><strong>Hard Discounts</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>40</td>
<td>322</td>
</tr>
<tr>
<td><strong>South Korea</strong></td>
<td>3</td>
<td>3</td>
<td>6</td>
<td>12</td>
<td>20</td>
<td>22</td>
<td>25</td>
<td>27</td>
<td>253</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hong Kong</strong></td>
<td>1</td>
<td>2</td>
<td>4</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Indonesia</strong></td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>5</td>
<td>7</td>
<td>8</td>
<td>10</td>
<td>11</td>
<td>73</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Japan</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Malaysia</strong></td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>5</td>
<td>6</td>
<td>6</td>
<td>6</td>
<td>7</td>
<td>69</td>
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</tr>
<tr>
<td><strong>Singapore</strong></td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td></td>
<td>15</td>
<td></td>
</tr>
<tr>
<td><strong>Taiwan</strong></td>
<td>7</td>
<td>8</td>
<td>10</td>
<td>13</td>
<td>17</td>
<td>21</td>
<td>23</td>
<td>24</td>
<td>26</td>
<td>28</td>
<td>31</td>
</tr>
<tr>
<td><strong>Thailand</strong></td>
<td>2</td>
<td>6</td>
<td>7</td>
<td>9</td>
<td>11</td>
<td>15</td>
<td>17</td>
<td>19</td>
<td></td>
<td></td>
<td>172</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>7</td>
<td>9</td>
<td>13</td>
<td>24</td>
<td>39</td>
<td>59</td>
<td>80</td>
<td>94</td>
<td>105</td>
<td>127</td>
<td>199</td>
</tr>
<tr>
<td><strong>Surface</strong></td>
<td></td>
<td></td>
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<td></td>
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<td></td>
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<td>1227</td>
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<tr>
<td><strong>Hypermarkets</strong></td>
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<td>144</td>
</tr>
<tr>
<td><strong>Hard Discounts</strong></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1212</td>
</tr>
</tbody>
</table>

**Note:** Except in China all other countries are under the Hypermarket format.

**Source:** ACNielsen Retailer Services: Carrefour Annual Report 2003

**b) Sales per Country (2002)**

<table>
<thead>
<tr>
<th>Country</th>
<th>Year of entry</th>
<th>Sales in 2002 in million euros</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taiwan</td>
<td>1989</td>
<td>1,381.00</td>
</tr>
<tr>
<td>Malaysia</td>
<td>1994</td>
<td>225.9</td>
</tr>
<tr>
<td>China</td>
<td>1995</td>
<td>1,396.50</td>
</tr>
<tr>
<td>South Korea</td>
<td>1996</td>
<td>1,242.90</td>
</tr>
<tr>
<td>Thailand</td>
<td>1996</td>
<td>416.4</td>
</tr>
<tr>
<td>Singapore</td>
<td>1997</td>
<td>86</td>
</tr>
<tr>
<td>Indonesia</td>
<td>1998</td>
<td>313.2</td>
</tr>
<tr>
<td>Japan</td>
<td>2000</td>
<td>156.9</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>5,191.80</strong></td>
</tr>
</tbody>
</table>
After its success in Taiwan, Carrefour moved into China where it is the most prolific foreign retailer with gross sales of €1,369.5 million, 42 hypermarkets and 55 hard discount stores in 2003, employing around 23,000 local people. Ninety-five percent of all managers are Chinese. In 2003, Dia discount stores opened in Shanghai and Beijing. And in March 2004 Carrefour opened its 42nd hypermarket in Urumqi, capital of Xinjiang Uygur Autonomous Region (Exhibit 7).

Having overcome its legal tribulations, Carrefour has resumed expansion and has just started making profits in all its stores in 19 cities.

Carrefour moved into South Korea and Thailand just prior to the Asian crisis. Both countries recovered rather quickly, allowing Carrefour to pursue its expansion. In South Korea, Carrefour became the No. 4 food retailer, operating 25 stores and posting gross sales of €1,242.9 million in 2002.

In Thailand, Carrefour operated 19 stores with gross sales of €416.4 million in 2002.

Despite the financial crisis that hit Indonesia in 1997, Carrefour opened its first hypermarket in 1998, and by 2002 was the leading foreign retailer with 12 stores and gross sales of €313.2 million. It has plans to develop its presence outside Jakarta.

In Malaysia, Carrefour initially met little competition when it entered the market in 1994. But after the financial crisis it encountered increasing competition from strong local or foreign retailers like Tesco. In 2002, Carrefour’s gross sales were €225.9 million for six hypermarkets.

As Japan was known to be one of the most complex markets, Carrefour postponed entering the Japanese market until 2000. The first three stores were showing major losses and it was obliged to revise its ambitious plans to expand to 13 stores by 2003. A change in policy was necessary to adjust to local expectations. Carrefour decided to bring a “French Touch” to its stores, which was very successful and a clear departure from its existing policy of sourcing its merchandise locally.
In October 2004, the *Asian Wall Street Journal* printed a rumor that, according to a consultant, Carrefour was planning to sell its eight stores in Japan, due to “difficulties in acquiring real estate for new stores and the lack of touch with Japanese consumers’ tastes.”

**TESCO**

In 2003, Tesco was the world’s sixth-largest grocery store operator with sales of US$52.7 billion. In the United Kingdom, Tesco was the No. 1 food retailer with 1,100 stores (Exhibit 8).

Founded in 1919 as a full-service downtown operator, the company has since expanded into non-food items and larger discount retailing formats, and has become a pioneer of US-style supermarkets in the United Kingdom. During the 1980s, Tesco underwent a reorganization of its strategy, moving its operations from smaller city locations to larger supermarkets in the suburbs. In 2001 Tesco achieved an impressive 18% growth rate. It has further become the world leader in Internet grocery sales, cementing an agreement with Safeway to use its profitable online system in the United States.

Like other major retail chains, Tesco has focused on international expansion and on increasing its market share. In 1993 Tesco began to look outside the United Kingdom for new markets. The company made its first acquisitions in other parts of Europe and by 1997 had opened stores in Poland, Hungary, Slovakia, and the Czech Republic. By 2000 it had penetrated Asia, notably Thailand, Taiwan, and South Korea. Tesco has continued to grow organically as well as by acquisition to expand its foothold in the region.

During 2003, Tesco continued to grow at 10%, a rate several percentage points faster than Carrefour. Seventy-five percent of the new businesses opened was in international markets, with the result that by the end of 2003 the company had 189 hypermarkets overseas.

Tesco chose to expand abroad using the hypermarket format, although non-food products had not traditionally been part of its offering, and at a time when Tesco did not have any hypermarkets in the United Kingdom. The advantage was that Tesco started with a clean sheet: it has not taken UK-style stores to emerging markets but has been more flexible and up-to-date. In these growth markets Tesco is capable of selling 45% to 55% non-food products.

According to David Reid, Tesco has aimed to establish an operating platform that provides the systems and key processes to run the business, because expanding internationally is a big financial challenge. Furthermore, it has invested heavily in recruiting and training the right local staff to complement its localized product offerings and store formats. Even though the company has been moving quickly, it has remained very focused and careful not to stake too many flags in too many countries.

Tesco’s entry into Asia was in Thailand in 1998, in association with Charoen Pokphand Group (CP). Thai local competitors tried to impede the United Kingdom retailer’s progress with a wall of lawsuits. But such legal actions were a minor nuisance compared with the bombing in 2001 of two Tesco/Lotus outlets. Another outlet was hit by a rocket-propelled grenade and yet another came under fire from automatic weapons. But Tesco/Lotus, Thailand’s No. 1 retailer with 26 stores, did not consider relocating to more hospitable territory. It planned to open more stores, in line with rival retailers Carrefour and Wal-Mart. In 2001, anticipating new regulations aiming to curb its expansion, Tesco launched an advertising campaign to convince Thais of its support for Thai suppliers, consumers (more choice and lower prices) and exporters (Thai goods sold in its stores elsewhere). In Thailand, Tesco employs 19,000 people in 47 hypermarkets and 17 Express stores.

In Ulsan, South Korea, Tesco opened its 100th international store in 2002. It has also launched its online grocery sales system in South Korea, which has one of the highest Internet penetration rates in the world.

It has established Hong Kong as its global sourcing superhub.

China would mark the next landmark in Tesco’s rapid expansion through selective acquisition. Being present in Taiwan, Tesco has had a team in China since 2002 studying potential acquisitions. In its bid to catch up with two of its larger global rivals, Wal-Mart and Carrefour, Tesco may acquire a 50% stake in Hymall, a Chinese mainland subsidiary of the Taiwan-based Ting Hsin International Group. Hymall had 25 hypermarket outlets in Shanghai and other major cities on the Chinese Mainland and Tesco planned to open another 15 hypermarkets in China in 2004, bringing its total to 40. The projected store number would be 150 by 2008. Compared to Carrefour and Wal-Mart, companies that had been building up their own ‘empires’ from the 1990s onwards, Tesco was late entering the market. Moreover, Tesco lacked experience in global operations, especially in developing countries.

However, the experience in Japan proved that the chain could move very fast. Breaking with its previous tried and tested formula, in which it focused on hypermarket operations in Asia, in 2003 Tesco bought C Two-Network, a small but profitable convenience store operator that operated 78 stores and some wholesaling activities, mainly in the Tokyo metropolitan area. In
April 2004 it announced plans to acquire Fre’c, a highly indebted Japanese chain with 27 stores in the dense residential outskirts of Tokyo. Tesco is expected to use C Two-Network’s links to processed-food wholesalers and Fre’c’s knowledge of fresh produce to open between five and 10 small stores a year.

In 2003, Tesco moved into Malaysia. In view of its success, the Malaysian authorities felt the need to protect the interests of small traders and warned Tesco in March 2004 not to continue to open its stores round the clock.

MAKRO

Makro, a Dutch cash-&-carry chain, is more a wholesaler than a retailer. Its format has proved attractive in China and other Asian countries, especially Thailand.

As hypermarkets have expanded, Makro’s margins on non-food goods have eroded. Cost control rather than sales growth appeared to be the key to success. Makro’s annual sales growth has been in single figures since 2000, but its return on investment capital has been 20% or more. This may be attributed largely to the company’s logistics system.

Unlike Ahold, Makro has been pursuing its expansion in Asia. Experience has shown that the wholesale format suited even little-developed markets. It has been successful in China and other Asian countries.

Makro first entered Taiwan and captured more than 30% market share in 1989, but was quickly followed by Carrefour, who provided free parking and a full range of products at low prices.

In Thailand, Makro has become one of the largest retailers. Siam Makro operated 20 stores and sold to “mom & pop” stores rather than competing with them. Thanks to its clientele and because it is the only big player in the sector, the company’s expansion has been different. It has moved patiently, buying most of its sites instead of renting them.

Makro has large stores in all the major provincial cities. Its rule of thumb is that customers will drive up to 80km to purchase goods. Makro has adopted a new format hoping to accelerate expansion. Its smaller stores, with only 10,000 items instead of 25,000, have been generating an operating profit since virtually the first day of their operations. The stores were built on land big enough to expand if business grew. In order to reduce the visibility of foreign management, Siam Makro has had a Thai president since 2001.

In 1991, Makro arrived in Indonesia, and operated 14 stores by 2003. During the riots in 1998, Makro lost one store in Jakarta, which later reopened. In 2004 it added four new outlets and refurbished its current stores to accommodate a wider variety of fresh foods. The new Makro store design for Indonesia was a single-storey warehouse building with 10,000 m² of floor space including a 1,300 m² fresh produce section for hotel, restaurant and catering customers.

According to the president director, Simon Collins, Makro’s aim has been—from the very beginning—to join forces and grow together with Indonesia’s small-to-medium-scale businesses. Makro believed that its existence did not threaten smaller local players, and the ease with which it obtained approval and licenses showed that there was no opposition from traditional business.

Makro, which in 2003 operated 60 stores totaling more than 500,000 m² in five Asian countries, also planned to open two new retail warehouses in the Philippines and another two in Thailand in 2004.

METRO

With 3,200 stores, German retailer Metro Holding AG was Europe’s largest retailer in 1997 and No. 2 worldwide, behind Wal-Mart. In Germany, it also owned department stores under the well-known Kaufhof
name. But by 2003, Metro had been overtaken by its competitors to become the world’s fifth-largest retailer.

In China, the company chose Shanghai as its commercial hub, as did many other retailers, and, together with Carrefour, it was one of the big retail players there.

In India, Metro AG received approval in 2004 for 100% foreign direct investment in wholesale cash-and-carry operations (whereas Carrefour did not manage to obtain the green light for its hypermarkets). However, Metro has come under attack from the old guard of the Indian trading sector, accusing the wholesaler of using cash-and-carry as a cover to indulge in direct retailing to the consumer.

In 2002, Metro carefully entered Japan by opening a 5,000 m² store on the outskirts of Tokyo. The store was a cash-and-carry wholesale outlet targeted at restaurants, retail and hotel professionals. Metro planned to open another store in the greater Tokyo area but has preferred to adopt a slow, patient approach for future expansion in Japan.

**Ito-Yokado**

The Ito-Yokado Group was the largest Japanese retailing group and the world’s 15th largest in 2003, with sales of US$28.4 billion. The group was closely linked with the 7-Eleven chain of convenience stores, of which it owned 73% and which accounted for a substantial proportion of its revenues. Superstores and other types of retail operations accounted for 48%, however, making Ito-Yokado a highly diversified retail conglomerate not limited by the success of its convenience store operations.

Although founded in 1913, Ito-Yokado did not begin growing until 21-year-old Masayoshi Ito took control of the single store operation in 1956. By the 1960s, Ito had implemented US-style self-service in his new hypermarkets (six of which were opened in 1965), and was ready to expand into other businesses.

During the 1970s and 1980s, Ito-Yokado acquired the Japanese franchise rights to 7-Eleven convenience stores, Denny’s restaurants, Robinson’s department stores, and Oshman’s sporting goods, among others. Through this growth process the group became one of the largest retail employers in Japan, with 51,000 employees across its diverse outlets.

Japanese labor is among the world’s most costly, and land and rents were still expensive even after 11 years of price declines. Floor space costs were, on average, eight times higher for Ito-Yokado than for Wal-Mart, and Ito-Yokado spent, on average, three times as much as Wal-Mart on labor. The strong service culture in the retail sector also meant that Japanese retailers typically needed more staff per square meter than did their Western counterparts, pushing up costs still further.

The 1990s saw the company diversify into the online shopping and financial services markets. At the same time it continued to invest in international expansion, entering the large and fast-growing China market.

**Aeon**

Japan’s second and the world’s 17th largest retailer, Aeon has established a reputation as one of the most aggressive players. Aeon, the parent company of Jusco, operated 368 stores with US$24.3 billion sales in 2003. The company has chosen an unusual growth strategy for a Japanese retailer: acquiring stores from failed competitors. For example, it absorbed some 50 stores belonging to Kotobukiya and supported Mycal’s rehabilitation, partly to thwart Wal-Mart, which had expressed an interest in Mycal’s stores.

In raising its store count, Aeon hopes to bolster its nationwide distribution network, to reduce inventory risk and boost its buying power. It also intends to shift wholly to performance-related pay.

The chain is also planning to expand into China and aims to establish around 60 stores by 2006.

**Dairy Farm**

Dairy Farm is a pan-Asian retailer. It was incorporated in 1886 by a Scottish surgeon, Sir Patrick Manson, with five prominent Hong Kong businessmen. The company’s objectives were threefold: to import a herd of dairy cattle in order to lower the price of milk by more than half; to improve the health of Hong Kong’s people by supplying them with cows’ milk kept free from contamination by means of stringent hygiene; and to realize a profit for the company’s shareholders.

In 1957, Dairy Farm had three retail stores and began to expand its product range, marking the start of its transformation to a major food retailer and distributor.

In 1964, the company acquired the Wellcome grocery chain, which expanded its food retailing business and gave it significant access to the Chinese market in Hong Kong. In 1979, it acquired the 75-store Franklins “No Frills” chain in Australia. Since then it has acquired 228 Seven-Eleven convenience stores in Hong Kong, entered Taiwan in 1987, acquired chain stores in New Zealand and Spain, developed a joint venture with Cold Storage, acquired Guardian Pharmacy retailer, and taken a 32% participation in Hero, the Indonesian retail chain, and a 90% participation in Giant hypermarkets from Malaysia.
In December 2002, it commenced operations in South Korea through a 50/50 joint venture with CJ Corporation to operate health and beauty stores, and in 2003 it acquired 22 Kayo supermarket chain stores, increasing Wellcome’s network to 144 stores in Taiwan.

Following the strategic restructuring of Ahold, Dairy Farm’s 37% affiliate, PT Hero Supermarkets acquired 22 Tops supermarkets from PT Ahold Indonesia, increasing Hero’s network total to 111 supermarkets in the country.

In May 2003 Dairy Farm acquired 34 Tops supermarkets in Malaysia from Royal Ahold. The Tops supermarkets were re-branded as Giant and Cold Storage, taking the number of supermarkets owned by Dairy Farm to 47 in Malaysia.

At 31 December 2003, Dairy Farm and its associates operated 2,570 outlets including supermarkets, hypermarkets, health and beauty stores, convenience stores, home furnishing stores and restaurants, employed 56,800 people in the region, and reported 2003 total sales of US$4.5 billion. The group operates under different banners (Exhibit 9):

- **Supermarkets** — Wellcome in Hong Kong and Taiwan, Cold Storage in Singapore and Malaysia, Giant in Malaysia, Shop N Save in Singapore, Hero in Indonesia and Foodworld in India.
- **Hypermarkets** — Giant in Malaysia, Singapore and Indonesia.
- **Convenience stores** — 7-Eleven in Hong Kong, Singapore and Southern China and Starmart in Indonesia.
- **Home furnishing stores** — IKEA in Hong Kong and Taiwan.

The group also has a 50% interest in Maxim’s, Hong Kong’s leading restaurant chain.

Dairy Farm International Holdings Limited, managed from Hong Kong, is incorporated in Bermuda and listed on the London stock exchange and the Singapore and Bermuda stock exchanges. Dairy Farm is part of the Jardine Matheson Group.

AHOLD

At the end of 2002, Ahold operated 156 stores in several Asian countries, accounting for 1% of its total sales. As part of its strategy to optimize its portfolio and to strengthen its financial position by reducing debt, Ahold decided to divest its Asian operations. In 2003, Ahold completed the sale of its Indonesian and Malaysian operations after pulling out of China and Singapore. In 2004, Ahold sold its stake in CRC Ahold, which operated 48 stores in Thailand, to its partner, the Central Group. The divestment was the final step in the overall sale of Ahold’s Asian operations.
DirecTV is important to News Corp. because it provides the missing link in News Corp.’s network of satellite TV platforms around the world.

— Rupert Murdoch

INTRODUCTION

Rupert Murdoch, News Corp.’s chairman, seemed to be on top of the world in early 2005. (DirecTV’s stock price between 2004 and 2005 is shown in Exhibit 1.) With the successful acquisition of DirecTV, Murdoch’s dreams of building a content and distribution empire were coming true. With savvy investments in Internet technologies, quality content, and a strong hold on distribution, News Corp. looked like an invincible media powerhouse at the end of 2004. This optimism was reflected in Murdoch’s own words:

Our satellite platforms now span four continents, and we have more than 26 million subscribers. What that network of platforms gives us is, I believe, the perfect balance of assets for any media company: We have a great mix of subscription and advertising revenue, as well as a great mix of content and distribution businesses—and we’re spread geographically in a way no other media company in the world can match.

BACKGROUND NOTE

The DirecTV acquisition seemed to mark a turning point for Murdoch. DirecTV’s roots went back to 1932, when Hughes Aircraft was set up to build experimental airplanes for Howard Hughes. During World War II, the company began building a mammoth flying boat to serve as a troop carrier. After the war, the company entered the growing defense electronics field. In 1953, it underwent a major shake-up when about 80 of its top engineers walked out, dissatisfied with Hughes, who was becoming distant and difficult to deal with. The U.S. Air Force also threatened to cancel the company’s contracts because of Hughes’s erratic behavior.

Hughes transferred the company’s assets to the Howard Hughes Medical Institute (with himself as its sole trustee) and hired former Bendix Aviation executive Lawrence Hyland to run the company. The institute produced the first beam of coherent laser light in 1960 and placed the first communications satellite into geosynchronous orbit in 1963. The Hughes-built Surveyor landed on the moon in 1966.

In 1984, the Department of Defense canceled several missile contracts and the institute found it difficult to fund research and development. The next year the institute sold Hughes Aircraft to General Motors (GM) for $5.2 billion. GM combined its Delco Electronics auto parts unit with Hughes to form GM Hughes Electronics (GMHE). GMHE acquired General Dynamics’ missile business in 1992.

In 1995, GMHE became Hughes Electronics and launched its DirecTV satellite service. The same year, the company strengthened its defense business by acquiring CAE-Link (training and technical services) and Magnavox Electronic Systems (warfare and communications systems). Hughes bought a majority stake in satellite communications provider PanAmSat in 1996.
In 1998, the company boosted its stake in PanAmSat to 81 percent. The investment and sluggish sales led to a drop in profits for 1998. Hughes also took a public relations hit in 1998, when several of its satellites failed and temporarily halted most U.S. pager activity.

To gain customers and expand its broadcast channel offerings, Hughes bought United States Satellite Broadcasting and the satellite business of rival Primestar and folded the businesses into DirecTV in 1999.

In early 2000, Hughes sold its satellite manufacturing business to Boeing in an effort to focus on its faster growing communications services businesses. GM also issued a tracking stock for Hughes but retained ownership of all the company’s assets. Also that year, GM announced that it would try to sell Hughes.

Hughes bought Telocity (later renamed DirecTV Broadband), an Internet service provider that used DSL (digital subscriber line) technology, for about $177 million in 2001. As negotiations to sell Hughes to Rupert Murdoch’s News Corp. continued in 2001, EchoStar made an unsolicited bid to buy Hughes for $30.4 billion in stock and $1.9 billion in assumed debt. Soon News Corp. dropped out of the bidding and GM reached a $25.8 billion deal with EchoStar. Even as the Justice Department and the FCC looked likely to block the company’s sale to EchoStar, Hughes announced that it was confident the deal would win regulatory approval by the end of the year. However, the companies abruptly called off the merger in December 2002.

In a sudden turn of events, GM sold its 19.8 percent interest in Hughes Electronics to News Corp. in 2003. News Corp. acquired another 14.2 percent from common stockholders, amounting to a 34 percent stake in Hughes Electronics, which quickly transferred to its 82 percent-owned Fox Entertainment Group. In 2004, Hughes Electronics changed its name to The DirecTV Group, declaring its focus and commitment to the DirecTV brand.

**DirecTV’s Business**

DirecTV, the first entertainment service in the United States to deliver all digital-quality, multichannel TV programming to an 18-inch satellite dish, provided people across the United States with a much-needed alternative to cable. For the first time, rural consumers who were not being served by cable had access to programming like their urban and suburban counterparts. DirecTV’s business included:

- DirecTV US, which was the largest provider of direct broadcast satellite (DBS) television services and the second largest MVPD provider in the United States behind Comcast. DirecTV provided its customers with access to hundreds of channels of digital-quality video and audio programming that was transmitted directly to its customers’ homes or businesses via high-powered geosynchronous satellites. As of December 31, 2003, DirecTV had about 12.2 million subscribers, of whom about 10.7 million were DirecTV’s subscribers (see Exhibit 2). The remaining subscribers received DirecTV service from members and affiliates of the National Rural Telecommunications Cooperative. DirecTV also provided premium professional and collegiate sports programming such as the NFL Sunday Ticket package, which allowed subscribers to view as many as 14 NFL games played each Sunday during the regular season.

- PanAmSat, which owned and operated 25 satellites that were capable of transmitting signals to geographic areas covering over 98 percent of the world’s population. PanAmSat provided satellite capacity for the transmission of cable and broadcast television programming from the content source to the cable operator or to the consumer’s home. PanAmSat’s satellites were able to reach nearly 100 percent of all cable subscribers in the United States. In addition, PanAmSat provided satellite services to telecommunications carriers, government agencies, corporations, and Internet service providers.

- Hughes Network Systems provided broadband satellite networks and services to both consumers and enterprises. Hughes Network Systems (HNS) constituted the DirecTV Network Systems segment. HNS was a leader in the global market for VSAT private business networks with more than 500,000 terminals shipped or ordered. Spaceway, a more advanced satellite broadband communications platform under development, would provide customers with high-speed, two-way data communications on a more cost-efficient basis than systems that were currently available. The first Spaceway satellite service was expected to be introduced in 2005.

**The DirecTV Deal**

Don’t worry. We don’t want to take over the world. We just want a piece of it.

— Murdoch

Television programs were delivered by cable or through satellite. Satellite had broader reach than cable. Cable operators beamed programming content through cables to the subscribers’ homes. In the case
of satellite television, satellites orbiting in the sky did the job, without the need for any cable connection.

Murdoch had been excited about satellite communications right from his childhood. In the mid-1980s, Murdoch paid £10 million for a controlling interest in Sky Television (Sky), a pan-European channel that aired common programs to several European countries. By 1987, Murdoch had spent £40 million on Sky, which reached nearly 12 million homes in 20 European countries. In 1990, after prolonged negotiations, BSB, a television channel, merged with Sky into a single company, British Sky Broadcasting (BSkyB). Between 1989 and 1992, the combined entity reported losses of about £1.2 billion. As BSkyB introduced better programs and aired soccer matches exclusively, it achieved a turnaround by the end of 1992 and revenues rose to £385 million.

By 1993, BSkyB reached financial stability. Over the next four years, the company developed new content and innovative programs. By 1997, 25 percent of British homes were subscribers to the channel. By 2001, Sky had 5 million customers and had become the first digital television channel in the world by moving its operations from analog to digital. By June 2002, BSkyB had 6.1 million subscribers and a 20 percent increase in revenues over 2001.

Meanwhile, DirecTV had made significant progress with its direct broadcast satellite services. Attractive sports content, aggressive marketing, and free installation resulted in rapid penetration of DirecTV. By 2000, DirecTV had enrolled more than 9.5 million subscribers to become the largest satellite-based provider of television content in the United States. DirecTV offered more than 225 programming channels to 60 million homes in about 40 cities in the United States.

Murdoch realized DirecTV would add the strategic U.S. market to his worldwide network of satellite distribution that included BSkyB in Britain, Star TV in Asia, Foxtel in Australia, SkyTel in Latin America, and Stream in Italy. DirecTV would eliminate dependence on cable distribution in the U.S. market and fortify News Corp.’s fast-growing cable networks, which included Fox News, Fox Sports, National Geographic, and Speed Channel, which carried motor sports. DirecTV gave Murdoch the missing link in News Corp.’s worldwide satellite-distribution system. As press reports put it, the DirecTV acquisition made Murdoch “a general in both the content and distribution camps.”

In September 2000, Murdoch offered $22 billion for a 35 percent stake in DirecTV. But negotiations between News Corp. and DirecTV proceeded slowly. A 25 percent decline in the stock of Hughes Electronics in February 2001 slowed down the talks further. In April 2001, Murdoch reduced his bid for a 30 percent stake and got Microsoft to commit $3 billion in cash for the deal. In August 2001, EchoStar surprised everyone by announcing an unsolicited $32.3 billion bid for DirecTV. EchoStar and DirecTV together controlled about 92 percent of the U.S. satellite pay-TV market. Murdoch lobbied intensely and succeeded in getting the merger blocked on antitrust grounds. Finally in April 2003, News Corp. acquired GM’s 19.9 percent stake in Hughes and a further 14.1 percent from public shareholders and GM’s pension and other benefit plans.

Following the completion of the acquisition, Murdoch became chairman of Hughes, while News Corp.’s former co-chief operating officer, Chase Carey, became the president and chief executive officer. The public shareholders as well as GM’s pension and other benefit plans owned all of GM’s common stock, which represented 80.1 percent of interest in Hughes Electronics. GM retained a 19.9 percent stake in Hughes.

DirecTV gave News Corp. considerable bargaining power. News Corp. had plans to add one million subscribers a year, using DirecTV. Fox TV stations were expected to let DirecTV viewers choose their angle on their television sets at sports events or create their own video newsmagazines. At any given time, as many as one in five U.S. households would be watching News Corp.’s shows. DirecTV was also expected to fortify News Corp.’s own channels against competition from Comcast and Time Warner. News Corp. looked well placed to drive down the prices of entertainment and sports programming. With so many viewers hooked up to DirecTV, no programmer would risk not being in News Corp.’s system. At the same time, Murdoch, known for his aggressive marketing tactics, would have the leverage to force his cable and satellite rivals to carry his programs at premium prices.

It was widely reported that Murdoch might distribute set-top boxes at a very low price to attract subscribers to DirecTV. Meanwhile, rivals such as Comcast and Time Warner Cable were attempting to expand their own distribution networks. Comcast acquired AT&T Broadband in 2003 for $54 billion. AT&T Broadband owned regional sports rights, telephony, and two-way Internet interactivity over cable lines. Comcast was also seeking to enhance its partnership with programmers such as Viacom.

In many ways, Comcast, the Number 1 cable system in the United States, looked to be the only rival that could remotely match the power of News Corp. After closing the AT&T Broadband deal, Comcast had pursued various deals to strengthen its distribution network. Comcast had even made a hostile bid to take over Walt Disney in February 2004 for $56 billion before
backing out. Comcast had held firm on fees for pricey cable channels, won favorable deals for equipment, and put pressure on Hollywood to change its long-standing movie-release tradition so that it could get movies ahead of video stores and sell them over cable.

Comcast had launched various initiatives to strengthen its content. It had partnered with Radio One to launch a new channel targeting African Americans. Comcast had also acquired TechTV to cater to video gamers. In December 2003, Comcast struck a deal with Chicago’s major sports teams—the Chicago Bulls, Cubs, White Sox, and Blackhawks—to create a new sports channel, leaving Murdoch’s Fox Sports Chicago with no big draws. Comcast had also struck a deal with Viacom channels, such as MTV and Nickelodeon, to supply content to Comcast’s 21 million subscribers for as long as five years.

Cable had an important advantage over satellite. Cable offered high-speed, two-way Internet access, including phone capability. Satellite was still mostly a one-way service. But cable still needed millions of dollars of investments to upgrade to digital technology. About 40 million cable subscribers in 2005 did not have digital technology. Satellite, by default, was digital. This meant that cable companies such as Comcast could offer digital technology features such as electronic program guides and video-on-demand only if they upgraded. By the end of 2004, both systems (satellite and cable) were engaged in intense competition to be big players in new consumer technologies such as the digital video recorder (DVR), high-definition TV, and a host of other products that were reshaping home entertainment.

**AFTER THE ACQUISITION**

Murdoch’s BSkyB had already redefined the way people watched television programs in the UK, where the company controlled about 70 percent of the pay-TV market. It had launched many innovative programs for the UK consumer, such as alternating camera angles to stay focused and switching off the sound and listening to a different channel broadcast, among others. With the help of DirecTV, Murdoch planned to introduce these features in the much bigger U.S. market.

After acquiring DirecTV, News Corp. immediately restructured DirecTV and settled labor disputes. News Corp. dismantled everything at DirecTV that did not have anything to do with satellite broadcasting. Half of the employees were retrenched. Then, Murdoch sold DirecTV’s 80 percent stake in satellite-launch service business PanAmSat to leverage buyout firm KKR for $2.5 billion. DirecTV’s set-top-box manufacturing business was sold to Thomson. The company’s holdings in XM Satellite Radio were sold for a pretax profit of $387 million. Murdoch then spent about $1.4 billion to buy Pegasus Communications and the National Rural Telecommunications Cooperative, both rural satellite companies with about 1.4 million subscribers combined.

DirecTV launched new satellites. Modeling itself on the success of BSkyB, DirecTV announced it would introduce interactive television features to the American audience. From a technology-driven company, DirecTV was becoming more like a content-house, like the rest of News Corp. Carey commented, “At the end of the day, people buy DirecTV because they care about great television.”

DirecTV was betting heavily on the popularity of football. Just as it did in the UK, DirecTV finalized a five-year $3.5 billion deal with NFL Football Games for broadcasting rights. This was a critical deal for DirecTV to keep cable operators such as Comcast and Time Warner Cable out of the reach of football, a popular game in the United States. A DirecTV employee commented, “People have been fooling around with interactive TV for four to five years. Finally, this marriage of interactive TV and the NFL may be the thing that breaks the dam wide open.”

The company sent two-minute clips of every NFL game every Sunday evening to subscribers who had DVRs.

DirecTV was also meeting real-time statistics requests during football games. Viewers could also receive information from DirecTV about a particular team or a particular player. DirecTV was also revamping its movie programs based on the popular video-on-demand programs of cable companies. While DirecTV could not beam video-on-demand due to technical reasons, it was compiling requests from subscribers and getting ready to start video-on-demand.

In 2004, News Corp. launched various aggressive promotion campaigns. In an effort to increase its reach, DirecTV dropped the price of its DVR. It also launched a promotion that would give new customers a DirecTV set-top box for free. According to analysts, DirecTV spent about $670 to acquire and keep a new subscriber in 2002, while it spent about $758 in 2003 and $894 in 2004. Operating profits fell from about $459 million in 2003 to about $54 million in 2004. Meanwhile, the churn rate (the rate at which customers leave each month) was increasing. Compared to the monthly average of 1.5 percent in 2003, the rate climbed to 1.7 percent in 2004 (see Exhibits 3 and 4 for more information about DirecTV).
Murdoch and Carey remained upbeat about DirecTV even as competition from cable companies increased. Carey commented, “We’ve been helped by the fact that we are very focused on the television experience. The cable companies are fighting the broadband battle and are much more commoditized than television.”

But News Corp.’s position had been weakened by some compromises made while closing the DirecTV deal. The FCC had already banned large cable operators from discriminating against rival programmers. So News Corp. could not use to its advantage the muscle power of DirecTV. News Corp. also had to submit to arbitration, if cable operators accused it of using its most popular channels as bargaining tools. But these restrictions were temporary as they expired in six years. By then News Corp. would have about six million more subscribers according to company projections. There was also nothing in law that could stop DirecTV from collaborating with Fox Sports, another News Corp. subsidiary, for content.

THE ROAD AHEAD

We want DirecTV to be the best television experience in the world and The DirecTV Group to realize its value potential for our shareholders. We plan to reinvent DirecTV into an entrepreneurial, efficient and agile business. Our management team will establish DirecTV as the leader in exciting, rewarding and compelling television and we are determined to grow our business while maximizing profitability.

— Murdoch

With DirecTV, Murdoch had gained access to 12 million subscribers in the United States. In early 2004, Murdoch’s media empire consisted of businesses that generated $30 billion a year and reached out to just about every corner of the world. No other media company controlled such a mix of programming and the means to deliver it to households as News Corp. did.

For the nine months ended 2004, revenues at DirecTV rose 21 percent to $8 billion. Net loss from continuing operations and before changes in accounting standards from Australian to U.S. GAAP rose from $68 million to $768 million. These results reflected a larger subscriber base and gains on the sale of XM Satellite stock, offset by asset impairment charges.

Meanwhile, in early January 2005, DirecTV announced plans to make its own DVR by the middle of 2005. DirecTV outsourced its DVR requirements to TiVo, the industry leader. According to DirecTV, the new device would be a step-up from the current TiVo offering with a 90-minute live TV buffer, a built in TV “bookmarking” system, and other interface refinements.

DirecTV did face a few concerns at the end of 2004. DirecTV Latin America had filed for Chapter 11 bankruptcy in early 2003, and withdrawn from the market in 2004. Later in the year, DirecTV announced plans to reorganize its Latin American operations.

In January 2005, DirecTV reported that the Securities and Exchange Commission (SEC) was seeking further accounting details on deals done with Pegasus Communications, the National Rural Telecommunications Cooperative, and Thomson, all done in the second quarter of 2004. The SEC had also launched an investigation on the $1.47 billion write-down of its Spaceway satellites in the third quarter 2004. DirecTV reported that it might be required to change how it accounted for those transactions, which might increase its depreciation and amortization expenses.

A DirecTV spokesman commented, “We’re providing them with the information they requested. This is not an investigation, it’s a routine inquiry.”

Meanwhile, Moody’s, the credit rating agency, had raised its bond ratings on DirecTV, citing improving operating performance and a focus on its satellite pay-TV business. Moody’s raised the company’s rating to “Ba2,” which was two steps below investment grade, from “Ba3.” Analysts saw this as a positive reinforcement on how DirecTV was managed.

News Corp. moved fast to acquire complete control in Fox Entertainment Group, which in turn held a controlling interest in DirecTV. In an effort to simplify News Corp.’s corporate structure, Murdoch offered to buy the remaining publicly held shares of Fox Entertainment Group in a $6 billion stock deal in January 2005. News Corp. owned about 82 percent of the equity and 97 percent of the voting power of Fox Entertainment.

NOTES
2. Ibid.
3. Which it later sold to the buyout firm Kohlberg, Kravis & Roberts (KKR) in 2004.
4. Multichannel Video Programming Distributors such as cable companies like Comcast. DirecTV is the second largest MVPD, exceeded only by Comcast. AOL Time Warner is third followed by EchoStar, which is the fourth largest player.
7. Ibid.
8. Ibid.

BIBLIOGRAPHY


EXHIBIT 1


Source: http://finance.yahoo.com/
DirecTV: Important Numbers

**DIRECTV U.S. Cumulative Subscribers**
(Total Platform)

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<td>12.2M</td>
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**DIRECTV U.S. Average Monthly Revenue per Customer (ARPU)**
(Owned and Operated Subscribers)

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**DIRECTV U.S. Monthly Customer Churn**
(Owned and Operated Subscribers)

<table>
<thead>
<tr>
<th>Year</th>
<th>Churn Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999</td>
<td>1.6%</td>
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<tr>
<td>2000</td>
<td>1.7%</td>
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<tr>
<td>2001</td>
<td>1.8%</td>
</tr>
<tr>
<td>2002</td>
<td>1.6%</td>
</tr>
<tr>
<td>2003</td>
<td>1.5%</td>
</tr>
</tbody>
</table>

*Source: DirecTV Annual Report, 2004.*
• Largest digital multi-channel service provider in the U.S. with 12.2 million customers as of year-end 2003

• Increased revenues 19% to $7.7 billion and operating profit before depreciation and amortization improved 59% to $970 million in 2003

• Increased owned and operated customer base approximately 13% by adding approximately 1.2 million net new owned and operated customers in 2003
  – Added over 3 million gross owned and operated subscribers in 2003, an all-time record for a single year

• Generates the highest average monthly video revenue in the U.S. multi-channel entertainment industry with $63.90 per customer in 2003, an increase of 7% over 2002

• Broadcasts all of the local channels in 64 top markets, representing 72% of U.S. television households as of year-end 2003
  – Expects to expand local channel coverage to at least 130 top markets representing 92% of U.S. television households during 2004

• Ranked "#1 in Customer Satisfaction Among Satellite and Cable TV Subscribers Two Years in a Row" by J.D. Power and Associates

• Distributes over 850 digital video and audio channels, expanding significantly with the expected successful launch of the DIRECTV 7S satellite in 2004

### Valuation Measures

<table>
<thead>
<tr>
<th>Measure</th>
<th>Value</th>
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<tbody>
<tr>
<td>Market Cap (intraday)</td>
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<tr>
<td>Enterprise Value (10 Jan 05)</td>
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<td>Trailing P/E (ttm, intraday)</td>
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<td>Forward P/E (fye 31-Dec-05)</td>
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<tr>
<td>PEG Ratio (5 yr expected)</td>
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<td>Price/Sales (ttm)</td>
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<td>Price/Book (mrq)</td>
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<tr>
<td>Enterprise Value/EBITDA (ttm)</td>
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</table>

### Financial Highlights

#### Fiscal Year

- Most Recent Quarter (mrq): 30 Sep 04

#### Profitability

- Profit Margin (ttm): -5.70%
- Operating Margin (ttm): -16.03%

#### Management Effectiveness

- Return on Assets (ttm): -3.51%
- Return on Equity (ttm): -6.79%

#### Income Statement

- Revenue (ttm): 10.49B
- Revenue Per Share (ttm): 7.578
- Revenue Growth (lyf): N/A
- Gross Profit (ttm): 4.49B
- EBITDA (ttm): -939.80M
- Net Income Avl to Common (ttm): -592.80M
- Diluted EPS (ttm): -0.427
- Earnings Growth (lyf): N/A

#### Balance Sheet

- Total Cash (mrq): 3.31B
- Total Cash Per Share (mrq): 2.39
- Total Debt (mrq): 2.43B
- Total Debt/Equity (mrq): 0.313
- Current Ratio (mrq): 1.975
- Book Value Per Share (mrq): 5.608

Source: Reuters, Yahoo Finance.
Nucor Corp. took first place in the 2005 Business Week 50 list of the best performers of S&P 500 companies. Not bad for a company in an industry often considered unexciting and low tech! In 2004 sales were up 82 percent, from $6 to $12 billion, and earnings went from $0.40 to $7.02 per share. In a little over a year the stock price tripled. Longtime employees with $300,000 in their retirement stock saw it rise to more than $1 million. The tons shipped increased 9 percent with the average selling price up 66 percent. However, scrap prices were up 74 percent. At the beginning of 2005 prices seemed to be holding up because of the mergers in the United States and the state control of supply in China. And Nucor expected the first quarter of 2005 to double the 2004 results. This was a reasonable expectation since Nucor began the year with 70 percent of its flat-rolled steel output for all of 2005 sold, compared to just 25 percent a year earlier. Furthermore, in 2005 Nucor had two joint ventures with global partners to find alternatives to the use of scrap steel. In Brazil the company was working on an environmentally friendly way to produce pig iron. With Mitsubishi and the Chinese steelmaker Shougang, Nucor was building a facility in Western Australia to use the new Hismelt process to produce iron from iron ore finds and cold fines with less energy and pollution.

The previous three years had been among the worst down cycles in the steel industry’s history. During those years Nucor acquired failing competitors, increased its steel capacity, and achieved a profit in every quarter. The world economy and demand had improved recently as prices went from $300 a ton to $640 a ton. Thus, Nucor expected profits to continue to grow for a while. While bankruptcies had eliminated some excess capacity in the United States, and state-controlled China could hold back capacity to maintain prices, global competitors were consolidating, suppliers were raising their prices on iron ore and scrap, and buyers were considering alternatives to steel. Nucor, and its new president Dan DiMicco, faced a challenge in continuing Nucor’s reputation for excellence.

BACKGROUND

Nucor can be traced back to the company that manufactured the first Oldsmobile in 1897 and became the Reo Truck Company. As the company declined into bankruptcy in the postwar years, a 1955 merger created Nuclear Corp. of America. Following the “conglomerate” trend of the period, Nuclear acquired various “high-tech” businesses, such as radiation sensors, semi-conductors, rare earths, and air-conditioning equipment. However, the company lost money continually, and a fourth reorganization in 1966 put 40-year-old Ken Iverson in charge. The building of Nucor had begun.

Ken Iverson had joined the Navy after high school in 1943 and had been transferred from officer training school to Cornell’s Aeronautical Engineering Program. On graduation he selected mechanical engineering/metallurgy for a master’s degree to avoid the long drafting apprenticeship in aeronautical engineering. His college work with an electron microscope earned him a job with International Harvester. After five years in its lab, his boss, and mentor, prodded him to expand his vision by going with a smaller company.
Over the next 10 years, Iverson worked for four small metals companies, gaining technical knowledge and increasing his exposure to other business functions. He enjoyed working with the presidents of these small companies and admired their ability to achieve outstanding results. Nuclear Corp., after failing to buy the company Iverson worked for, hired him as a consultant to find another metals business to buy. In 1962, the firm bought a small joist plant in South Carolina (Vulcraft) that Iverson found, with the condition that he would be in charge of the plant.

Over the next four years Iverson built up the Vulcraft division as Nuclear Corporation struggled. The president, David Thomas, was described as a great promoter and salesman but a weak manager. A partner with Bear Stearns actually made a personal loan to the company to keep it going. In 1966, when the company was on the edge of bankruptcy, Iverson, who headed the only successful division, was named president and moved the headquarters to Charlotte, North Carolina, where he focused the company business first on the joist industry and then on steel production.

He immediately began eliminating the esoteric, but unprofitable, high-tech divisions and concentrated on the steel joist business he found successful. The company built more joist plants and in 1968 began building its first steel mill in South Carolina to “make steel cheaper than they were buying from importers.” By 1984 Nucor had six joist plants and four steel mills, all using the new “mini-mill” technology.

From the beginning, Iverson had the people running the various plants, called divisions, make all the major decisions about how to build and run Nucor. The original board was composed of Iverson; Sam Siegel, his financial chief; and Dave Aycock, who had been with the South Carolina joist company before Nuclear acquired it. Siegel had joined Nuclear as an accountant in 1961. He had quit Nuclear but in its crisis agreed to return as treasurer if Iverson was named president. Aycock and Siegel were named vice presidents at the time Iverson was named president.

Dave Aycock had been very impressed with the original owner of Vulcraft, Sanborn Chase. Aycock had started his career as a welder there. He described Chase as “the best person I’ve ever known” and as “a scientific genius.” He said he was a man of great compassion, who understood the atmosphere necessary for people to self-motivate. Chase, an engineer by training, invented a number of things in diverse fields. He also established the incentive programs for which Nucor later became known. With only one plant, he was still able to operate with a “decentralized” manner. Before his death in 1960, while still in his 40s, the company was studying the building of a steel mill using newly developed mini-mill technology. His widow ran the company until it was sold to Nucor in 1962.

Aycock met Ken Iverson when Nuclear purchased Vulcraft, and they worked together closely for the next year and a half. Located in Phoenix at the corporate headquarters, Aycock was responsible to Iverson for all the joist operations and was given the task of planning and building a new joist plant in Texas. In late 1963 he was transferred to Norfolk, Nebraska, where he lived for the next 13 years and managed a number of Nucor’s joist plants. Then in 1977 he was named the manager of the Darlington, South Carolina, steel plant. In 1984, Aycock became Nucor’s president and chief operating officer, while Iverson became chairman and chief executive officer.

Aycock had this to say about Iverson: “Ken was a very good leader, with an entrepreneurial spirit. He was easy to work with and had the courage to do things, to take lots of risks. Many things didn’t work, but some worked very well.” There is an old saying, “failure to take risk is failure.” This saying epitomizes a cultural value personified by the company’s founder and reinforced by Iverson during his time at the helm. Nucor was very innovative in steel and joists. Its plant at Norfolk was years ahead in wire rod welding. In the late 1960s it had one of the first computer inventory management systems and design/engineering programs. The company was very sophisticated in purchasing, sales, and managing, and beat its competition often by the speed of its design efforts.

Between 1964 and 1984 the bankrupt conglomerate became a leading U.S. steel company. It was a fairy-tale story. Tom Peters used Nucor’s management style as an example of “excellence,” while the barons of old steel ruled over creeping ghettos. NBC featured Nucor on television and The New Yorker magazine serialized a book about how a relatively small American steel company built a team that led the whole world into a new era of steelmaking. As the NBC program asked: “If Japan Can, Why Can’t We?” Nucor had! Iverson was rich, owning $10 million in stock, but with a salary that rarely reached $1 million, compared to some U.S. executives’ $50 million or $100 million. The 40-year-old manager of the South Carolina Vulcraft plant had become a millionaire. Stockholders chuckled, and unionized hourly workers, who had never seen a layoff in the 20 years, earned more than the unionized workers of old steel and more than 85 percent of the people in the states where they worked. Many employees were financially quite secure.

Nucor owed much of its success to its benchmark organizational style and the empowered division
managers. There were two basic lines of business, the first being the six steel joist plants which made the steel frames seen in many buildings. The second line included four steel mills that utilized the innovative mini-mill technology to supply first the joist plants and later outside customers. Nucor was still only the seventh-largest steel company in America. Over its second 20 years, Nucor was to rise to become the second-largest U.S. steel company. A number of significant challenges were to be met and overcome to get there, and once that horizon was reached, even greater challenges would arise. The following are the systems Nucor built and its organization, divisions, management, and incentive system.

**Nucor's Organization**

In the early 1990s, Nucor had 22 divisions (up to 30 by 2005), one for every plant, each of which had a general manager, who was also a vice president of the corporation. The divisions were of three basic types: joist plants, steel mills, and miscellaneous plants. The corporate staff consisted of fewer than 45 people (25 in the 1990s). In the beginning Iverson had chosen Charlotte "as the new home base for what he had envisioned as a small cadre of executives who would guide a decentralized operation with liberal authority delegated to managers in the field," according to South magazine.

Iverson gave his views on keeping a lean organization:

> Each division is a profit center and the division manager has control over the day-to-day decisions that make that particular division profitable or not profitable. We expect the division to provide contribution, which is earnings before corporate expenses. We do not allocate our corporate expenses, because we do not think there is any way to do this reasonably and fairly. We do focus on earnings. And we expect a division to earn 25 percent return on total assets employed, before corporate expenses, taxes, interest or profit sharing. And we have a saying in the company—if a manager doesn’t provide that for a number of years, we are either going to get rid of the division or get rid of the general manager, and it’s generally the division manager.

A joist division manager commented on being in an organization with only four levels:

> I’ve been a division manager four years now and at times I’m still awed by it: the opportunity I was given to be a Fortune 500 vice president. . . . I think we are successful because it is our style to pay more attention to our business than our competitors. . . . We are kind of a “no nonsense” company.

The divisions did their own manufacturing, selling, accounting, engineering, and personnel management. A steel division manager, when questioned about Florida Steel, which had a large plant 90 miles away, commented, "I expect they do have more of the hierarchy. I think they have central purchasing, centralized sales, centralized credit collections, centralized engineering, and most of the major functions."

Nucor strengthened its position by developing strong alliances with outside parties. It did no internal research and development. Instead, it monitored other’s work worldwide and attracted investors who brought it new technical applications at the earliest possible dates. Although Nucor was known for constructing new facilities at the lowest possible costs, its engineering and construction team consisted of only three individuals. They did not attempt to specify exact equipment parameters, but asked the equipment supplier to provide this information and then held the manufacturer accountable.

Nucor had alliances with selected construction companies around the country who knew the kind of work the company wanted. Nucor bought 95 percent of its scrap steel from an independent broker who followed the market and made recommendations regarding scrap purchases. It did not have a corporate advertising department, a corporate public relations department, or a corporate legal or environmental department. It had long-term relationships with outsiders to provide these services.

The steel industry had established a pattern of absorbing the cost of shipment so, regardless of the distance from the mill, all users paid the same delivered price. Nucor broke with this tradition and stopped equalizing freight. It offered all customers the same sales terms. Nucor also gave no volume discounts, feeling that with modern computer systems there was no justification. Customers located next to the plant guaranteed themselves the lowest possible costs for steel purchases. Two tube manufactures, two steel service centers, and a cold rolling facility had located adjacent to the Arkansas plant. These facilities accounted for 60 percent of the shipments from the mill. The plants were linked electronically to each other’s production schedules, allowing them to function in a just-in-time inventory mode. All new mills were built on large enough tracks of land to accommodate collaborating businesses.

Iverson didn’t feel greater centralization would be good for Nucor. Hamilton Lott, a Vulcraft plant manager, commented in 1997, “We’re truly autonomous; we can duplicate efforts made in other parts of Nucor. We might develop the same computer program six times. But the advantages of local autonomy make it
worth it.” Joe Rutkowski, manager at Darlington steel, agreed. “We’re not constrained; headquarters doesn’t restrict what I spend. I just have to make my profit contribution at the end of year.”

South magazine observed that Iverson had established a characteristic organizational style described as “stripped down” and “no nonsense.” “Jack Benny would like this company,” observed Roland Underhill, an analyst with Crowell, Weedon and Co. of Los Angeles. “So would Peter Drucker.” Underhill pointed out that Nucor’s thriftiness didn’t end with its “spartan” office staff or modest offices. “There are no corporate perquisites,” he recited. “No company planes. No country club memberships. No company cars.”

Fortune noted, “Iverson takes the subway when he is in New York,” a Wall Street analyst reports in a voice that suggests both admiration and amazement.” The general managers reflected this style in the operation of their individual divisions. Their offices were more like plant offices or the offices of private companies built around manufacturing rather than for public appeal. They were simple, routine, and businesslike.

Division Managers
The corporate personnel manager described management relations as informal, trusting, and not “bureaucratic.” He felt there was a minimum of paperwork, that a phone call was more common than memos, and that no confirming memo was thought to be necessary.

A Vulcraft manager commented: “We have what I would call a very friendly spirit of competition from one plant to the next. And of course all of the vice presidents and general managers share the same bonus systems so we are in this together as a team even though we operate our divisions individually.” He added, “When I came to this plant four years ago, I saw we had too many people, too much overhead. We had 410 people at the plant and I could see, from my experience at the Nebraska plant, we had many more than we needed. Now with 55 fewer men, we are still capable of producing the same number of tons as four years ago.”

The divisions managed their activities with a minimum of contact with the corporate staff. Each day disbursements were reported to the corporate office. Payments flowed into regional lock-boxes. On a weekly basis, joist divisions reported total quotes, sales cancellations, backlog, and production. Steel mills reported tons-rolled, outside shipments, orders, cancellations, and backlog.

Each month the divisions completed a two-page (“Operations Analysis,” which was sent to all the managers. Its three main purposes were (1) financial consolidation, (2) sharing information among the divisions, and (3) corporate management examination. The summarized information and the performance statistics for all the divisions were then returned to the managers.

The general managers met three times a year. In late October they presented preliminary budgets and capital requests. In late February they met to finalize budgets and treat miscellaneous matters. Then, at a meeting in May, they handled personnel matters, such as wage increases and changes of policies or benefits. The general managers as a group considered the raises for the department heads, the next lower level of management for all the plants.

Vulcraft—The Joist Divisions
One of Nucor’s major businesses was the manufacture and sale of open web steel joists and joist girders at seven Vulcraft divisions located in Florence, South Carolina; Norfolk, Nebraska; Ft. Payne, Alabama; Grapeland, Texas; St. Joe, Indiana; Brigham City, Utah; and Chemung, New York. Open web joists, in contrast to solid joists, were made of steel angle iron separated by round bars or smaller angle iron. These joists cost less, were of greater strength for many applications, and were used primarily as the roof support systems in larger buildings, such as warehouses and shopping malls.

The joist industry was characterized by high competition among many manufacturers for many small customers. With an estimated 40 percent of the market, Nucor was the largest supplier in the United States. It utilized national advertising campaigns and prepared competitive bids on 80 to 90 percent of the buildings using joists. Competition was based on price and delivery performance. Nucor had developed computer programs to prepare designs for customers and to compute bids based on current prices and labor standards. In addition, each Vulcraft plant maintained its own engineering department to help customers with design problems or specifications. The Florence manager commented, “Here on the East Coast we have six or seven major competitors; of course none of them are as large as we are. The competition for any order will be heavy, and we will see six or seven different prices.” He added, “I think we have a strong selling force in the market place. It has been said to us by some of our competitors that in this particular industry we have the finest selling organization in the country.”

Nucor aggressively sought to be the lowest-cost producer in the industry. Materials and freight were two important elements of cost. Nucor maintained its own fleet of almost 150 trucks to ensure on-time delivery to all of the states, although most business was regional due to transportation costs. Plants were
located in rural areas near the markets they served. Nucor’s move into steel production was a move to lower the cost of steel used by the joist business.

**Joist Production**

On the basic assembly line used at the joist divisions, three or four of which might make up any one plant, about six tons of joists per hour would be assembled. In the first stage eight people cut the angles to the right lengths or bend the round bars to the desired form. These were moved on a roller conveyer to six-man assembly stations, where the component parts would be tacked together for the next stage, welding. Drilling and miscellaneous work were done by three people between the lines. The nine-man welding station completed the welds before passing the joists on roller conveyers to two-man inspection teams. The last step before shipment was the painting.

The workers had control over and responsibility for quality. There was an independent quality control inspector who had the authority to reject the run of joists and cause them to be reworked. The quality control people were not under the incentive system and reported to the engineering department.

Daily production might vary widely, since each joist was made for a specific job. The wide range of joists made control of the workload at each station difficult; bottlenecks might arise anywhere along the line. Each workstation was responsible for identifying such bottlenecks so that the foreman could reassign people promptly to maintain productivity. Because workers knew most of the jobs on the line, including the more skilled welding job, they could be shifted as needed. Work on the line was described by one general manager as “not machine type but mostly physical labor.” He said the important thing was to avoid bottlenecks.

There were four lines of about 28 people each on two shifts at the Florence division. The jobs on the line were rated on responsibility and assigned a base wage from $11 to $13 per hour. In addition, a weekly bonus was paid on the total output of each line. Each worker received the same percent bonus on his other base wage. The Texas plant was typical, with the bonus running 225 percent, giving a wage of $27 an hour in 1999.

The amount of time required to make a joist had been established as a result of experience; the general manager had seen no time studies in his fifteen years with the company. As a job was bid, the cost of each joist was determined through the computer program. The time required depended on the length, number of panels, and depth of the joist. At the time of production, the labor value of production, the standard, was determined in a similar manner. The South Carolina general manager stated, “In the last nine or ten years we have not changed a standard.”

The Grapeland plant maintained a time chart, which was used to estimate the labor required on a job. The plant teams were measured against this time for bonus. The chart was based on the historical time required on the jobs. Every few years the time chart was updated. Because some of the changes in performance were due to equipment changes, generally the chart would be increased by half the change and the employee would benefit in pay from the other half. The last change, in 2003, saw some departments pay increased by as much as 10 percent. The production manager at Grapeland considered himself an example for the Nucor policy—“the sky is the limit.” He had started in an entry position and risen to the head of this plant of 200 people.

Table 1 shows the productivity of the South Carolina plant in tons per man-hour for a number of years. The year 1999 set a record for overall tonnage before a downturn that bottomed in 2002, but had begun to rise again by 2004.

**Steel Divisions**

Nucor moved into the steel business in 1968 to provide raw material for the Vulcraft plants. Iverson said, “We got into the steel business because we wanted to build a mill that could make steel as cheaply as we were buying it from foreign importers or from offshore mills.” Thus, Nucor entered the industry using the new mini-mill technology after taking a task force of four people around the world to investigate new technological

<table>
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<th>Year</th>
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<td>2004</td>
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advancements. A case writer from Harvard recounted the development of the steel divisions:

By 1967 about 60 percent of each Vulcraft sales dollar was spent on materials, primarily steel. Thus, the goal of keeping costs low made it imperative to obtain steel economically. In addition, in 1967 Vulcraft bought about 60 percent of its steel from foreign sources. As the Vulcraft Division grew, Nucor became concerned about its ability to obtain an adequate economical supply of steel and in 1968 began construction of its first steel mill in Darlington, South Carolina. By 1972 the Florence, South Carolina, joist plant was purchasing over 90 percent of its steel from this mill. The Fort Payne, Alabama, plant bought about 50 percent of its steel from Florence. Since the mill had excess capacity, Nucor began to market its steel products to outside customers. In 1972, 75 percent of the shipments of Nucor steel was to Vulcraft and 25 percent was to other customers.

Between 1973 and 1981 Nucor constructed three more bar mills and their accompanying rolling mills to convert the billets into bars, flats, rounds, channels, and other products. Iverson explained in 1984:

In constructing these mills we have experimented with new processes and new manufacturing techniques. We serve as our own general contractor and design and build much of our own equipment. In one or more of our mills we have built our own continuous casting unit, reheat furnaces, cooling beds and in Utah even our own mill stands. All of these to date have cost under $125 per ton of annual capacity—compared with projected costs for large integrated mills of $1,200–$1,500 per ton of annual capacity, ten times our cost. Our mills have high productivity. We currently use less than four man hours to produce a ton of steel. Our total employment costs are less than $60 per ton compared with the average employment costs of the seven largest U.S. steel companies of close to $130 per ton. Our total labor costs are less than 20 percent of our sales price.

In 1987 Nucor was the first steel company in the world to begin to build a mini-mill to manufacture steel sheet, the raw material for the auto industry and other major manufacturers. This project opened up another 50 percent of the total steel market. The first plant, in Crawfordsville, Indiana, was successful, and three additional sheet mills were constructed between 1989 and 1990. Through the years these steel plants were significantly modernized and expanded until the total capacity was three million tons per year at a capital cost of less than $170 per ton by 1999. Nucor’s total steel production capacity was 5.9 million tons per year at a cost of $300 per ton of annual capacity. The eight mills sold 80 percent of their output to outside customers and the balance to other Nucor divisions.

By 2005, Nucor had 16 steel facilities producing three times as much steel as in 1999. The number of bar mills had grown to nine mills with capacity of 6 million tons by the addition of Birmingham’s four mills with 2 million tons and Auburn’s 400,000 tons. The sheet mills grew to four and increased capacity one-third with the acquisition of Trico. Nucor-Yamato’s structural steel capacity was increased by half a million tons from the South Carolina plant. The new million-ton plate mill opened in North Carolina in 2000. Ninety-three percent of production was sold to outside customers.

All four of the original “bar mills” were actually two mills operating side by side. One mill concentrated on the larger bar products, which had separate production and customer demands, while the other mill concentrated on smaller diameter bar stock. Throughout Nucor each operation was housed in its own separate building with its own staff. Nucor designed its processes to limit work-in-process inventory, to limit space, to utilize a pull approach to material usage, and to increase flexibility.

The Steelmaking Process

A steel mill’s work is divided into two phases: preparation of steel of the proper “chemistry” and the forming of the steel into the desired products. The typical mini-mill utilized scrap steel, such as junk auto parts, instead of iron ore, which would be used in larger, integrated steel mills. The typical bar mini-mill had an annual capacity of 200,000 to 600,000 tons, compared with the 7 million tons of Bethlehem Steel’s Sparrow’s Point, Maryland, integrated plant.

In the bar mills, a charging bucket fed loads of scrap steel into electric arc furnaces. The melted load, called a heat, was poured into a ladle to be carried by an overhead crane to the casting machine. In the casting machine, the liquid steel was extruded as a continuous, red-hot solid bar of steel and cut into lengths weighing some 900 pounds called billets. In the typical plant, the billet, about four inches in cross-section and about 20 feet long, was held temporarily in a pit where it cooled to normal temperatures. Periodically billets were carried to the rolling mill and placed in a reheat oven to bring them up to 2000°F, at which temperature they would be malleable. In the rolling mill, presses and dies progressively converted the billet into the desired round bars, angles, channels, flats, and other products. After being cut to standard lengths, they were moved to the warehouse.
Nucor’s first steel mill, which employed more than 500 people, was located in Darlington, South Carolina. The mill, with its three electric arc furnaces, operated 24 hours per day, 5 1/2 days per week. Nucor had made a number of improvements in the melting and casting operations. The general manager of the Darlington plant developed a system that involved preheating the ladles, allowing for the faster flow of steel into the caster and resulting in better control of the steel characteristics. Thus, less time and lower capital investment were required at Darlington than at other mini-mills at the time of its construction. The casting machines were “continuous casters,” as opposed to the old batch method. The objective in the “front” of the mill was to keep the casters working. At the time the Darlington plant was also perhaps the only mill in the country that regularly avoided the reheating of billets. This saved $10–12 per ton in fuel usage and losses due to oxidation of the steel. The cost of developing this process had been $12 million. All research projects had not been successful. The company spent approximately $2 million in an unsuccessful effort to utilize resistance-heating. It lost even more on an effort at induction melting. As Iverson told Metal Producing, “That costs us a lot of money. Time wise it was very expensive. But you have got to make mistakes and we’ve had lots of failures.”

The Darlington design became the basis for plants in Nebraska, Texas, and Utah. The Texas plant had cost under $80 per ton of annual capacity. Whereas the typical mini-mill at the time cost approximately $250 per ton, the average cost of Nucor’s four mills was under $135. An integrated mill was expected to cost between $1,200 and $1,500 per ton.

The Darlington plant was organized into 12 natural groups for the purpose of incentive pay. Two mills each had two shifts with three groups—melting and casting, rolling mill, and finishing. In melting and casting there were three or four different standards, depending on the material, established by the department manager years ago based on historical performance. The general manager stated, “We don’t change the standards.” The caster, key to the operation, was used at a 92 percent level—one greater than the claims of the manufacturer. For every good ton of billet above the standard hourly rate for the week, workers in the group received a 4 percent bonus. For example, with a common standard of 10 tons per run hour and an actual rate for the week of 28 tons per hour, the workers would receive a bonus of 72 percent of their base rate in the week’s paycheck. In the rolling mill there were more than 100 products, each with a different historical standard. Workers received a 4 percent to 6 percent bonus for every good ton sheared per hour for the week over the computed standard. A manager stated: “Meltshop employees don’t ask me how much it costs Chaparral or LTV to make a billet. They want to know what it costs Darlington, Norfolk, Jewitt to put a billet on the ground. . . . Scrap costs, alloy costs, electrical costs, refractory, gas, etc. Everybody from Charlotte to Plymouth watches the nickels and dimes.”

**Management Philosophy**

Aycock, while still the Darlington manager, stated:

> The key to making a profit when selling a product with no aesthetic value, or a product that you really can’t differentiate from your competitors, is cost. I don’t look at us as a fantastic marketing organization, even though I think we are pretty good; but we don’t try to overcome unreasonable costs by mass marketing. We maintain low costs by keeping the employee force at the level it should be, not doing things that aren’t necessary to achieve our goals, and allowing people to function on their own and by judging them on their results.

> To keep a cooperative and productive workforce you need, number one, to be completely honest about everything; number two, to allow each employee as much as possible to make decisions about that employee’s work, to find easier and more productive ways to perform duties; and number three, to be as fair as possible to all employees. Most of the changes we make in work procedures and in equipment come from the employees. They really know the problems of their jobs better than anyone else.

> To communicate with my employees, I try to spend time in the plant and at intervals have meetings with the employees. Usually if they have a question they just visit me. Recently a small group visited me in my office to discuss our vacation policy. They had some suggestions and, after listening to them, I had to agree that the ideas were good.”

In discussing his philosophy for dealing with the workforce, the Florence manager stated:

> I believe very strongly in the incentive system we have. We are a non-union shop and we all feel that the way to stay so is to take care of our people and show them we care. I think that’s easily done because of our fewer layers of management. . . . I spend a good part of my time in the plant, maybe an hour or so a day. If a man wants to know anything, for example an insurance question, I’m there and they walk right up to me and ask me questions, which I’ll answer the best I know how.
We don’t lay our people off and we make a point of telling our people this. In the slowdown of 1994, we scheduled our line for four days, but the men were allowed to come in the fifth day for maintenance work at base pay. The men in the plant on an average running bonus might make $17 to $19 an hour. If their base pay is half that, on Friday they would only get $8–$9 an hour. Surprisingly, many of the men did not want to come in on Friday. They felt comfortable with just working four days a week. They are happy to have that extra day off.

About 20 percent of the people took the 5th day at base rate, but still no one had been laid off, in an industry with a strong business cycle.

In an earlier business cycle the executive committee decided in view of economic conditions that a pay freeze was necessary. The employees normally received an increase in their base pay the first of June. The decision was made at that time to freeze wages. The officers of the company, as a show of good faith, accepted a 5 percent pay cut. In addition to announcing this to the workers with a stuffer in their pay envelopes, meetings were held. Each production line, or incentive group of workers, met in the plant conference room with all supervision—foreman, plant production manager, and division manager. The economic crisis that the company was facing was explained to the employees by the production manager and all of their questions were answered.

The Personnel and Incentive Systems

The foremost characteristic of Nucor’s personnel system was its incentive plan. Another major personnel policy was providing job security. Also, all employees at Nucor received the same fringe benefits. There was only one group insurance plan. Holidays and vacations did not differ by job. Every child of every Nucor employee received up to $1,200 a year for four years if they chose to go on to higher education, including technical schools. The company had no executive dining rooms or restrooms, and no fishing lodges, company cars, or reserved parking places.

Jim Coblin, Nucor’s vice president of human resources, described Nucor’s systems for HRMagazine in a 1994 article, “No-frills HR at Nucor: A lean, bottom-line approach at this steel company empowers employees.” Coblin, as benefits administrator, received part-time help from one of the corporate secretaries in the corporate office. The plants typically used someone from their finance department to handle compensation issues, although two plants had personnel generalists.

Nucor plants did not have job descriptions, finding they caused more problems than they solved, given the flexible workforce and non-union status of Nucor employees. Surprisingly, Coblin found performance appraisal a waste of time. If an employee was not performing well, the problem would be dealt with directly. He had observed that when promotional opportunities became available, the performance appraisals were not much help filling the position. So he saw both of these as just more paperwork. The key, he believed, was not to put a maximum on what employees could earn but to pay them directly for productivity. Iverson firmly believed that the bonus should be direct and involve no discretion on part of a manager.

Employees were kept informed about the company. Charts showing the division’s results in return-on-assets and bonus payoff were posted in prominent places in the plant. The personnel manager commented that as he traveled around to all the plants, he found everyone in the company could tell him the level of profits in their division. The general managers held dinners at least once but usually twice a year with their employees. The dinners were held with 50 or 60 employees at a time, resulting in as many as 20 dinners per year. After introductory remarks, the floor was open for discussion of any work-related problems. There was a new employee orientation program and an employee handbook that contained personnel policies and rules. The corporate office sent all news releases to each division where they were posted on bulletin boards. Each employee in the company also received a copy of the annual report. For the last several years the cover of the annual report had contained the names of all Nucor employees.

Absenteeism and tardiness was not a problem at Nucor. Each employee had four days of absences before pay was reduced. In addition to these, missing work was allowed for jury duty, military leave, or the death of close relatives. After this, a day’s absence cost employees their bonus pay for that week and lateness of more than a half-hour meant the loss of bonus for that day.

Safety was a concern of Nucor’s critics. With 10 fatalities in the 1980s, Nucor was committed to doing better. Safety administrators had been appointed in each plant and safety had improved in the 1990s. The company also had a formal grievance procedure, although the Darlington manager couldn’t recall the last grievance he had processed.

The company had conducted attitude surveys every three years for over two decades. These provided management insight into employee attitudes on 20 issues and allowed comparisons across plants and divisions. There were some concerns and differences but most
employees appeared very satisfied with Nucor as an employer. The surveys suggested that pay was not the only thing the workers liked about Nucor. The personnel manager said that an NBC interviewer, working on the documentary “If Japan Can, Why Can’t We,” often heard employees say, “I enjoy working for Nucor because Nucor is the best, the most productive, and the most profitable company that I know of.”

The average hourly worker’s pay was over twice the average earnings paid by other manufacturing companies in the states where Nucor’s plants were located. In many rural communities where Nucor had located, it provided better wages than most other manufacturers. The new plant in Hertford County illustrated this point, as reported in a June 21, 1998, article in The Charlotte Observer titled “Hope on the Horizon: In Hertford Country, Poverty Reigns and Jobs Are Scarce.” Here the author wrote, “In North Carolina’s forgotten northeastern corner, where poverty rates run more than twice the state average, Nucor’s $300 million steel mill is a dream realized. . . .” The plant on the banks of the Chowan River in North Carolina’s banks coastal district would have its employees earning a rumored $60,000 a year, three times the local average manufacturing wage, upon completion. Nucor had recently begun developing its plant sites with the expectation of other companies co-locating to save shipping costs. Four companies have announced plans to locate close to Nucor’s property, adding another 100 to 200 jobs. People couldn’t believe such wages, but calls to the plant’s chief financial officer got “we don’t like to promise too much, but $60,000 might be a little low.” The average wage for these jobs at Darlington was $70,000. The plant’s CFO added that Nucor didn’t try to set pay “a buck over Wal-Mart” but went for the best workers. The article noted that steel work is hot and often dangerous, and that turnover at the plant may be high as people adjust to this and Nucor’s hard-driving team system. He added, “Slackers don’t last.”

The state of North Carolina had given $155 million in tax credits over 25 years. The local preacher said “In 15 years, Baron [a local child] will be making $75,000 a year at Nucor, not in jail. I have a place now I can hold in front of him and say ‘Look, right here. This is for you.’”

The Incentive System

There were four incentive programs at Nucor, one each for (1) production workers, (2) department heads, (3) staff people, such as accountants, secretaries, and engineers, and (4) senior management, which included the division managers. All of these programs were based on group performance.

Within the production program, groups ranged in size from 25 to 30 people and had definable and measurable operations. The company believed that a program should be simple and that bonuses should be paid promptly. “We don’t have any discretionary bonuses—zero. It is all based on performance. Now we don’t want anyone to sit in judgment, because it never is fair.” said Iverson. The personnel manager stated: “Their bonus is based on roughly 90 percent of historical time it takes to make a particular joist. If during a week they make joists at 60 percent less than the standard time, they receive a 60 percent bonus.” This was paid with the regular pay the following week. The complete pay check amount, including overtime, was multiplied by the bonus factor. A bonus was not paid when equipment was not operating: “We have the philosophy that when equipment is not operating everybody suffers and the bonus for downtime is zero.” The foremen were also part of the group and received the same bonus as the employees they supervised.

The second incentive program was for department heads in the various divisions. The incentive pay here was based on division contribution, defined as the division earnings before corporate expenses and profit sharing are determined. Bonuses were reported to run between 0 and 90 percent (average 35–50 percent) of a person’s base salary. The base salaries at this level were set at 75 percent of industry norms.

There was a third plan for people who were not production workers, department managers, or senior managers. Their bonus was based on either the division return-on-assets or the corporate return-on-assets depending on the unit they were a part of. Bonuses were typically 30 percent or more of a person’s base salary for corporate positions.

The fourth program was for the senior officers. The senior officers had no employment contracts, pension or retirement plans, or other perquisites. Their base salaries were set at about 75 percent of what an individual doing similar work in other companies would receive. Once return-on-equity reached 9 percent, slightly below the average for manufacturing firms, 5 percent of net earnings before taxes went into a pool, which was divided among the officers based on their salaries. “Now if return-on-equity for the company reaches, say 20 percent, which it has, then we can wind up with as much as 190 percent of our base salaries and 115 percent on top of that in stock. We get both.” Half the bonus was paid in cash and half was deferred. Individual bonuses ranged from zero to several hundred percent, averaging 75 to 150 percent.

However, the opposite was true as well. In 1982 the return was 8 percent and the executives received
BUILDING ON ITS SUCCESS

Throughout the 1980s and 1990s Nucor continued to take the initiative and be the prime mover in steel and the industries vertically related to steel. For example, in 1984 Nucor broke with the industry pattern of basing the price of an order of steel on the quantity ordered. Iverson noted, "Some time ago we began to realize that with computer order entry and billing, the extra charge for smaller orders was not cost-justified." In a seemingly risky move, in 1986 Nucor began construction of a $25 million plant in Indiana to manufacture steel fasteners. Imports had grown to 90 percent of this market as U.S. companies failed to compete. Iverson said "We’re going to bring that business back; we can make bolts as cheaply as foreign producers." A second plant, in 1995, gave Nucor 20 percent of the U.S. market for steel fasteners. Nucor also acquired a steel bearings manufacturer in 1986, which Iverson called "a good fit with our business, our policies, and our people."

In early 1986 Iverson announced plans for a revolutionary plant at Crawfordsville, Indiana, which would be the first mini-mill in the world to manufacture flattened or sheet steel, the last bastion of the integrated manufacturers. This market alone was twice the size of the existing market for mini-mill products. It would be a quarter of a billion dollar gamble on a new technology. The plant was expected to halve the integrated manufacturer’s $3 of labor per ton and save $50 to $75 on a $400 per ton selling price. If it worked, the profit from this plant alone would come close to the profit of the whole corporation. Forbes commented, "If any mini-mill can meet the challenge, it’s Nucor. But expect the going to be tougher this time around." If successful, Nucor had the licensing rights to the next two plants built in the world with this technology.

Nucor had spent millions trying to develop the process when it heard of some promising developments at a German company. In the spring of 1986, Aycock flew to Germany to see the pilot machine at SMS Schloemann-Siemag AG. In December the Germans came to Charlotte for the first of what they thought would be many meetings to hammer out a deal with Nucor. Iverson shocked them when he announced Nucor was ready to proceed to build the first plant of its kind.

Keith Busse was given the job of building the Crawfordsville, Indiana, steel sheet plant. The process of bringing this plant online was so exciting it became the basis for a best-selling book by Robert Preston, which was serialized in The New Yorker. Preston reported on a conversation at dinner during construction between Iverson and Busse. Thinking about the future, Busse was...
worried that Nucor might someday become like Big Steel. He asked, “How do we allow Nucor to grow without expanding the bureaucracy?” He commented on the vice presidents stacked on vice presidents, research departments, assistants to assistants and so on. Iverson agreed. Busse seriously suggested, “Maybe we’re going to need group vice presidents.” Iverson’s heated response was, “Do you want to ruin the company? That’s the old Harvard Business School thinking. They would only get in the way, slow us down.” He said the company could at least double, to $2 billion, before it added a new level of management. “I hope that by the time we have group vice presidents I’ll be collecting Social Security.”

The gamble on the new plant paid off, and Busse, the general manager of the plant, became a key man within Nucor. The new mill began operations in August of 1989 and reached 15 percent of capacity by the end of the year. In June of 1990 it had its first profitable month and Nucor announced the construction of a second plant, in Arkansas.

In December 1992, Nucor signed a letter of intent with Oregon Steel Mills to build a sheet mill on the West Coast to begin in 1994. This project was later canceled. The supply and cost of scrap steel to feed the mini-mills was an important future concern to Iverson. So at the beginning of 1993 Nucor announced the construction of a plant in Trinidad to supply its mills with iron carbide pellets. The innovative plant would cost $60 million and take a year and a half to complete. In 1994 the two existing sheet mills were expanded and a new $500 million, 1.8 million ton sheet mill in South Carolina was announced, to begin operation in early 1997.

In what the New York Times called the company’s “most ambitious project yet,” in 1987 Nucor began a joint venture with Yamato Kogyo, Ltd. to make structural steel products in a mill on the Mississippi River in direct challenge to the Big Three integrated steel companies. John Correnti was put in charge of the operation. Correnti built and then became the general manager of Nucor-Yamato when it started up in 1988. In 1991 he surprised many people by deciding to double Nucor-Yamato’s capacity by 1994. It became Nucor’s largest division and the largest wide flange producer in the United States. By 1995, Bethlehem Steel was the only other wide flange producer of structural steel products left and had plans to leave the business.

Nucor started up its first facility to produce metal buildings in 1987. A second metal buildings facility began operations in late 1996 in South Carolina and a new steel deck facility, in Alabama, was announced for 1997. At the end of 1997 the Arkansas sheet mill was undergoing a $120 million expansion to include a galvanizing facility.

In 1995 Nucor became involved in its first international venture, an ambitious project with Brazil’s Companhia Siderurgica National to build a $700 million steel mill in the state of Ceara. While other mini-mills were cutting deals to buy and sell abroad, Nucor was planning to ship iron from Brazil and process it in Trinidad.

Nucor set records for sales and net earnings in 1997. In the spring of 1998, as Iverson approached his 73rd birthday, he was commenting, “People ask me when I’m going to retire. I tell them our mandatory retirement age is 95, but I may change that when I get there.” It surprised the world when, in October 1998, Ken Iverson left the board. He retired as chairman at the end of the year. Although sales for 1998 decreased one percent and net earnings were down 10 percent, the management made a number of long-term investments and closed draining investments. Start-up began at the new South Carolina steam mill and at the Arkansas sheet mill expansion. The plans for a North Carolina steel plate mill in Hertford were announced. This would bring Nucor’s total steel production capacity to 12 million tons per year. Moreover, the plant in Trinidad, which had proven much more expensive than was originally expected, was deemed unsuccessful and closed. Finally, directors approved the repurchase of up to five million shares of Nucor stock.

Still, the downward trends at Nucor continued. Sales and earnings were down three percent and seven percent respectively for 1999 (see Appendix 1 for financial reports and Appendix 2 for financial ratios). However, these trends did not seem to affect the company’s investments. Expansions were underway in the steel mills and a third building systems facility was under construction in Texas. Nucor was actively searching for a site for a joist plant in the Northeast. A letter of intent was signed with Australian and Japanese companies to form a joint venture to commercialize the strip casting technology. To understand the challenges facing Nucor, industry, technology and environmental trends in the 1980s and 1990s must be considered.

The U.S. Steel Industry in the 1980s

The early 1980s had been the worst years in decades for the steel industry. Data from the American Iron and Steel Institute showed shipments falling from 100 million tons in 1979 to the mid-80 levels in 1980 and 1981. A slackening in the economy, particularly in auto sales, led the decline. In 1986, when industry capacity
was at 130 million tons, the outlook was for a continued decline in per-capita consumption and movement toward capacity in the 90–100 million-ton range. The chairman of Armco saw “millions of tons chasing a market that’s not there: excess capacity that must be eliminated.”

The large, integrated steel firms, such as U.S. Steel and Armco, which made up the major part of the industry, were the hardest hit. The Wall Street Journal stated, “The decline has resulted from such high labor and energy costs in mining and processing iron ore, a lack of profits and capital to modernize plants, and conservative management that has hesitated to take risks.”

These companies produced a wide range of steels, primarily from ore processed in blast furnaces. They had found it difficult to compete with imports, usually from Japan, and had given market share to imports. They sought the protection of import quotas. Imported steel accounted for 20 percent of the U.S. steel consumption, up from 12 percent in the early 1970s. The U.S. share of world production of raw steel declined from 19 percent to 14 percent over the period. Imports of light bar products accounted for less than 9 percent of the U.S. consumption of those products in 1981, according to the U.S. Commerce Department, while imports of wire rod totaled 23 percent of U.S. consumption.

Iron Age stated that exports, as a percent of shipments in 1985, were 34 percent for Nippon, 26 percent for British Steel, 30 percent for Krupp, 49 percent for USINOR of France, and less than 1 percent for every American producer on the list. The consensus of steel experts was that imports would average 23 percent of the market in the last half of the 1980s.

Iverson was one of the very few in the steel industry to oppose import restrictions. He saw an outdated U.S. steel industry that had to change.

We Americans have been conditioned to believe in our technical superiority. For many generations a continuing stream of new inventions and manufacturing techniques allowed us to far outpace the rest of the world in both volume and efficiency of production. In many areas this is no longer true and particularly in the steel industry. In the last three decades, almost all the major developments in steelmaking were made outside the U.S. I would be negligent if I did not recognize the significant contribution that the government has made toward the technological deterioration of the steel industry. Unrealistic depreciation schedules, high corporate taxes, excessive regulation and jaw-boning for lower steel prices have made it difficult for the U.S. steel industry to borrow or generate the huge quantities of capital required for modernization.

By the mid-1980s the integrated mills were moving fast to get back into the game: they were restructuring, cutting capacity, dropping unprofitable lines, focusing products, and trying to become responsive to the market. The industry made a pronounced move toward segmentation. Integrated producers focused on mostly flat-rolled and structural grades; reorganized steel companies focused on a limited range of products; mini-mills dominated the bar and light structural product areas; and specialty steel firms sought niches. There was an accelerated shutdown of older plants, elimination of products by some firms, and the installation of new product line with new technologies by others. High-tonnage mills restructured to handle sheets, plates, structural beams, high quality bars, and large pipe and tubular products, which allowed resurgence of specialized mills: cold-finished bar manufacturers, independent strip mills, and mini-mills.

The road for the integrated mills was not easy. As Purchasing pointed out, tax laws and accounting rules slowed the closing of inefficient plants. Shutting down a 10,000-person plant could require a firm to hold a cash reserve of $100 million to fund health, pension, and insurance liabilities. The chairman of Armco commented: “Liabilities associated with a planned shutdown are so large that they can quickly devastate a company’s balance sheet.”

Joint ventures had arisen to produce steel for a specific market or region. The chairman of USX called them “an important new wrinkle in steel’s fight for survival” and stated, “If there had been more joint ventures like these two decades ago, the U.S. steel industry might have built only half of the dozen or so hot-strip mills it put up in that time and avoided today’s overcapacity.”

The American Iron and Steel Institute reported steel production in 1988 of 99.3 million tons, up from 89.2 million in 1987, and the highest in seven years. As a result of modernization programs, 60.9 percent of production was from continuous casters. Exports for steel increased and imports fell. Some steel experts believed the United States was now cost competitive with Japan. However, 1989 proved to be a year of “waiting for the other shoe to drop,” according to Metal Center News. U.S. steel production was hampered by a new recession, the expiration of the voluntary import restraints, and labor negotiations in several companies. Declines in car production and consumer goods hit flat-rolled hard. AUJ Consultants told MCN, “The U.S. steel market has peaked. Steel consumption is tending down. By 1990, we expect total domestic demand to dip under 90 million tons.”
The U.S. Steel Industry in the 1990s

The economic slowdown of the early 1990s did lead to a decline in the demand for steel through early 1993, but by 1995 America was in its best steel market in 20 years and many companies were building new flat-roll mini-mills. A Business Week article at the time described it as “the race of the Nucor look-alikes.” Six years after Nucor pioneered the low-cost German technology in Crawfordsville, Indiana, the competition was finally gearing up to compete. Ten new projects were expected to add 20 million tons per year of the flat-rolled steel, raising U.S. capacity by as much as 40 percent by 1998. These mills opened in 1997 just as the industry was expected to move into a cyclical slump. It was no surprise that worldwide competition increased and companies that had previously focused on their home markets began a race to become global powerhouses. The foreign push was new for U.S. firms that had focused on defending their home markets. U.S. mini-mills focused their international expansion primarily in Asia and South America.

Meanwhile in 1994, U.S. Steel, North America’s largest integrated steel producer, began a major business process re-engineering project to improve order fulfillment performance and customer satisfaction on the heels of a decade of restructuring. According to Steel Times International, “U.S. Steel had to completely change the way it did business. Cutting labor costs, and increasing reliability and productivity took the company a long way towards improving profitability and competitiveness. However, it became clear that this leaner organization still had to implement new technologies and business processes if it was to maintain a competitive advantage.” The goals of the business process re-engineering project included a sharp reduction in cycle time, greatly decreased levels of inventory, shorter order lead times, and the ability to offer real-time promise dates to customers. In 1995, the company successfully installed integrated planning/production/order fulfillment software and results were very positive. U.S. Steel believed that the re-engineering project had positioned it for a future of increased competition, tighter markets, and raised customer expectations.

In late 1997 and again in 1998, the decline in demand prompted Nucor and other U.S. companies to slash prices in order to compete with the unprecedented surge of imports. By the last quarter of 1998 these imports had led to the filing of unfair trade complaints with U.S. trade regulators, causing steel prices in the spot market to drop sharply in August and September before they stabilized. A press release by U.S. Secretary of Commerce William Daley stated “I will not stand by and allow U.S. workers, communities and companies to bear the brunt of other nations’ problematic policies and practices. We are the most open economy of the world. But we are not the world’s dumpster.” In early 1999 the American Iron and Steel Institute (AISI) reported in its Opinion section of its Web page the following quotes by Andrew Sharkey and Hank Barnette. Sharkey said, “With many of the world’s economies in recession, and no signs of recovery on the horizon, it should come as no surprise that the United States is now seen as the only reliable market for manufactured goods. This can be seen in the dramatic surge of imports.” Barnette noted, “While there are different ways to gauge the impact of the Asian crisis, believe me, it has already hit. Just ask the 163,000 employees of the U.S. steel industry.”

The Commerce Department concluded in March 1999 that six countries had illegally dumped stainless steel in the United States at prices below production costs or home market prices. The Commerce Department found that Canada, South Korea, and Taiwan were guilty only of dumping, while Belgium, Italy, and South Africa also gave producers unfair subsidies that effectively lowered prices. However, on June 23, 1999, The Wall Street Journal reported that the Senate decisively shut off an attempt to restrict U.S. imports of steel despite industry complaints that a flood of cheap imports was driving them out of business. Advisors of President Clinton were reported to have said the President would likely veto the bill if it passed. Administrative officials opposed the bill because it would violate international trade law and leave the United States open to retaliation.

The American Iron and Steel Institute (AISI) reported that in May 1999, U.S. steel mills shipped 8,330,000 net tons, a decrease of 6.7 percent from the 8,927,000 net tons shipped in May 1998. It also stated that for the first five months of 1999 shipments were 41,205,000 net tons, down 10 percent from the same period in 1998. AISI president and CEO Andrew Sharkey III said, “Once again, the May data show clearly that America’s steel trade crisis continues. U.S. steel companies and employees continue to be injured by high levels of dumping and subsidized imports. . . . In addition, steel inventory levels remain excessive, and steel operating rates continue to be very low.”

As the 1990s ended, Nucor was the second-largest steel producer in the United States, behind USX. The company’s market capitalization was about two times that of the next smaller competitor. Even in a tight industry, someone can win. Nucor was in the best position because the industry was very fragmented and there were many marginal competitors.
STEEL TECHNOLOGY AND THE MINI-MILL

A new type of mill, the “mini-mill,” had emerged in the United States during the 1970s to compete with the integrated mill. The mini-mill used electric arc furnaces initially to manufacture a narrow product line from scrap steel. The leading U.S. mini-mills in the 1980s were Nucor, Florida Steel, Georgetown Steel, North Star Steel, and Chaparral. Between the late 1970s and 1980s, the integrated mills’ market share fell from about 90 percent to about 60 percent, with the integrated steel companies averaging a 7 percent return on equity, the mini-mills averaging 14 percent, and some, such as Nucor, achieving about 25 percent. In the 1990s mini-mills tripled their output to capture 17 percent of domestic shipments. Moreover, integrated mills’ market share fell to around 40 percent, while mini-mills’ share rose to 23 percent, reconstructed mills increased their share from 11 percent to 28 percent, and specialized mills increased their share from 1 percent to 6 percent.

Some experts believed that a relatively new technology, the twin shell electric arc furnace, would help mini-mills increase production, lower costs, and take market share. According to the Pittsburgh Business Times, “With a twin shell furnace, one shell—the chamber holding the scrap to be melted—is filled and heated. During the heating of the first shell, the second shell is filled. When the heating is finished on the first shell, the electrodes move to the second. The first shell is emptied and refilled before the second gets hot.” This increased the production by 60 percent. Twin shell production had been widely adopted in the last few years. For example, Nucor Steel began running a twin shell furnace in November 1996 in Berkeley, South Carolina, and installed another in Norfolk, Nebraska, which began operations in 1997. “Everyone accepts twin shells as a good concept because there’s a lot of flexibility of operation,” said Rodney Mott, vice president and general manager of Nucor-Berkeley. However, this move toward twin shell furnaces could mean trouble in the area of scrap availability. According to an October 1997 quote in Pittsburgh Business Times by Ralph Smaller, vice president of process technology at Kvaerner, “Innovations that feed the electric furnaces’ production of flat-rolled[steel] will increase the demand on high quality scrap and alternatives. The technological changes are just beginning and will accelerate over the next few years.”

According to a September 1997 Industry Week article, steelmakers around the world were now closely monitoring the development of continuous “strip casting” technology, which may prove to be the next leap forward for the industry. “The objective of strip casting is to produce thin strips of steel (in the 1-mm to 4-mm range) as liquid steel flows from a tundish—the stationary vessel that received molten steel from the ladle. It would eliminate the slab-casting stage and all of the rolling that now takes place in a hot mill.” Strip casting was reported to have some difficult technological challenges, but companies in Germany, France, Japan, Australia, Italy, and Canada had strip-casting projects under way. In fact, all of the significant development work in strip casting was taking place outside the United States.

Larry Kavanaph, American Iron and Steel Institute vice president for manufacturing and technology, said “Steel is a very high-tech industry, but nobody knows it.” Today’s most productive steelmaking facilities incorporated advanced metallurgical practices, sophisticated process-control sensors, state-of-the-art computer controls, and the latest refinements in continuous casting and rolling mill technology. Michael Shot, vice president of manufacturing at Carpenter Technology Corp. in Reading, Pennsylvania, a specialty steels and premium-grade alloys company, said, “You don’t survive in this industry unless you have the technology to make the best products in the world in the most efficient manner.”

ENVIRONMENTAL AND POLITICAL ISSUES

Not all stakeholders were happy with the way Nucor did business. In June 1998, Waste News reported that Nucor’s mill in Crawfordsville, Indiana, was cited by the U.S. Environmental Protection Agency for alleged violations of federal and state clean-air rules. In addition to the incident in Indiana, concerns were also expressed in North Carolina. Specifically, the Pamlico-Tar River Foundation, the NC Coastal Federation, and the Environmental Defense Fund had concerns about the state’s decision to allow the company to start building before the environmental review was completed. According to the News & Observer Web site, “The environmental groups charge that the mill will discharge 6,720 tons of pollutants into the air each year.”

Moreover, there were other concerns about the fast-track approval of the facility being built in Hertford County. First, this plant was located on the banks of one of the most important and sensitive stretches of the Chowan, a principle tributary to the national treasure Albemarle Sound and the last bastion of the state’s once vibrant river-herring fishery. North Carolina passed a law in 1997 that required the restoration of this fishery through a combination of measures designed to prevent overfishing, restore spawning and nursery habitats, and improve water quality in the Chowan. “New federal law requires extra care in protecting essential habitat for the herring, which spawn upstream,” according to an article
MANAGEMENT EVOLUTION

As Nucor opened new plants, each was made a division and given a general manager with complete responsibility for all aspects of the business. The corporate office did not involve itself in the routine functioning of the divisions. There was no centralized purchasing, hiring and firing, or division accounting. The total corporate staff was still less than 25 people, including clerical staff, when 1999 began.

In 1984, Dave Aycock moved into the corporate office as president. Ken Iverson was chief executive officer and chairman. Iverson, Aycock, and Sam Siegel operated as an executive board, providing overall direction to the corporation. By 1990 Aycock, who had invested his money wisely, owned over 600,000 shares of Nucor stock, five hotels, and farms in three states, and was ready to retire. He was 60, five years younger than Iverson, and was concerned that if he waited, he and Iverson might be leaving the company at the same time. Two people stood out as candidates for the presidency: Keith Busse and John Correnti. In November, Iverson called Correnti to the Charlotte airport and offered him the job. Aycock commented, “Keith Busse was my choice, but I got outvoted.” In June 1991 Aycock retired and Keith Busse left Nucor to build an independent sheet mill in Indiana for a group of investors.

Thus Iverson, Correnti, and Siegel led the company. In 1993, Iverson had heart problems and major surgery. Correnti was given the CEO role in 1996. The board of directors had always been small, consisting of the executive team and one or two past Nucor vice presidents. Several organizations with large blocks of Nucor stock had been pressing Nucor to diversify its board membership and add outside directors. In 1996 Jim Hlavacek, head of a small consulting firm and friend of Iverson, was added to the board.

Only five, not six, members of the Board were in attendance during the board of directors meeting in the fall of 1998, due to the death of Jim Cunningham. Near its end, Aycock read a motion, drafted by Siegel, that Ken Iverson be removed as chairman. It was seconded by Hlavacek and passed. It was announced in October that Iverson would be a chairman emeritus and a director, but after disagreements, Iverson left the company completely. It was agreed Iverson would receive $500,000 a year for five years. Aycock left retirement to become chairman.

The details of Iverson’s leaving did not become known until June of 1999 when John Correnti resigned after disagreements with the board and Aycock took his place. All of this was a complete surprise to investors and brought the stock price down 10 percent. Siegel commented, “The board felt Correnti was not the right person to lead Nucor into the 21st century.” Aycock assured everyone he would be happy to move back into retirement as soon as replacements could be found.

In December 1999 Correnti became chairman of rival Birmingham Steel, with an astounding corporate staff of 156 people. With Nucor’s organizational changes, he predicted more overhead staff and questioned the company’s ability to move as fast in the future: “Nucor’s trying to centralize and do more mentoring. That’s not what grew the company to what it is today.”

Aycock moved ahead with adding outside directors to the board. He appointed Harvey Gantt, principal in his own architectural firm and former mayor of Charlotte; Victoria Haynes, formally BF Goodrich’s chief technology officer; and Peter Browning, chief executive of Sonoco (biographical sketches of board members and executive management are provided in Appendices 3 and 4). Then he moved to increase the corporate office staff by adding a level of executive vice presidents over four areas of business and adding two specialist jobs in strategic planning and steel technology. When Siegel retired, Aycock promoted Terry Lisenby to CFO and treasurer, and hired a director of IT to report to Lisenby (see Exhibits 1 and 2, the organization charts in 2000 and 2004).

Jim Coblin, vice president of human resources, believed the additions to management were necessary, “It’s not bad to get a little more like other companies.” He noted that the various divisions did their business cards and plant signs differently; some did not even want a Nucor sign. Sometimes six different Nucor salesmen would call on the same customer. “There is no manager of human resources in the plants, so at least we needed to give additional training to the person who does most of that work at the plant,” he stated. With these new additions there would be a director of information technology and two important committees, one for environmental issues and the second for audit.

He believed the old span of control of 20 might have worked well when there was less competition. Aycock considered it “ridiculous.” “It was not possible to properly manage, to know what was going on. The top managers have totally lost contact with the company,” Coblin was optimistic that having executive vice
presidents would improve management. The three annual meetings of the general managers had slowly increased from about 1.5 days to about 2.5 days and had become more focused. The new EVP positions would bring a perspective above the level of the individual plants. Instead of 15 individual detailed presentations, each general manager would give a short, five-minute briefing and then there would be an in-depth presentation on the Group, with team participation. After some training by Lisenby, the divisions had recently done a pretty good job with a SWOT analysis. Coblin thought these changes would make Nucor a stronger global player.

To Jeff Kemp, the new general manager of strategic planning and business development, the big issue was how to sustain earnings growth. In the U.S. steel industry there were too many marginal competitors. The U.S. government had recently added to the problem by giving almost $1 billion to nine mills, which simply allowed them to limp along and weaken the industry. He was looking for Nucor’s opportunities within the steel industry. He asked why Nucor had bought a bearing company. His experience in the chemical industry suggested a need for Nucor to establish a position of superiority and grow globally, driving industry competition rather than reacting. He
argued that a company should protect its overall market position, which could mean sacrifices for individual plants. Aycock liked Kemp’s background in law and accounting, and had specifically sought someone from outside the steel industry to head up Nucor’s strategic planning. By June 2000 Kemp had conducted studies of other industries in the U.S. market and developed a working document that identified opportunities worthy of further analysis.

“Every company hits a plateau,” Aycock observed. “You can’t just go out and build plants to grow. How do you step up to the next level? I wouldn’t say it’s a turning point but we have to get our strategic vision and strategic plans.” He stated, “We are beginning Nucor’s first ever strategic planning sessions; it was not necessary before.” His conclusions were partly the result of an imaging study Nucor had conducted.

In early 2000, Nucor had an outside consulting firm conduct a survey of the company’s image as seen by the top 10 to 15 managers, including the corporate office. It also gathered the views of a few analysts and media personnel. In looking at the survey, one saw the managers still agreed that Nucor valued risk taking, innovation, and a lean management structure with aggressive, hard-working employees who accepted the responsibility of failure along with the opportunity for success. They seemed to see Nucor as a way of doing business—not just a way of making steel—in terms of values and personality, not just business terms. When asked to associate Nucor’s persona with a public figure, John Wayne was the clear choice.

The managers in the field seemed to believe the new layer of management was needed and were not concerned about a loss of decentralization. They liked the new management team and the changes so far, particularly the improved communications with the corporate office. However, the corporate managers thought the company was changing much faster than the division managers. They also held a more positive view of the company on such things as how good the company was in their community or with the environment.

The people from the media had positive views of Nucor as hard-working and committed to its employees, an innovative risk-taking economic powerhouse. Some, most familiar with the company, believed the company needed to do a better job of communicating its vision during a period of transition. Aycock believed Nucor needed to be quick to recognize developing technology in all production areas. He noted the joint venture to develop a new strip caster, which would cast the current flat-rolled material in a more finished form. The impact could be “explosive,” allowing Nucor to build smaller plants closer to markets. This would be particularly helpful on the West Coast. Nucor would own the U.S. and Brazilian rights, its partners the rest. He was also looking forward to the next generation of steel mills and wanted to own the rights, this time. He praised Iverson’s skill at seeing technology and committing to it.

He was very interested in acquisitions, but “they must fit strategically.” A bar mill in the upper central Midwest and a flat-rolled plant in the Northeast would be good. A significant opportunity existed in pre-engineered buildings. Aycock intended to concentrate on steel for the next five to six years, achieving an average growth rate of 15 percent per year. In about seven years he would like to see Nucor ready to move into other areas. He said Nucor had already “picked the low-hanging grapes” and must be careful in its next moves.

Daniel DiMicco assumed the role of Nucor’s president and chief executive officer in September 2000, when David Aycock stepped down as planned. Peter Browning was elected chairman of the board of directors. Aycock retired from the board a year later.

Sales for 2000 increased 14 percent over 1999 to reach a record level. Earnings were also at record levels, 27 percent over 1999. The year had begun on a strong footing but had turned weak by the year’s end. While Nucor remained profitable, other steel companies faced bankruptcy. A Vulcraft plant was under construction in New York. It was the company’s first northeastern operation and expanded the geographical coverage into a new region. Nucor was also attempting a break-through technological step in strip casting at Crawfordsville, the Castrip process. Nucor sold its grinding ball process and the bearing products operation because they were not a part of the core business.

In the company’s annual report, DiMicco laid out plans for 2000 and beyond: “Our targets are to deliver an average annual earnings growth of 10 to 15 percent over the next 10 years, to deliver a return well in excess of our cost of capital, to maintain a minimum average return on equity of 14 percent and to deliver to return on sales of 8 to 10 percent. Our strategy will focus on Nucor becoming a ‘Market Leader’ in every product group and business in which we compete. This calls for significant increases in market share for many of our core products and the maintenance of market share where we currently enjoy a leadership position.” While pointing out that it would be impossible to obtain this success through the previous strategy of greenfield construction, he added, “There will now be a heavy focus on growth through acquisitions. We will also continue growing through the commercialization of new disruptive and leapfrog technologies.”
STEEL AND NUCOR IN THE 21ST CENTURY

In early 2001 the Wall Street Journal predicted that all but two of the United States’ biggest steelmakers would post fourth-quarter losses. AK Steel Holding Corp. and Nucor Corp. were expected to have profits for the fourth quarter of 2000, while U.S. Steel Group, a unit of USX Corp., was expected to post a profit for the year but not the fourth quarter. By October 1, more than 20 steel companies in the United States, including Bethlehem Steel Corp. and LTV Corp., the nation’s third and fourth largest U.S. steel producers, respectively, had filed for bankruptcy protection. Over a dozen producers were operating under Chapter 11 bankruptcy-law protection, which allowed them to maintain market share by selling steel cheaper than non-Chapter 11 steelmakers. On October 20, The Economist noted that of the 14 steel companies followed by Standard & Poor’s, only Nucor was indisputably healthy. In the fall of 2001, 25 percent of domestic steel companies were in bankruptcy proceedings, although the United States was the largest importer of steel in the world. Experts believed that close to half of the U.S. steel industry might be forced to close before conditions improved.

The world steel industry found itself in the middle of one of its most unprofitable and volatile periods ever, in part due to a glut of steel that had sent prices to 20-year lows. While domestic steel producers found themselves mired in red ink, many foreign steelmakers desperately needed to continue to sell in the relatively open U.S. market to stay profitable. The industry was hovering around 75 percent capacity utilization, a level too low to be profitable for many companies. Three European companies—France’s Usinor SA, Luxembourg’s Arbed SA, and Spain’s Aceralia Corp.—merged to form the world’s largest steel company. Two Japanese companies—NKK Corp. and Kawasaki Steel Corp.—merged to form the world’s second-largest steelmaker. These new mega-steelmakers could out-muscle U.S. competitors, which were less efficient, smaller, and financially weaker than their competitors in Asia and Europe. At this time the largest U.S. steelmaker, USX-U.S. Steel Group, was only the 11th largest producer in the world, and continued consolidation in the industry was expected.

In addition to cheap imports, U.S. steel producers faced higher energy prices, weakening demand by customer industries, increasingly tough environmental rules, and a changing cost structure among producers. With the declining economy, energy prices began to drop. However, so did demand for construction, automobiles, and farm equipment. Environmental rules led to costly modifications and closings of old plants, which produced coke along with vast clouds of ash and acrid green smoke. In 1990 mini-mills accounted for 36 percent of the domestic steel market, but by 2000 the more efficient mini-mill had seized 50 percent of the market and the resulting competition had driven prices lower.

The year 2001 turned out to be one of the worst ever for steel. There was 9/11, a recession, and a surge of imports. DiMicco broke with Nucor’s traditional opposition to government intervention to make a major push for protective tariffs. He stated, “The need to enforce trade rules is similar to the need to enforce any other law. If two merchants have stores side by side, but one sells stolen merchandise at a vast discount, we know that it’s time for the police to step in.” In March 2002 President George W. Bush, after an investigation and recommendation by the International Trade Commission, imposed anti-dumping tariffs under section 201 of the Trade Act of 1974. This restricted some imports of steel and placed quotas of up to 30 percent on others. The move was opposed by many, including steel users. Columnist George Will in his editorial on March 10, 2002, criticized Bush for abandoning free trade and pointed out the protection would hamper the necessary actions to restructure the steel industry in America by reducing excess capacity. The European Union immediately threatened reprisals and appealed to the World Trade Organization. In December China imposed its own three-year program of import duties. Steel prices rose 40 percent in 2002 after the tariffs. Within a year hot rolled steel prices increased 50 percent to $260 per ton over the 20-year low of $210 during 2002. The price had been $361 in 1980. In November 2003 the WTO ruled against the tariffs and, under increasing pressure of retaliation, Bush withdrew the tariffs.

While many steel companies floundered, Nucor was able to take advantage of the weakened conditions. In March 2001, Nucor made its first acquisition in 10 years, purchasing a mini-mill in New York from Sumitomo Corp. Nucor had hired about five people to help plan for future acquisitions. DiMicco commented, “It’s taken us three years before our team has felt this is the right thing to do and get started making acquisitions.” In the challenged industry, he argued, it would be cheaper to buy than to build plants. Nucor purchased the assets of Auburn Steel, which gave it a merchant bar presence in the Northeast and helped the new Vulcraft facility in New York. The company then acquired ITEC Steel, a leader in the emerging load-bearing light gauge steel framing market, and saw an opportunity to aggressively broaden its market. Nucor increased its sheet capacity by roughly one-third when it acquired the assets of Trico Steel Co. in Alabama for
$120 million. In early 2002, it acquired the assets of Birmingham Steel Corp. The $650 million purchase of four mini-mills was the largest acquisition in Nucor’s history.

In addition to making acquisitions to efficiently increase its market share and capacity, Nucor was actively working on new production processes that would provide technological advantages. It acquired the U.S. and Brazilian rights to the promising Castril process for strip casting, the process of directly casting thin sheet steel. After development work on the process in Indiana, it began full-time production in May 2002 and produced 7,000 tons in the last 10 months of 2002.

Moreover, in April Nucor entered into a joint venture with a Brazilian mining company, CVRD, the world’s largest producer of iron-ore pellets, to jointly develop low-cost iron-based products. Success with this effort would give it the ability to make steel from scratch by combining iron ore and coke rather than using scrap steel.

As the year ended Nucor executives were encouraged by the decrease in total steel capacity and what appeared to be a recovery in prices from record lows, and expected slight improvement for 2002.

However, 2002 proved to be a difficult year for Nucor. Revenue increased 11 percent and earnings improved 43 percent over weak 2001, but the other financial goals were not met. Nucor did increase its steelmaking capacity by more than 25 percent. Looking ahead to 2003 the company anticipated a challenging year. However, an executive commented, “Nucor has a long-standing tradition of successfully emerging from industry downturns stronger than ever. It will be no different this time.”

During 2003 prices of steel rose in the United States and Asia as global demand outpaced supply in some areas. China, with its booming economy, drove the market. An article in the Wall Street Journal on October 15 quoted Guy Dolle, chief executive of Arcelor SA of Luxembourg, the world’s largest steelmaker in terms of steel product shipped, as saying, “China is the wild card in the balance between supply and demand.” World prices did not soar dangerously because the steel industry continued to be plagued by overcapacity. Still, steel-hungry China and other fast-growing nations added to their steel capacity.

Imports of steel commodities into the United States fell in August 2003 by 22 percent. A weakened dollar, the growing demand from China, and tariffs imposed in 2002 by President Bush drove away imports. Domestic capacity declined, increasing capacity utilization from 77.2 percent to 93.4 percent as producers consolidated, idled plants, or went out of business. Prices for iron ore and energy rose, affecting integrated producers. Mini-mills saw their costs rise as worldwide demand for scrap prices rose. Thus, U.S. steelmakers boosted their prices. By February 2004, a growing coalition of U.S. steel producers and consumers were considering whether to petition to limit soaring exports of scrap steel from the United States, the world’s largest producer of steel scrap. The United States had exported an estimated 12 million metric tons of steel scrap in 2003, a 21 percent increase from 2002. Moreover, the price of scrap steel was up 83 percent from a year earlier to $255 a ton. At the same time the price of hot rolled sheet steel rose 30 percent to $360 a ton. One result was that the International Steel Group (ISG) replaced Nucor as the most profitable U.S. steel producer. ISG was created when investor Wilbur Ross began acquiring the failing traditional steel producers in America, including LTV, Bethlehem, and Weirton. These mills used iron ore rather than scrap steel.

When 2003 ended Nucor struck a positive note by reminding its investors that the company had been profitable every single quarter since beginning operations in 1966. But while Nucor set records for both steel production and steel shipments, net earnings declined 61 percent. While the steel industry struggled through one of its deepest down cycles with weak prices and bankruptcies throughout the industry, Nucor increased its market share and held on to profitability. It worked on expanding its business with the automotive industry, continued its joint venture in Brazil to produce pig iron, and pursued a joint venture with the Japanese and Chinese to make iron without the usual raw materials. In February 2004 the company was “optimistic about the prospects for obtaining commercialization” of its promising Castril process for strip casting in the United States and Brazil. Moreover, Nucor was optimistic because the Bush administration was using its trade laws to curtail import dumping, and Nucor expected higher margins.

Global competition continued. Nucor has good reason to be proactive. According to the Wall Street Journal, Posco steelworks in Pohang, South Korea, enjoyed the highest profits in the global steel industry as of 2004. Moreover, Business Week reported that the company had developed a new technology called Finex, which turns coal and iron ore into iron without coking and sintering and was expected to cut production costs by nearly one-fifth and harmful emissions by 90 percent. The company had also expanded its 80 Korean plants by investing in 14 Chinese joint ventures. By December 2004 demand in China had slowed and it had become a net steel exporter, sparking concerns of global oversupply.

Global consolidation continued. In October 2004 London’s Mittal family announced that it would merge its Ispat International NV with LNM Group and ISG to create the world’s largest steelmaker, with
estimated annual revenue of $31.5 billion and output of 57 million tons. This would open a new chapter for the industry’s consolidation, which had been mostly regional. Although the world’s steel industry remains largely fragmented with the world’s top 10 steelmakers supplying less than 30 percent of global production, Mittal Steel will have about 40 percent of the U.S. market in flat-rolled steel. Moreover, Mittal, which had a history of using its scale to buy lower-cost raw materials and import modern management techniques into previously inefficient state-run mills, was buying ISG, a U.S. company which already owned the lowest-cost, highest-profit mills in the United States. In January 2005 Mittal announced plans to buy 37 percent of China’s Hunan Valin Iron & Steel Group Co.

With output of around 20 million metric tons each, U.S. Steel and Nucor face an uncertain environment as the industry consolidates. Some argue if they don’t grow quickly they might be taken over by foreign makers trying to gain entry into the United States. According to Business Week, Karlis Kirsis, managing partner of World Steel Dynamics Inc., an information service, said “everybody’s in play these days” in the wake of the Mittal’s planned merger with ISG. Even as U.S. Steel and Nucor make bids of their own, South Korea’s Posco and Belgium’s Arcelor might snap them up.

APPENDIX
1A
Balance Sheet 2000–2004

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<td>Net</td>
<td>2,818.31</td>
<td>2,817.14</td>
<td>2,932.06</td>
<td>2,365.66</td>
<td>2,329.42</td>
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<td>Gross</td>
<td>2,818.31</td>
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<tr>
<td>Minority Interest</td>
<td>173.31</td>
<td>177.28</td>
<td>216.65</td>
<td>283.89</td>
<td>301.34</td>
</tr>
<tr>
<td>Preferred Stock</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td>Common Stock</td>
<td>73.75</td>
<td>36.43</td>
<td>36.27</td>
<td>36.13</td>
<td>36.04</td>
</tr>
<tr>
<td>Capital Surplus</td>
<td>147.21</td>
<td>117.40</td>
<td>99.40</td>
<td>81.19</td>
<td>71.49</td>
</tr>
<tr>
<td>Retained Earnings</td>
<td>3,688.56</td>
<td>2,641.71</td>
<td>2,641.58</td>
<td>2,538.88</td>
<td>2,478.79</td>
</tr>
<tr>
<td>Treasury Stock</td>
<td>451.96</td>
<td>453.46</td>
<td>454.26</td>
<td>454.74</td>
<td>455.37</td>
</tr>
<tr>
<td>Total Shareholder Equity</td>
<td>3,455.99</td>
<td>2,342.08</td>
<td>2,322.99</td>
<td>2,201.46</td>
<td>2,130.95</td>
</tr>
<tr>
<td><strong>Total Liab. &amp; Shdr. Equity</strong></td>
<td>6,133.22</td>
<td>4,492.36</td>
<td>4,381.00</td>
<td>3,759.36</td>
<td>3,710.86</td>
</tr>
</tbody>
</table>

In millions of USD

Source: Data by Thomson Financial, Nucor Web page.
## Appendix 1B

### Income Statement 2000–2004

<table>
<thead>
<tr>
<th>Period Ended</th>
<th>12/31/04</th>
<th>12/31/03</th>
<th>12/31/02</th>
<th>12/31/01</th>
<th>12/31/00</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Net Sales</strong></td>
<td>11,376.83</td>
<td>6,265.82</td>
<td>4,801.78</td>
<td>4,333.71</td>
<td>4,756.52</td>
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<tr>
<td><strong>Cost of Goods Sold</strong></td>
<td>9,128.87</td>
<td>5,996.55</td>
<td>4,332.28</td>
<td>3,914.28</td>
<td>3,929.18</td>
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<tr>
<td><strong>Gross Profit</strong></td>
<td>2,247.96</td>
<td>269.27</td>
<td>469.50</td>
<td>419.43</td>
<td>827.34</td>
</tr>
<tr>
<td><strong>R &amp; D Expenditure</strong></td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>Selling, General &amp; Admin Exps.</strong></td>
<td>415.03</td>
<td>165.37</td>
<td>175.59</td>
<td>150.67</td>
<td>183.18</td>
</tr>
<tr>
<td><strong>Depreciation &amp; Amort.</strong></td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>Non-Operating Income</strong></td>
<td>–79.30</td>
<td>–12.4</td>
<td>–49.57</td>
<td>–82.87</td>
<td>–150.65</td>
</tr>
<tr>
<td><strong>Interest Expense</strong></td>
<td>22.35</td>
<td>24.63</td>
<td>14.29</td>
<td>6.53</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>Income Before Taxes</strong></td>
<td>1,731.28</td>
<td>66.88</td>
<td>230.05</td>
<td>179.36</td>
<td>493.51</td>
</tr>
<tr>
<td><strong>Prov. For Inc. Taxes</strong></td>
<td>609.79</td>
<td>4.1</td>
<td>67.97</td>
<td>66.41</td>
<td>182.61</td>
</tr>
<tr>
<td><strong>Minority Interest</strong></td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>Realized Investment (Gain/Loss)</strong></td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>Other Income</strong></td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>Net Income before Extra items</strong></td>
<td>1,121.49</td>
<td>62.77</td>
<td>162.08</td>
<td>112.95</td>
<td>310.90</td>
</tr>
<tr>
<td><strong>Extra Items &amp; Disc. Ops.</strong></td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>Net Income</strong></td>
<td>1,121.49</td>
<td>62.77</td>
<td>162.08</td>
<td>112.95</td>
<td>310.90</td>
</tr>
</tbody>
</table>

In millions of USD

Source: Nucor Web page, data by Thomson Financial.

## Appendix 2

### Nucor Valuation Ratios 2004

<table>
<thead>
<tr>
<th>P/E (TTM)</th>
<th>7.38</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Per Share Ratios</strong></td>
<td>0.47</td>
</tr>
<tr>
<td>Dividend Per Share</td>
<td>21.54</td>
</tr>
<tr>
<td>Book Value Per Share</td>
<td>7.02</td>
</tr>
<tr>
<td>EPS Fully Diluted</td>
<td>71.21</td>
</tr>
<tr>
<td>Revenue Per Share</td>
<td></td>
</tr>
<tr>
<td><strong>Profit Margins</strong></td>
<td>16.23</td>
</tr>
<tr>
<td>Operating Margin</td>
<td>9.86</td>
</tr>
<tr>
<td>Net Profit Margin</td>
<td>19.88</td>
</tr>
<tr>
<td>Gross Profit Margin</td>
<td></td>
</tr>
<tr>
<td><strong>Dividends</strong></td>
<td>1.13</td>
</tr>
<tr>
<td>Dividend Yield</td>
<td>1.28</td>
</tr>
<tr>
<td>Dividend Yield—5 Yr. Avg.</td>
<td>0.52</td>
</tr>
<tr>
<td>Dividend Per Share (TTM)</td>
<td>6.66</td>
</tr>
<tr>
<td>Dividend Payout Ratio</td>
<td></td>
</tr>
<tr>
<td><strong>Growth (%)</strong></td>
<td>5 Year Annual Growth</td>
</tr>
<tr>
<td>Revenue—5 Year Growth</td>
<td>23.19</td>
</tr>
<tr>
<td>Div/Share—5 Yr Growth</td>
<td>12.57</td>
</tr>
<tr>
<td>EPS—5 Year Growth</td>
<td>32.58</td>
</tr>
<tr>
<td><strong>Financial Strength</strong></td>
<td>Quick Ratio</td>
</tr>
<tr>
<td>Current Ratio</td>
<td>2.98</td>
</tr>
<tr>
<td>LT Debt to Equity</td>
<td>26.72</td>
</tr>
<tr>
<td>Total Debt to Equity</td>
<td>26.72</td>
</tr>
<tr>
<td>Return on Equity (ROE) Per Share</td>
<td>38.57</td>
</tr>
<tr>
<td>Return on Assets (ROA)</td>
<td>25.40</td>
</tr>
<tr>
<td>Return on Invested Capital (ROIC)</td>
<td>33.33</td>
</tr>
<tr>
<td><strong>Assets</strong></td>
<td>Asset Turnover</td>
</tr>
<tr>
<td>Inventory Turnover</td>
<td>9.70</td>
</tr>
</tbody>
</table>

Source: Data by Thomson Financial, Nucor Web page.
In 1990
Board: Iverson, Aycock, Cunningham, Siegel, Vandekieft.
Executive Office: Iverson, Aycock, Siegel.

1991 to 1994
Board: Iverson, Aycock, Siegel, Cunningham, Correnti.
Executive Office: Iverson, Siegel, Correnti, Lisenby, Prichard.

1995 to 1996
Board: Iverson, Aycock, Siegel, Cunningham, Correnti, Hlavacek.
Executive Office: Iverson, Siegel, Correnti, Doherty, Prichard.

In 1997
Board: Iverson, Aycock, Siegel, Cunningham, Correnti, Hlavacek.
Executive Office: Iverson, Siegel, Correnti, Lisenby, Prichard.

In 1998
Board: Aycock, Siegel, Correnti, Hlavacek, Browning, Gantt, Haynes.
Executive Office: Aycock, Siegel, Correnti, Parrish, Rutowski, Lisenby, Prichard.

1999 to 2000
Board: Aycock, Siegel, Hlavacek, Browning, Gantt, Haynes.
Executive Office: Aycock, Lisenby, DiMicco, Lott, Parrish, Rutowski, Coblin, Prichard.

2002 through 2003
Board: Browning, Daley, DiMicco, Gantt, Haynes, Hlavacek, Milchovich, Waltermire.

Peter C. Browning has been the president and chief executive officer of Sonoco Products Company and senior officer since 1993. He was previously the president, chairman, and chief executive officer of National Gypsum Company. He was elected chairman of Nucor’s board of directors in September 2000 and became the non-executive chairman of Nucor when David Aycock retired from the board in 2001.

Daniel R. DiMicco was executive vice president of Nucor-Yamato Steel, Nucor Steel Hertford (plate division), and Nucor Building Systems before becoming president. He graduated from Brown University in 1972 with a Bachelor of Science degree in engineering, metallurgy, and materials science. He received a Masters degree in metallurgy from the University of Pennsylvania in 1975. He was with Republic Steel in Cleveland as a research metallurgy and project leader until he joined Nucor in 1982 as plant metallurgist and manager of quality control for Nucor Steel in Utah. In 1988 he became melting and castings manager. In 1991 he became general manager of Nucor-Yamato and a vice president in 1992. In September 2000 he was elected president and chief executive officer of Nucor. In 2001, when Aycock retired, he became vice chairman, president, and chief executive officer of Nucor.

Harvey B. Gantt was a partner in Gantt Huberman Architects for more than 25 years. He also served as mayor of Charlotte, North Carolina, and was active in civic affairs. He was the first African American graduate of Clemson University. He joined Nucor’s board of directors in 1998.

Victoria F. Haynes is the president of Research Triangle Institute in Chapel Hill, North Carolina. Until 2000, she was the chief technical officer of B. F. Goodrich Co. and vice president of its advanced technology group. She started with Goodrich in 1992 as vice president of research and development. She joined Nucor’s board of directors in 1998.
James D. Hlavacek is the managing director of market driven management. Mr. Hlavacek was a
neighbor and long-time friend of Mr. Iverson. He joined Nucor’s board of directors in 1995.

Terry S. Lisenby is chief financial officer and an executive vice president. He graduated from the
University of North Carolina at Charlotte in 1976 with a Bachelor of Science degree in accounting.
Mr. Lisenby held accounting and management positions with Seidman and Seidman, Harper
Corporation of America, and Concept Development, Inc. He joined Nucor in September 1985 as
manager of financial accounting. He became vice president and corporate controller in 1991
and assumed the role of chief financial officer on January 1, 2000.

Hamilton Lott Jr. is executive vice president over Vulcraft operations, cold-finished operations in
Nebraska, and the Utah grinding ball plant. He graduated from the University of South Carolina in
1972 with a Bachelor of Science degree in engineering and then served in the United States
Navy. He joined Nucor in 1975 as a design engineer at Florence. He later served as engineering
manager and as sales manager at Nucor’s Vulcraft division in Indiana. He was general manager of
the Vulcraft division in Texas from 1987 to 1993 and the general manager in Florence from 1993
to 1999. He became a vice president in 1988 and joined the executive office in 1999.

D. Michael Parrish is executive vice president for the four steel plants and Nucor Fastener. He
graduated from the University of Toledo in 1975 with a Bachelor of Science degree in civil engi-
neering. He joined Nucor in September 1975 as a design engineer for Vulcraft and became
engineering manager at Vulcraft in 1981. In 1986 he moved to Alabama as manufacturing man-
gager and in 1989 returned to Utah as vice president and general manager. In 1991 he took the
top job with Nucor Steel Texas, and in 1995 at Nucor Steel Arkansas. In January 1999 he moved
into the corporate office as executive vice president.

Joseph A. Rutkowski is executive vice president of Nucor Steel in Indiana, Arkansas, and
Berkeley (South Carolina), and of Nucor Bearing Products. He graduated from John’s Hopkins
University in 1976 with a Bachelor of Science degree in materials science engineering. He held
metallurgical and management positions with Korf Lurgi Steeltec, North American Refractories,
Georgetown Steel, and Bethlehem Steel. He joined Nucor in 1989 as manager of cold finish in
Nebraska and became melting and casting manager in Utah before becoming vice president
and general manager of Nucor Steel in Darlington in 1992. In 1998, he moved to Hertford as
vice president and general manager to oversee the building of the new plate mill.
ONGC, the most valuable company in India by market capitalization, is on a high growth trajectory. It is on its way to be a truly integrated oil and gas player.¹

— Jigar Shah, Head, Research Wing, KR Choksey Shares & Securities Pvt Ltd.

In the coming six to seven years’ time, one would see ONGC on an assured growth path. It should have increased production and recovery factor, reserve accretion, best-in-class technology, competent, motivated human resource and strong financials. I would like ONGC to meet India’s hydrocarbon needs to the maximum possible extent. I would also like to see ONGC recognized within and outside the country, for its competencies and achievements. We should be accepted globally as one of the best E&P companies.²

— Subir Raha, Chairman & Managing Director, ONGC

INTRODUCTION

The Oil and Natural Gas Corporation Limited (ONGC) was the largest oil exploration and production (E&P) company in India. The company enjoyed a dominant position in the country’s hydrocarbon sector with 84 percent market share of crude oil & gas production. Around 57 percent petroleum exploration licenses in India for over 588,000 square kilometers belonged to ONGC. The company was the first to achieve Rs 100 billion net profits in the Indian corporate history.

ONGC’s major products included petroleum, crude natural gas, liquefied petroleum gas (LPG), kerosene, and petrochemical feedstock. For the fiscal year ended 2002–2003, the company reported gross revenues of Rs 353.872 billion and net profit of Rs 105.293 billion. With market capitalization of US$15 billion, ONGC was ranked 260 in BusinessWeek’s Global 1000 list of the world’s top companies by market value for 2003–2004.

Since the mid-1990s, ONGC had faced the problem of declining crude oil and gas production. The company made efforts to consolidate its position in the business by acquiring foreign oil equity through its wholly owned subsidiary ONGC Videsh Limited (OVL). OVL was formed to help ONGC secure a strong foothold in the international oil market. With the acquisition of Mangalore Refinery and Petrochemicals Limited (MRPL), ONGC became the first integrated oil company in India.

With ONGC’s core business showing signs of stagnation, the company chalked out a massive diversification plan to go into downstream activities such as LNG marketing, diesel, naphtha, and kerosene. ONGC was also contemplating forward integration opportunities in gas, petrochemicals, and the power sector. The company also announced its intentions of entering the insurance and shipping business in the next couple of years. However, ONGC’s diversification plans received a major setback when the Government of India (GoI) announced that the company should stick to its core business rather than venturing into “unrelated” areas.

ONGC’s Growth Strategy

K Yamini Aparna
Vivek Gupta

ICFAI University Press, Business School Case Development Centre

ONGC’s Growth Strategy by K Yamini Aparna, under the direction of Vivek Gupta. Reprinted by permission of ICFAI Center for Management Research.
Prior to independence, there were two companies in India involved in the exploration of oil—the Assam Oil Company in the northeastern region and the Attock Oil Company in the northwestern region. Both companies had meager oil exploration outputs as major parts of India were deemed unfit for exploration of oil and gas resources. After independence, the GoI realized the importance of developing the oil and gas sector to achieve rapid industrialization. In the 1950s, private oil companies carried out exploration of hydrocarbon resources in the country. However, a large portion of offshore regions remained largely unexplored.

In the mid-1950s, the GoI decided to explore oil and natural gas resources in various regions of the country. This resulted in the formation of the Oil and Natural Gas Directorate at the end of 1955, as a subordinate office under the then Ministry of Natural Resources and Scientific Research. The department was constituted with a team of geoscientists from the Geological Survey of India. However, soon after the Directorate's formation, it became evident that it would not be possible for the new body to function efficiently due to limited financial and administrative powers.

In August 1956, the Directorate was raised to the status of a Commission with enhanced powers, but it continued to be under GoI control. In October 1959, the body received further elevation, both in status and powers, with the Commission being converted into a statutory body by an act of Parliament. This act came to be known as the ONGC Act in 1959. According to the act, the Oil and Natural Gas Commission's main functions were "to plan, promote, organize and implement programmes for the development of Petroleum Resources and the production and sale of petroleum and petroleum products produced by it, and to perform such other functions as the Central Government may, from time to time, assign to it."

ONGC began its work. In inland areas, ONGC discovered new oil resources in Assam and established a new oil province in the Cambay basin of Gujarat. The company started offshore operations in the early 1970s and discovered a rich oil field in Bombay High. With other subsequent discoveries of huge oil and gas fields, over five billion metric tons of hydrocarbons were discovered.

In the early 1990s, when the GoI adopted a policy of economic liberalization, core sectors including petroleum were deregulated and delicensed, coupled with partial disinvestment of government equity in public sector undertakings (PSUs). As a result, ONGC was reorganized as a company with limited liability under the Indian Company's Act, 1956, in February 1994, and all the business of the Oil and Natural Gas Commission was transferred to the Oil and Natural Gas Corporation Limited. After the transfer in 1993, the GoI disinvested 2 percent equity stake through competitive bidding. Subsequently, ONGC expanded its equity by another 2 percent by offering shares to employees. In 1997, the company was granted "Navaratna status."5 In March 1999, the GoI further sold its 10 percent equity stake in ONGC to the Indian Oil Corporation (IOC) and 2.5 percent stake to the Gas Authority of India Limited (GAIL). This further reduced the GoI holding in ONGC (see Exhibit 1 for Equity Distribution of ONGC).

In the late 1990s, ONGC faced several problems. Apart from global economic recession, the company witnessed declining crude oil production and depleting reserves (see Exhibit 2 for production of crude oil and natural gas by ONGC during the 1992–1999 period). Lack of sophisticated technology made it difficult to cut down on reserves depletion or improve extraction of crude oil from existing reserves. Analysts claimed that ONGC was over-exploiting oil from Bombay High wells. ONGC consultants recommended that the company should cut down production at Bombay High by 25 percent to rehabilitate these oil wells.

In the fiscal year 2000–2001, ONGC’s oil production had come down to 25.05 million metric tons. In the midst of a crisis, ONGC realized that it was relying heavily on its core business, i.e., exploration and production of crude oil. With these core businesses facing problems, the company was compelled to diversify into new businesses.

In a significant development in 2002, ONGC was granted rights for marketing transportation fuels on the condition of assured sourcing of products. To fulfill this, ONGC acquired a 37.39 percent equity stake in Mangalore Refineries and Petrochemicals Limited (MRPL) from the AV Birla (AVB) Group,
a leading business conglomerate in India. It thus diversified into the downstream (refining and retailing) business. Grant of marketing rights and acquisition of MRPL were the major steps in transforming ONGC into an integrated oil and gas corporation.

**VERTICAL INTEGRATION**

Industry experts felt that ONGC’s new strategy was essential. They felt that there was a pricing cycle for crude (see Exhibit 3 for world oil prices for three decades), gas, refinery margin, marketing margin, and petrochemical margin and that international prices operated on different cycles in each case. This meant that confinement to one sector, whether upstream or downstream or petrochemicals, would make any organization vulnerable to the ups and downs of a particular cycle. The integration of these activities would ensure profitable operation across a number of cycles and financial stability.

ONGC acquired 297 million shares of MRPL from the AVB group for Rs 2 per share in March 2003. The company pumped in Rs 6 billion by issuing fresh equity of MRPL, increasing its equity stake to 51 percent. Later on, ONGC purchased 356 million shares from institutional investors and increased its stake in MRPL to 71.5 percent. This deal was worth about Rs 3.9 billion. The total amount invested by

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**EXHIBIT 2**

<table>
<thead>
<tr>
<th>Year</th>
<th>Crude Oil (millions of metric tons)</th>
<th>Natural Gas (billions of cubic meters)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1994–1995</td>
<td>29.36</td>
<td>17.95</td>
</tr>
<tr>
<td>1995–1996</td>
<td>31.64</td>
<td>20.88</td>
</tr>
<tr>
<td>1996–1997</td>
<td>29.21</td>
<td>21.29</td>
</tr>
<tr>
<td>1997–1998</td>
<td>27.73</td>
<td>18.62</td>
</tr>
</tbody>
</table>

*Source: www.flonnet.com.*

**EXHIBIT 3**

*World Oil Prices Chronology (1970–2003)*

*Sloane, D. (2000).*
ONGC in MRPL was about Rs 10.494 billion. In addition to equity, ONGC lent Rs 24 billion to MRPL at a rate of 6 percent, saving MRPL an estimated interest cost of Rs 820 million per annum.

MRPL had a refining capacity of 9.69 million metric tons per year. This company had been established when the Administered Pricing Mechanism (APM)5 was in practice in the Indian oil industry. The GoI’s regulatory framework provided assured returns. However, after the refining sector was deregulated in 1998, MRPL lost the regulatory protection and became vulnerable to price fluctuations in the international market. This affected the company’s operating profitability significantly and it posted continuous losses for four years in a row.

Despite this poor financial performance, ONGC acquired MRPL to venture into the retail business because it possessed advanced technology, including the capability to meet Euro II norms for transportation fuel quality. The acquisition was considered good for ONGC in the long term, as setting up a similar state-of-the-art nine million metric ton refinery would cost four times the acquisition amount. Moreover, by taking over a loss-making company, ONGC was entitled to huge tax concessions.

The retail business also promised growing demand for petroleum products and consequent stability to ONGC’s financial position, even if its core business was in trouble. Because of MRPL, ONGC could divert oil from Bombay High to the refinery for captive consumption. The GoI permitted ONGC to set up 600 retail outlets for marketing products from the MRPL refinery. MRPL was also a partner in the Mangalore-Hassan-Bangalore product pipeline, which helped mobilize products into remote areas.

Due to the injection of funds and operational and managerial support of ONGC, the operational performance and credit profile of MRPL improved considerably. During 2002–2003, it registered an operating profit of Rs 3.48 billion, in spite of a net loss of Rs 4.12 billion. Due to the access to Bombay High Crude, for the year 2002–2003, MRPL processed 7.25 million metric tons of crude against 5.5 million metric tons in 2001–2002.

In April 2004, ONGC announced plans to buy out HPCL’s equity stake6 in MRPL for about Rs 5.5 billion. The proposal had been sent to the GoI and if it materialized, ONGC’s equity stake in MRPL would increase to 87.95 percent.

The Growth Plan

ONGC tried to overcome the declining production of oil and natural gas by focusing on new domestic production enhancement programs, offshore exploration, and technology upgrades. To improve productivity and financial performance, ONGC concentrated on human resources development and financial restructuring.

For the fiscal year 2004–2005, ONGC planned to spend approximately Rs 100 billion on capital expenditure relating to exploration and development of domestic oil and gas properties. As part of production enhancement, redevelopment of Bombay High oil wells was given top priority. This involved two projects called Bombay High North Redevelopment and Bombay High South Redevelopment, which were expected to cost around Rs 82 billion. The program aimed to achieve an additional 76 million metric tons of producible reserves of oil and gas.

ONGC expanded its global operations through its subsidiary OVL, by making sizeable capital investments in Vietnam, Sakhalin (Russia), and Sudan. OVL acquired a 25 percent stake in the Greater Nile Project in Sudan and a 20 percent stake in the Sakhalin Oil Fields in Russia and obtained major projects in Myanmar, Libya, Angola, Syria, and Iran. For the fiscal year 2004–2005, ONGC earmarked Rs 35 billion on capital expenditure relating to existing overseas exploration and development. Apart from regular onshore and offshore exploration activities, ONGC also emphasized frontier areas, especially deepwater drilling.

Technology Upgrades

ONGC found that a main reason for disappointing performance during the late 1990s was its reliance on outdated and obsolete technology, leading to high operation and maintenance costs. Therefore, greater stress was given to technology in the early 2000s. Most ONGC exploration basins were near their maturity phase. To enhance the recovery quantities from these basins, the company decided to employ advanced technology-enabled measures such as Increased Oil Recovery (IOR) and Enhanced Oil Recovery (EOR).7 Another modern technology adopted was SCADA (Supervisory Control and Data Acquisition), which facilitated around-the-clock monitoring and an automated sensory system for each oil well.

ONGC also adopted modern technology called Virtual Reality Interpretation Centers,8 which were one of the ten best such systems in the world for applications in exploration, drilling, and engineering. ONGC engaged its team of experts for redesigning the wells to reduce well spaces and draw out the undrained oil embedded between existing wells. Other measures included greater use of horizontal drilling, side-tracks, in-fill drilling, and water injection, as well
as technologies using chemical and thermal methods to enhance oil recovery.

Substantial investments were made in IT, covering three major areas—enterprise resource planning (ERP), control systems, and communication networks. ONGC’s ERP system covered all aspects of a corporate management information system (MIS) and inventory control. To avoid problems faced in the past due to technological obsolescence, the entire communication system was revamped under a project named Promise launched in 2001. ONGC introduced state-of-the-art fiber optic cables and land and satellite communication systems. The company also acquired the best possible system for data exploration, compilation, monitoring, and processing. ONGC’s totally digitalized magnetic media seismic library, entirely handled by robots, was considered the most extensive in the world.

Human Resources Development

ONGC’s HR policy aimed at creating a highly motivated, enthusiastic, and self-driven workforce (see Exhibit 4 for HR Objectives of ONGC). To heighten motivation levels, the company developed many built-in appraisal systems to identify employee potential and reward exceptional performance. Like other PSUs in India, ONGC also faced the problem of overstaffing and procedural delays. A leaner structure was considered essential to be cost effective and, therefore, ONGC planned to reduce the strength of its workforce of 40,000 by 10 percent in 2003. To get rid of bureaucratic delay, all internal systems and processes were reorganized to facilitate faster file processing. Earlier, each proposal had to pass through various departments, requiring the approval of innumerable functional heads, which made quick decisions impossible and hampered performance. This system was done away with and fast track file clearance was introduced.

ONGC also made efforts to comprehensively redesign its HR appraisal system. New result-oriented incentive and reward schemes were introduced, including the Productivity Honorarium Scheme, Quarterly Incentive Scheme, Group Incentives for Cohesive Team Working, and Reward and Recognition Scheme. Emphasis was placed on greater empowerment of staff to facilitate faster decision making. The positive impact of this was soon obvious. In an international bidding project, a decision was made in just 26 days. Earlier, the time frame for such decisions was roughly one year.

To further develop employees’ skill sets, ONGC established the Institute of Management Development, later renamed ONGC Academy. It had an ISO 9001 certification for designing parameters to measure the performance of human resources, succession planning, work climate and work culture analysis, managing change, and other areas of research related to management development. The academy was responsible for executive training and development programs and for conducting seminars and conventions for executives in India and abroad to help the workforce achieve global standards. Exclusive workshops and interactive brainstorming sessions were organized at regular intervals in various work centers to facilitate employee participation in all these projects. All such programs were intended to enhance the productivity and performance of employees by identifying and developing their potential and competency.

In 2001, ONGC launched the Shramik Project (Integrated System of Human Resource Automated Management Information). It was an integrated, online human resource system where all transactions were done through computers. The new system was expected to help streamline systems and procedures, minimizing processing time and administrative costs, improving level of employee satisfaction, and enhancing the quality of decision making.

**EXHIBIT 4**

**HR Objectives of ONGC**

- To develop and sustain core values.
- To develop business leaders for tomorrow.
- To provide job contentment through empowerment, accountability, and responsibility.
- To build and upgrade competencies through virtual learning, opportunities for growth, and providing challenges in the job.
- To foster a climate of creativity, innovation, and enthusiasm.
- To enhance the quality of life of employees and their families.
- To inculcate high understanding of “Service” to a greater cause.

Source: Adapted from www.ongcindia.com.
Financial Restructuring

Financial restructuring involved employing better financial management techniques aimed at cost reduction and improving operational efficiency. Special care was taken to streamline related functions such as treasury management, budget control, expenditure monitoring, and reporting. The internal audit system was revamped so that the finance department could provide value-added services to operating divisions.

ONGC was also weighed down by a heavy corporate tax and interest burden during the late 1990s. The company possessed huge cash reserves that were lying idle in the bank. At the same time, a substantial amount of money was being paid out as interest on foreign loans. The company decided to utilize its huge cash reserves and reduce its tax and interest burden. All outstanding foreign exchange loans were prepaid, curtailing the interest outgo and making ONGC a zero-debt company. The excess cash was invested to acquire better technology and assets in India and abroad. Financial restructuring resulted in significant tax savings in the fiscal years 2002 and 2003.

The above measures resulted in more efficient operations, increasing production output from 24.7 million metric tons in 2001 to 26 million metric tons in 2003. The company expected to achieve an output of 29 million metric tons by 2006 (see Exhibits 5 and 6 for ONGC’s oil and gas production for 2001–2003).

DEREGULATION

The GoI deregulated the Indian oil industry from April 1, 2002, by doing away with APM. This meant that domestic oil companies could make independent decisions based on import parity and market forces in pricing petroleum products. It also meant that oil PSUs would lose state protection and would have to face the global competitive business environment.

Industry experts felt that deregulation would give an edge to domestic PSUs in marketing their products due to their strong investment base, superior infrastructure, and extended distribution network. They felt that dismantling APM would also result in increased profitability for oil companies.

As expected, the dismantling of APM benefited ONGC significantly. For the fiscal year 2002–2003, ONGC reported a 70 percent jump in net profits to Rs 105.293 billion as opposed to Rs 61.979 billion in the previous year. ONGC’s revenues increased from Rs 225.142 billion in 2001–2002 to Rs 342.773 billion in 2002–2003, an increase of 53.4 percent. According to industry experts, deregulation coinciding with steady rise in global oil prices was responsible for increase in revenues and net profits.

However, analysts expressed concern that ONGC oil fields were aging and production of crude oil in 2003–2004 was flat at 26 million metric tons compared to the previous year. The company’s expenditure on redevelopment of oil fields increased but its efforts to boost production through improved techniques in Bombay High had not paid off yet.

ONGC’s financial performance recorded a fall in the fiscal year 2003–2004. Revenues declined by 7 percent from Rs 342.773 billion in the fiscal year 2002–2003 to Rs 320.639 billion in the fiscal year 2003–2004 and net profit went down by 18 percent, from Rs 105.293 billion to Rs 86.64 billion, for the same period. The company attributed this decline in financial performance to external factors like the government policies and depreciation of the dollar vis-à-vis the rupee (see Exhibit 7 for the latest financial performance of ONGC). The appreciation of the rupee against the U.S. dollar made a dent in the company’s profits to the tune of around Rs 11 billion.

Moreover, irrespective of increasing crude oil prices in the international market, ONGC had to sell crude oil to distribution and marketing PSUs at subsidized prices, which led to lower realizations. Apart from this, subsidies for natural gas created a further dent to the tune of Rs 10.5 billion. Despite the dismantling of

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**EXHIBIT 5**

ONGC Natural Gas Production 2001–2003 (billions of cubic meters)

<table>
<thead>
<tr>
<th>Year</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>Onshore</td>
<td>20</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Offshore</td>
<td>6</td>
<td>6</td>
<td>6</td>
</tr>
<tr>
<td>Overseas</td>
<td>–</td>
<td>–</td>
<td>0.1</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>26</strong></td>
<td><strong>26</strong></td>
<td><strong>26.1</strong></td>
</tr>
</tbody>
</table>


**EXHIBIT 6**

ONGC Crude Oil Production 2001–2003 (millions of barrels)

<table>
<thead>
<tr>
<th>Year</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>Onshore</td>
<td>137</td>
<td>132</td>
<td>63</td>
</tr>
<tr>
<td>Offshore</td>
<td>63</td>
<td>65</td>
<td>144</td>
</tr>
<tr>
<td>Overseas</td>
<td>–</td>
<td>–</td>
<td>1</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>200</strong></td>
<td><strong>197</strong></td>
<td><strong>208</strong></td>
</tr>
</tbody>
</table>

APM, subsidies were retained on LPG, kerosene, and largely on petrol and diesel as well. As a result, ONGC reported under-recoveries of Rs 27 billion.

**FUTURE PLANS**

In mid-2004, ONGC was contemplating forward integration opportunities in gas, petrochemicals, and the power sector. It announced plans to set up major power plants using natural gas at Dahej in Gujarat and another plant at Mangalore in Karnataka. An agreement was entered into with the Gujarat government for setting up a Special Economic Zone (SEZ) for this purpose, including a 2,000 megawatt power plant based on regasified natural gas. In addition, another SEZ was planned in Kakinada, Andhra Pradesh, to establish a power plant and an LNG import terminal.

Another 2,000 megawatt plant was planned adjacent to the company’s subsidiary, MRPL, in Karnataka. However, ONGC did not plan to venture into transmission and distribution of electricity or power trading. As gas transportation was uneconomical, power plants were planned at gas fields and the power generated was proposed to be sold to grids or captive users.

ONGC also planned to foray into areas such as LNG marketing, diesel, naphtha, and kerosene, which promised higher realizations. ONGC also announced its plans to enter into the insurance and shipping business in the next couple of years. Speaking on the company’s future plans, Raha said his vision was to transform ONGC into a fully integrated global oil and gas powerhouse within the next five years. However, industry experts had some doubts about ONGC’s diversification plans, including its venture into unrelated areas such as insurance and shipping. For instance, analysts were unsure about the chances for success in the insurance business. The Indian insurance industry was already fiercely competitive, with several major national and international players dominating the scene.

In August 2004, in a significant development that could radically change the face of the Indian oil industry, the GoI announced plans to merge major oil companies. The petroleum ministry proposed that HPCL and BPCL should be merged with ONGC, while Oil India would be merged with IOC. HPCL and BPCL together had about 11,000 petrol stations and a refining capacity of 32 million metric tons per annum. Their merger with ONGC would create India’s largest oil producer and a vertically integrated firm. Along with Oil India, ONGC’s Assam and Gujarat oil fields were also proposed to be given to IOC to create India’s largest retailing firm, controlling nearly 12 million metric tons of crude oil. There was also a proposal to merge GAIL with ONGC. This way there would be only two mega, state-owned enterprises, having combined expertise in the field of oil and gas exploration and oil retail and marketing.

However, the merger proposal was vehemently opposed by the managements of HPCL and BPCL on the grounds that they wanted the freedom to enter the oil and gas E&P business on their own to become vertically integrated firms. In the light of this negative
response, the ministry had to put on hold the proposed merger plans and decided to continue discussions with the management of the two companies. The ministry also said that in the event of the merger not taking place, it had no alternative but to restrict oil and energy companies to their core business. The ministry also announced that in that case, oil producers would not be allowed to venture into fuel marketing, while retailing companies would not be able to enter upstream business. Analysts felt this would hamper ONGC’s forward integration and diversification plans.

In September 2004, the petroleum ministry was reportedly drafting a formal order asking ONGC to stay focused exclusively on its E&P business. The order is believed to specify that ONGC’s refinery assets must be limited to capital investment/holding and not operatorship. Refining should be left to downstream oil companies, as it was their core business. It mentioned that ONGC was not expected to get into downstream marketing and retailing. The reports said ONGC may even be asked to invest at least half its net profit plus depreciation every year in oil and gas E&P business both in India and abroad. Analysts felt that if the order came into force, it would be major setback for ONGC, which had ambitious diversification plans.

NOTES

18. www.dpe.nic.in.

ADDITIONAL READINGS AND REFERENCES


www.dpe.nic.in.
www.teriin.org.
We will endeavor to maintain this top position in the future as well. The basic requirement is a continuous increase in the efficiency of all processes and the streamlining of structures.

— Dr. Wendelin Wiedeking, President and CEO of Porsche AG

An innovative modernization process allowed Porsche to turn around and reconquer its position as one of the world’s leading sports car manufacturers, thus recovering from the crisis it had faced in the early 1980s. Since the memory of the past problems was still fresh, there was a general awareness in the company that they could not afford to rest on their laurels if they wanted to stay ahead of the competition. In this spirit of continually striving to hone every single element of the business to perfection, the International Dealer Network Development team at the headquarters in Germany convened with some market representatives in 2000 to discuss new ideas on how to secure Porsche’s success story for the future.

At this meeting, Andreas Schlegel, project manager for international dealer development, presented his idea of implementing a balanced scorecard to measure performance. After long discussions, the participants finally arrived at a common understanding of how to implement this business tool as a means to turn the international dealer network into a learning organization. The goal was to make efficient use of the vast store of knowledge that lay dormant in the different dealerships and subsidiaries of the major markets around the world, and, eventually, to turn this knowledge into profit. Another significant benefit would be the mass of data on the individual dealerships that the headquarters would acquire in the course of generating the balanced scorecard figures in each reporting cycle. After the senior representatives of the Sales Operations department had been convinced of the idea, a decision was taken in favor of the balanced scorecard and work began in the autumn of 2001 (see Exhibit 1).

However, soon after, resistance to the idea began to arise within the company itself. Dr. Andreas Offermann, the director of sales, was quick to comprehend the peril of the situation. Knowing that a previous attempt to introduce a balanced scorecard in another department had failed, which meant that the new effort would be met with resistance at all stages, he had the project renamed “Porsche Key Performance Indicators” (KPI).

Andreas Schlegel, who had focused on balanced scorecard research during most of his studies, became the project manager. Together with a capable team of assistants, he accepted the challenge to revolutionize the international Porsche Sales Organization.

**DESIGN PHASE**

Everyone was aware of the heavy burden they had to bear to make a success of this huge project. Sun-Tzu, the ancient Chinese strategist, once suggested that large enemy armies should be maneuvered and split into small, vincible units. In this spirit, the project team decided on a step-by-step approach and started by selecting a few pilot markets in which to kick off the project.
First the members of the project team familiarized themselves with balanced scorecard theory by reading everything they could lay their hands on. After a careful study of all major Porsche markets, the markets in France (POF), Italy (PIT), and the UK (PCGB) were chosen for their proximity to the headquarters. The German market was specifically excluded to prevent the impression of a home market bias. In addition, the three markets were on different levels of dealership sophistication, with PIT at the lower and PCGB at the upper end of the scale. But all of them had basic IT infrastructure in their accounting as well as in their communication technologies. PCGB’s highly developed internal reporting system was considered the benchmark with which the others had to comply. For instance, PCGB’s reports provided almost twice the number of figures as those of Porsche Italia. The project team therefore organized several workshops with representatives of the three markets to discuss their various reporting systems in order to compile a comprehensive list of key issues. It was clear that PIT, which had the largest gap to close in its reporting system, would benefit most, but even PCGB was able to learn from the interesting reporting methods that the PIT management had devised. After all, the Italians invented accounting centuries ago.

By including the markets in the creation process, their full acceptance of the balanced scorecard as part of themselves was ensured.

With extensive input from the markets guaranteed, the project team started to outline its ideas. Once they had a common understanding of their goals, they sought the assistance of an experienced automotive IT consultancy. After a long selection process, a European-based British provider that specialized in complete solutions with respect to reporting systems for the automobile industry was chosen. This project was, however, the consultancy’s first contract with the headquarters of an automobile group, since it had previously dealt with only national subsidiaries of other renowned car manufacturers. The consultancy appeared highly motivated, presumably because of the chance to add Porsche’s good name to its list of clients. It was, furthermore, the company’s first balanced scorecard project; therefore its strategic importance was considerable.

In a challenging process, the project team, the consultancy, and the markets agreed upon the structure and the content of the balanced scorecard. The idea was to publish the KPIs as a PDF report adapted for the individual markets and thus showing only the data of the respective dealership. It would contain almost 40 front-page indicators distributed across four categories: “Financial,” “Customer/Market,” “Internal Processes,” and “Staff and Learning.” The dealers would be able to retrieve the underlying detailed data on the following pages through a simple drill-down approach by clicking on a figure. On the first pages the figures would be marked according to a traffic-light scheme, with red lights indicating that urgent action was required. POF and PIT were to receive quarterly reports reflecting fewer figures than the monthly report that PCGB would receive. Yet the goal was to have a common report for the participating markets in the long run.

During the development phase, close contact was maintained with the area sales manager in charge of the communication with the American market (PCNA), whose office was next to that of the project team. PCNA had independently developed a similar but less evolved system several years previously and had thus acquired a plethora of valuable experiences.

A tool, such as the balanced scorecard, that evaluates several thousands of figures per dealer has to first retrieve the data from somewhere. Luckily, most of the values could be derived from the multitude of figures already available in every dealership. The consultants therefore developed a software client to retrieve these data from the existing dealer management system on site. The additionally required data were entered by hand. Via the secure Porsche Partner Network phone lines, the data were then transferred to the server that generated the reports. The latter process was supervised by the consultants, who also notified the dealerships once the data were available. The reports were then downloaded via a Web-based interface. All the data available on the server could also be accessed by the regional managers—the people in charge of several dealerships. The concept even included a high-end profiling tool to compare dealerships, their performance, and their development (see Exhibit 2).

The result was a unique system of such sophistication that it had no competitor. The Key Performance Indicator System was recommended to the dealers as a tool with many advantages:

- It focused on long-term strategic action leading to lasting success instead of invoking shortsighted decisions to improve the annual accounts. Each dealership could evaluate its performance beyond that indicated by financial figures. Values such as customer satisfaction could be monitored constantly. And the KPI could even reveal specific potential for future improvement. Moreover, since warnings regarding critical developments were generated automatically, countermeasures could be taken to prevent these problems before they arose. All the KPI of the dealership were benchmarked to the national average and averages of groups of selected dealerships. These groups were determined by each of the markets.
ROLLING OUT—HITTING THE ROAD

After the development of this revolutionary tool, it was necessary to ensure that the dealerships could and would make appropriate use of it. Unfortunately, a new tool initially always means additional work, and there are rarely immediate payoffs. During the development phase the project team had already laid the foundation for the dealerships’ acceptance of the KPI by constantly keeping them informed and included in the process. The early pilot dealerships were proud of their participation and therefore put considerable effort into the system. The project team anticipated that once word about the first positive results had spread, further successes would be ensured.

The project team was fortunate to be able to draw on the previous experiences of either team members or colleagues in the same department, since many other innovations had been rolled out before. The most closely related example was the dealer Web platform for pre-owned Porsche cars, whose schedule was only a few months ahead of the KPI. The tool itself could not be compared to a balanced scorecard, but it too was a Web-based application on the Porsche Partner Network that was distributed to all dealerships and that depended on the active participation of every single dealership to be a success. With its similar structure, much of this innovation’s incoming feedback could be directly applied to the KPI roll-out process as well.

Another source of experience was the Porsche training department. Here manuals are written and training in technical issues and sales techniques are provided for dealership employees. Because the dealers participating in the project were accustomed to their way of communication, the project team tried to understand the working style of the training department in order to emulate their approach, which would expedite the chances of acceptance by the dealerships. The knowledge transfer between the two departments was arduous at times since the training department had a natural desire to take charge of the training. It was, however, short of training resources due to the introduction of the new SUV: the Cayenne. In addition, knowledge of the KPI was almost exclusively limited to the project team. It was finally agreed to leave the team in charge of training, while continuous communication with the training department would allow the latter to monitor conformity to the Porsche training spirit.

One of the assistants on the project team wrote a handbook for the Key Performance Indicator System. This includes an introductory chapter on the motivation behind the KPI, its purposes, background, and underlying theories, plus a description of the implementation and installation steps of the system as well as instructions for its use. The manual moreover includes descriptions of and tips on approximately 50 main indicators. Restricted to the essence, this manual is targeted at general managers, dealership accountants, and, in an extended version, regional managers. The project team furthermore developed initial training sessions for accountants, which were to be conducted by the staff of the external agency and the project manager.

As the project took shape, contact between the headquarters, the external agency, and the markets was maintained. The initial version of the software system itself was basically completed, so process details and roll-out issues became more urgent. In a discussion with the market managers, the well-organized German project team learned that there was a strong tendency by the Italian dealers not to submit their data on time, while the British dealerships, conversely, would most likely submit their data without being reminded at all. This information led to a submission schedule being issued for each market: the official closing dates for PIT were brought forward to several days before the official internal closing date, with the real closing date being made known to PCGB. A series of reminders was also initiated to ensure submissions in a timely fashion, since the generation of the report would be delayed until all data had been collected.

It was very obvious that flawed submissions would disrupt the whole system, and, due to the sheer size of the 80-page report, the submissions were prone to errors. Before submission of the data, the client system would therefore validate them automatically and issue warnings and errors that would have to be removed by the dealer. Dealers were also asked to update their data if they discovered faulty submissions after the submission date. This kept the database accurate, and long-term development could be monitored more precisely. If such an update were to occur, new reports would not be issued—neither for all dealerships, nor for the relevant dealership.

The roll-out was planned to start with a connection time of approximately 1 to 1.5 days per dealer and to arrive at five dealers per week in the long run. On these days a representative of the consultancy would visit the particular dealership and configure the KPI.
client application to fit the dealer management system. Prior to the roll-out, one of the assistants developed checklists of what would have to be done before and during a dealership's roll-out day. There were checklists for the consultancy, for the project team, and for the dealership itself. The consultancy and the dealership had to evaluate each other's performance and suggest improvements. This feedback, which was initially copious, helped to improve the roll-out process dramatically.

In the first dealerships, the roll-out was supervised by the project manager and one of his assistants as well as the market manager in order to have an immediate on-site evaluation of the performance. During these first roll-out sessions many questions were answered and open issues resolved, which were then compiled into an information sheet that could be distributed to the dealerships beforehand. The dealership accountant, or whoever else was responsible for the KPI, had to be present at the roll-out. He was shown how to set up the system if a reinstallation or adaptation were ever necessary. In addition, he received a quick introductory training by the consultancy's representative and was given the KPI System Handbook.

On each roll-out day the consultant compiled a list of what had to be done for the dealership to fully comply with the requirements of the KPI System. Many dealerships had to create new accounts and start keeping track of previously ignored figures. These action lists were also passed on to the project team, who then monitored the course of their implementation according to a schedule that had been agreed upon with the dealerships. In general, the headquarters always endeavored to maintain their relationship with the dealerships as one of equal partners, but from time to time decisions had to be taken and thereafter enforced.

Since, despite the comprehensive documentation available, questions were sure to arise when the accountants entered data into the system, or when a general manager analyzed a report, the consultancy set up a hotline in each market. The dealerships were also provided with a small flowchart as a decision aid on when to contact the consultants’ support network, or when to contact their particular regional manager. At this stage the dealerships were truly equipped for the first phase.

Approximately a month after the first dealerships had been piloted through the system, data had to be submitted for the first time. Everything went well, although some minor delays occurred on the server generating the reports. Everyone involved was proud to see that things had worked out well, and Dr. Offermann was pleased to receive the first report.

**HOT PHASE**

When the reports were sent to the first dealerships, it became increasingly clear that the planned dedicated training was necessary. The training, which was already in the pipeline, targeted general managers and dealership accountants who had to deal with the tool in their daily business. Regional managers too had to be trained to provide their dealerships with consultation with respect to KPI issues. The first training sessions were therefore scheduled as soon as enough dealerships had been connected, which was about two months after the first dealership had been piloted. In order to carry out the training, the trainees were summoned to a regional training facility—Porsche-owned or independent—and given explanations regarding the capabilities and the features of the system. Questions were encouraged, and first experiences were exchanged amongst participants from the various dealerships. As many dealerships also handled other automobile brands, they could make use of previous experiences with other, inferior, reporting systems. Porsche was utterly convinced that it was the first manufacturer to introduce this type of balanced scorecard in automotive retailing.

In its handbook, the project team suggests a way of dealing with the reports, although the dealerships are not bound to this suggestion. They suggest that on receiving the report, the accountant should analyze it and create a memo of points that require attention. The report and the memo are then to be passed on to the general manager, who should study them and decide which actions to take. A print function allows a selection of pages that refer to a specific job position to be printed for these specific employees. With this personal printout everyone has access to information on issues in his or her sphere of influence without the inconvenience of receiving data related to other domains. This is thought to raise the awareness of the key factors that really matter for continuous improvement. The project team also stresses that simply handing out the sheets may not suffice—explicit encouragement to review them and information regarding their meaning may be required as well. Conducting a KPI meeting with managers or putting KPI on the agenda of regular management meetings may further improve the success of the KPI System. During these meetings, all upcoming dangers, obstacles, and progress should be examined to decide how to handle the consequences. The meetings are promoted to focus on strategic questions—not tactical ones.

A regional manager's job is to visit and to provide all the dealers of a region with consultation. In order
to facilitate their work, the regional managers, too, receive their dealerships’ reports. They can analyze the performance with the profiling application and benchmark it to any other dealership, which might help to find the source of problems quicker than with the report alone. This unique profiling tool accelerates many of the regional managers’ tasks that they would have to do by hand otherwise. Previously, i.e., before the balanced scorecard, these could be done only on the basis of information that the dealerships wished to provide. However, this profiling tool was not directly given to the dealerships, since the detailed data of other dealerships were kept strictly confidential.

OUTLOOK

For the future, annual or semi-annual meetings with representatives of all connected markets—so-called Corporate KPI Conferences—are planned. The goal of these conferences, which nurture mutual exchange among markets, is to discuss ideas about improvement and future development of the KPI System. A further plan, suggested by the team, is to offer an award for the dealership of the quarter, which would then be presented as a best practice example in a circular. To improve the acceptance and the usage of the Key Performance Indicators by dealership employees, a KPI flyer was also introduced. This flyer summarizes all generally important information on the project plus information specific to various job positions. Employees will accordingly always know to which KPIs they primarily contribute.

Porsche has been committed to kaizen—the Japanese expression for continuous improvement—since Dr. Wiedeking requested Japanese consultants to review all processes. It is therefore clear to everyone that a business tool such as the KPI System cannot be static. It has to keep track of the changes in its environment that can occur in many ways to undermine core assumptions. For instance, competitors might take unexpected actions, new ones might emerge, major technological innovations could arise, government regulatory or deregulatory actions could change the competitive circumstances, and macroeconomic conditions could become altered. Consequently, the project team emphasized the need for a regular review of the KPI System right from the beginning. The idea is to initiate a process of bilateral exchange in order to develop and improve the KPI System constantly. To keep the participants up to date with the development of the system, dealerships and regional managers will receive a regular circular that will also contain the best practice example mentioned above. It is planned to keep them informed about the news, exceptional successes, problem-solving strategies, and future plans. A questionnaire through which they can provide feedback will also be attached to the circular. Dealerships are also encouraged to let all levels participate in the feedback process, since many important ideas come from frontline employees and not only from general managers. Sufficient feedback could result in the removal or addition of key figures to the balanced scorecard. Additionally, a whole development cycle around the Corporate KPI Conferences, comparable to the initial planning workshops, is underway to continuously improve the KPI System.

Despite the satisfying initial results in the piloting markets and the promising future, only the first steps of a long way have been taken.

NOTES

2. The Porsche Sales Organization includes the sales operations department at the headquarters, the subsidiaries in the markets, and the dealerships.
**EXHIBIT 1**

The Balanced Scorecard

<table>
<thead>
<tr>
<th>Objectives</th>
<th>Measures</th>
<th>Targets</th>
<th>Initiatives</th>
</tr>
</thead>
<tbody>
<tr>
<td>Customer</td>
<td>“To achieve our vision, how should we appear to our customers?”</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Internal Business Process</td>
<td>“To satisfy our shareholders and customers, what business processes must we excel at?”</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Learning and Growth</td>
<td>“To achieve our vision, how will we sustain our ability to change and improve?”</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Financial</td>
<td>“To succeed financially, how should we appear to our shareholders?”</td>
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<td></td>
</tr>
</tbody>
</table>

## Porsche Group Highlights

<table>
<thead>
<tr>
<th>EXHIBIT 2</th>
<th>Porsche Group Highlights</th>
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</thead>
<tbody>
<tr>
<td>Domestic Sales</td>
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</tr>
<tr>
<td>Export Sales</td>
<td>€ million</td>
</tr>
</tbody>
</table>

### Vehicle sales (new cars)

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<th></th>
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<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Domestic Porsche</td>
<td>Units</td>
<td>3,544</td>
<td>5,574</td>
<td>6,420</td>
<td>5,873</td>
<td>9,670</td>
<td>9,174</td>
<td>10,607</td>
<td>11,754</td>
<td>12,401</td>
</tr>
<tr>
<td>Export Porsche</td>
<td>Units</td>
<td>8,219</td>
<td>10,269</td>
<td>11,992</td>
<td>13,346</td>
<td>22,713</td>
<td>27,512</td>
<td>33,375</td>
<td>37,043</td>
<td>42,185</td>
</tr>
<tr>
<td>Other Models</td>
<td>Units</td>
<td>2,599</td>
<td>2,559</td>
<td>2,712</td>
<td>43</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
</tbody>
</table>

### Vehicle Sales (new cars)

<table>
<thead>
<tr>
<th></th>
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<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>911</td>
<td>Units</td>
<td>7,702</td>
<td>13,010</td>
<td>17,407</td>
<td>19,096</td>
<td>16,507</td>
<td>19,844</td>
<td>23,090</td>
<td>23,050</td>
<td>26,721</td>
<td>32,337</td>
</tr>
<tr>
<td>928</td>
<td>Units</td>
<td>672</td>
<td>509</td>
<td>510</td>
<td>104</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>944/968</td>
<td>Units</td>
<td>3,389</td>
<td>2,324</td>
<td>495</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Boxster</td>
<td>Units</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>19</td>
<td>15,876</td>
<td>18,817</td>
<td>22,063</td>
<td>25,865</td>
<td>28,457</td>
<td>21,989</td>
</tr>
</tbody>
</table>

### Production

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Porsche total</td>
<td>Units</td>
<td>12,483</td>
<td>16,789</td>
<td>18,079</td>
<td>20,242</td>
<td>32,390</td>
<td>38,007</td>
<td>45,119</td>
<td>48,815</td>
<td>55,782</td>
</tr>
<tr>
<td>911</td>
<td>Units</td>
<td>7,950</td>
<td>13,771</td>
<td>17,293</td>
<td>20,132</td>
<td>16,488</td>
<td>19,120</td>
<td>23,056</td>
<td>22,950</td>
<td>27,325</td>
</tr>
<tr>
<td>928</td>
<td>Units</td>
<td>730</td>
<td>633</td>
<td>470</td>
<td>28</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>944/968</td>
<td>Units</td>
<td>3,803</td>
<td>2,385</td>
<td>316</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Boxster</td>
<td>Units</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>82</td>
<td>15,902</td>
<td>18,887</td>
<td>22,063</td>
<td>25,865</td>
<td>28,457</td>
</tr>
<tr>
<td>Other models</td>
<td>Units</td>
<td>2,599</td>
<td>2,559</td>
<td>2,712</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
</tbody>
</table>

### Employees

| At year-end | 7,133 | 6,970 | 6,847 | 7,107 | 7,959 | 8,151 | 8,712 | 9,320 | 9,752 | 10,143 |
| Personnel expenses | € million | 357.4 | 343.6 | 363.7 | 392.1 | 464.4 | 528.2 | 574.9 | 631.3 | 709.9 | 799.4 |

### Balance Sheet

| Total Assets | € million | 769.7 | 795.6 | 836.7 | 951.4 | 1,249.7 | 1,490.9 | 1,916.1 | 2,205.4 | 2,891.6 | 5,408.7 |
| Shareholders’ Equity | € million | 197.2 | 218.2 | 210.5 | 239.1 | 298.1 | 415.8 | 587.4 | 782.0 | 1,053.3 | 1,466.8 |
| Fixed Assets | € million | 382.8 | 351.4 | 352.2 | 482.5 | 565.3 | 579.6 | 525.6 | 577.7 | 731.8 | 2,207.7 |
| Capital Expenditures | € million | 90.6 | 63.0 | 83.9 | 213.6 | 234.8 | 175.8 | 155.0 | 243.7 | 293.8 | 1,739.5 |
| Depreciation | € million | 78.2 | 76.6 | 55.2 | 67.7 | 107.6 | 157.1 | 183.7 | 196.6 | 132.7 | 278.8 |
| Cash Flow | € million | –17.9 | 17.6 | 94.8 | 123.6 | 205.5 | 305.0 | 407.8 | 424.7 | 418.4 | 781.5 |
### EXHIBIT 2

(Cont’d)

<table>
<thead>
<tr>
<th></th>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Extended Cash Flow</strong></td>
<td>€ million</td>
<td>413.1</td>
<td>592.5</td>
<td>506.5</td>
<td>764.4</td>
<td>1,067.3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Net income/loss before taxes</strong></td>
<td>€ million</td>
<td>−122.3</td>
<td>−73.9</td>
<td>5.8</td>
<td>27.9</td>
<td>84.5</td>
<td>165.9</td>
<td>357.0</td>
<td>433.8</td>
<td>592.4</td>
</tr>
<tr>
<td><strong>Net income/loss after taxes</strong></td>
<td>€ million</td>
<td>−122.1</td>
<td>−76.8</td>
<td>1.1</td>
<td>24.6</td>
<td>71.3</td>
<td>141.6</td>
<td>190.9</td>
<td>210.0</td>
<td>270.5</td>
</tr>
<tr>
<td><strong>Dividends</strong></td>
<td>€ million</td>
<td>1.0</td>
<td>1.1</td>
<td>1.8</td>
<td>13.0</td>
<td>21.9</td>
<td>21.9</td>
<td>26.4</td>
<td>45.0</td>
<td>297.0(4)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Dividends per share1)</strong></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Common stock</strong></td>
<td>€</td>
<td>−</td>
<td>−</td>
<td>−</td>
<td>0.08</td>
<td>0.72</td>
<td>1.23</td>
<td>1.23</td>
<td>1.48</td>
<td>2.54</td>
</tr>
<tr>
<td><strong>Preferred stock</strong></td>
<td>€</td>
<td>0.13</td>
<td>0.13</td>
<td>0.13</td>
<td>0.77</td>
<td>1.28</td>
<td>1.28</td>
<td>1.53</td>
<td>2.60</td>
<td>17.00(3)</td>
</tr>
</tbody>
</table>

| **DVFA/SG earnings per share2)** | €     | −8.90 | −5.30 | 0.10 | 1.10 | 4.10 | 4.80 | 130   | 13.70 | 17.20 | 27.80 |

1) Fiscal years up to 1999/2000 have been retroactively recognized according to the stock split in fiscal year 2000/2001
2) Deutsche Vereinigung für Finanzanalyse und Anlageberatung/Schmalenbach-Gesellschaft, fiscal years up to 1999/2000 have been retroactively recognized according to the stock split in fiscal year 2000/2001
3) Excluding additions related to initial consolidations
4) Thereof special dividend of 245 million Euros
5) Thereof special dividend of 14 Euros

**Source:** Porche AG, Online Annual Report, December 1, 2002.
It is the story of a company that is doing well because of, not in spite of, its relations with its community. In the past, we were good in business ethics, but poor in business processes, acumen, and marketing. We are trying to make the transition from an imbalance to a more proper balance.

— Managing Director B. Muthuraman

Jamshedpur, India: January 2003. The Tata Steel plant was plastered with “EVA+” stickers. The battle cry was also shouted from workers’ helmets, windshields of managers’ cars, and entrances to production facilities. A departure from the slogan of the 1980s, “We Also Make Steel,” which emphasized the company’s focus on community and society, the EVA emphasis reflected a new outlook at Tata Steel. The walls of the steel mills were painted with enormous Balanced Scorecards. The pristine property was virtually free of the coal dust and grime prevalent in steel plants; potted plants and flowers adorned the plant instead. Such a scene would be difficult to envision at any steel plant in the world, let alone at Tata Steel, located in the underdeveloped state of Jharkhand in eastern India.

Tata Steel, the largest private steel maker in the country and part of the renowned Indian conglomerate the Tata Group, had undergone a dramatic transformation over the previous decade. Following Independence in 1947, India had implemented restrictive trade regulations. Administered through innumerable permits from Delhi, the extensive directives led some to quip that the country had traded the “British Raj” for the “Licence Raj.” Despite production, pricing and plant expansion limitations, Tata Steel thrived against its only major competitor, the inefficient state-owned Steel Authority of India Ltd. (SAIL). In the face of a foreign currency crisis in 1991, Prime Minister P. V. Narasimha Rao introduced liberalisation, gradually dismantling the regulations and dissolving the protected economic environment. Under the leadership of then Managing Director, Dr. J. J. Irani, Tata Steel confronted these wrenching changes. Irani drove a transformation effort (dubbed “modernisation of the mind”) involving dramatic cost cutting, workforce reduction, and plant renovations (Exhibit 1). Despite a significant slash in workforce numbers (“family size” in Tata parlance), Irani maintained the company’s generous community practices. By maintaining healthcare, education, and infrastructure support to residents of Jamshedpur, Tata Steel reaffirmed its nationally renowned reputation for benevolent relations with society.

In 2001, Dr. Irani completed his tenure as Managing Director. A selection process nominated B. Muthuraman as his successor. Formerly Vice President of Sales and Marketing and more recently responsible for overseeing construction of the plant’s Cold Rolling Mill at a world record setting pace, Muthuraman’s background diverged from the engineering focus that had characterized Irani’s management. Under Irani, Tata Steel had survived liberalisation. Muthuraman’s remit as leader would be to confront the challenge of intensified global competition.
To adapt to the new buyer’s market and the increased influence of international capital, Tata Steel sought greater focus on its shareholders. As Tata Group Chairman Ratan Tata described in a July 2001 interview, “We [have] recognized that, regrettably, the steel industry does not cover the cost of capital... If you have to invest thousands of crores,³ as we did in the modernization of the plant, and if it doesn’t give us a return that is equal to the cost of capital, then we have destroyed shareholder value...[We have awakened] to the fact that we have to do much more in steel to make it an investor-attractive area of business.”¹

Muthuraman sought a means to structure and communicate the challenges that faced Tata Steel. At a two-day retreat in December 2001, forty-five senior executives, led by Boston Consulting Group’s Arun Maira, worked on an outline for a new vision statement. The results of the brainstorming were posted on the company intranet; executives solicited feedback from workers and managers, and consulted the President of the Tata Workers Union. Through various communications forums, 4000 employees contributed ideas. After a small team digested the 7,000 suggestions, Tata Steel unveiled its new vision statement. Launched on May 2, 2002, “Vision 2007” laid out two main pillars:

• To seize the opportunities of tomorrow and create a future that will make us an EVA© positive company, and
• To continue to improve the quality of life of our employees and the communities we serve.

Despite the heavy groundwork entailed in creating the vision statement, the more difficult test of implementation still lay ahead (Exhibit 2). The vision raised the spectre of contradictory challenges for Muthuraman and his team. In practical terms, how would Tata Steel manage its resource commitment to the “community” while pursuing its EVA+ vision? It seemed inevitable that the new emphasis on shareholder return would dilute Tata Steel’s historic focus on its community.

A TRADITION OF COMPASSION

While a shareholder focus and EVA emphasis were relatively recent mantras at Tata Steel, its social orientation predated the company’s foundation in the late 19th century. Convinced of the national benefits of a strong industrial base, Jamsetji N. Tata sought to develop textiles, hydroelectric power, steel operations, and scientific education facilities to fuel “the increased prosperity of India” and prepare for independence from British colonial rule. J. N. Tata’s endeavours were visionary both for their boldness and for their progressive employment practices, including the first fire-sprinklers in India (1886) and a Pension Fund (1895).

Initially, the Raj scorned Tata’s ambitions in heavy industry. The (British) Chief Commissioner of Indian Railways scoffed, “Why, I will undertake to eat every pound of steel rail they succeed in making.” He was not the only sceptic. An initial share offering in 1906 received a lukewarm response in London, and it was only a year later that the Tata Iron and Steel Company was able to raise the necessary capital, through an overwhelmingly popular share issue in Bombay, subscribed to by 8000 shareholders. J. N. Tata also devoted half his personal wealth to establish the Indian Institute of Science in Bangalore, even after warnings that the school would receive insufficient applicants. No less a figure than Jawaharlal Nehru later commented, “When you have to give the lead in action, in ideas, a lead which does not fit in with the very climate of opinion, that is true courage...it is this type of courage and vision that Jamsetji Tata showed.”

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³Crore: A traditional Indian unit of currency equal to 10 million.

⁴Jawaharlal Nehru was the first Prime Minister of India, serving from 1947 until his death in 1964.

---

**EXHIBIT 1**

<table>
<thead>
<tr>
<th>Year</th>
<th>Turnover</th>
<th>Net Sales</th>
<th>Volume Production (m tons)</th>
<th>Operating Profit</th>
<th>Profit After Tax</th>
<th>Employee Figures</th>
</tr>
</thead>
<tbody>
<tr>
<td>1980–81</td>
<td>521</td>
<td>492</td>
<td>1.537</td>
<td>59</td>
<td>26</td>
<td>62,695</td>
</tr>
<tr>
<td>1985–86</td>
<td>1,286</td>
<td>1,222</td>
<td>1.772</td>
<td>197</td>
<td>108</td>
<td>79,505</td>
</tr>
<tr>
<td>1990–91</td>
<td>2,331</td>
<td>2,142</td>
<td>1.90</td>
<td>304</td>
<td>160</td>
<td>75,153</td>
</tr>
<tr>
<td>1995–96</td>
<td>5,880</td>
<td>5,854</td>
<td>2.66</td>
<td>1,154</td>
<td>566</td>
<td>72,621</td>
</tr>
<tr>
<td>1997–98</td>
<td>6,517</td>
<td>6,433</td>
<td>2.971</td>
<td>995</td>
<td>322</td>
<td>64,753</td>
</tr>
<tr>
<td>2000–01</td>
<td>7,812</td>
<td>7,759</td>
<td>3.413</td>
<td>1,707</td>
<td>553</td>
<td>48,821</td>
</tr>
<tr>
<td>2002–03</td>
<td>9,844</td>
<td>9,793</td>
<td>3.975</td>
<td>2,302</td>
<td>1,012</td>
<td>46,234</td>
</tr>
</tbody>
</table>

*Source: Tata Steel.*
Though J. N. Tata died in 1904 before all of his bold ventures had come to fruition, subsequent generations of Tata leadership cultivated his vision of India’s development through industrial development. A century later, this commitment resulted in the Tata Group, a network of eighty companies which included an automotive producer, a power company, a telecom, a hotel chain, a tea producer, and an IT consultancy, the first global billion-dollar Indian software organization (Exhibit 3). These businesses were linked by their...
shared ethos, embodied in the Articles of Association, which cited objectives of social obligations beyond the welfare of employees. Common partial ownership by various Tata trusts further bolstered ties among group members. The first, created by J. N. Tata in 1892, mushroomed, by 2003, into eleven trusts that supported, among other issues, women’s education, medical research, social welfare, and rural development.

Tata Sons Ltd, of which 66 percent was owned by the philanthropic trusts in 2003, acted as the sole proprietor of the TATA brand name and functioned as the group management company. It maintained a shareholding in each of the major operating companies, some of whose Chief Executives served on its board. In 2003, Tata Sons owned nearly 20 percent of Tata Steel (Exhibit 4).

**EXHIBIT 3**

The Tata Group

Percent Make-Up of Tata Group by Sector

<table>
<thead>
<tr>
<th>Sector</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Materials</td>
<td>19%</td>
</tr>
<tr>
<td>Engineering</td>
<td>24%</td>
</tr>
<tr>
<td>Energy</td>
<td>27%</td>
</tr>
<tr>
<td>Chemicals</td>
<td>5%</td>
</tr>
<tr>
<td>Consumer Products</td>
<td>9%</td>
</tr>
<tr>
<td>Communications and Information Systems</td>
<td>8%</td>
</tr>
<tr>
<td>Services</td>
<td>8%</td>
</tr>
</tbody>
</table>

Financial Results for Fiscal Year Ending March 31, 2003 (Rs Crore)

<table>
<thead>
<tr>
<th>Company</th>
<th>Net Sales (Income from Operations)</th>
<th>Operating Profit</th>
<th>Profit/Loss After Tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tata Engineering</td>
<td>10,837.01</td>
<td>1,139.41</td>
<td>300.11</td>
</tr>
<tr>
<td>Tata Steel</td>
<td>9,793.27</td>
<td>2,301.98</td>
<td>1,012.31</td>
</tr>
<tr>
<td>Tata Power</td>
<td>4,300.50</td>
<td>1,184.16</td>
<td>519.92</td>
</tr>
<tr>
<td>Rallis International</td>
<td>1,037.68</td>
<td>79.65</td>
<td>58.75</td>
</tr>
<tr>
<td>Tata Tea</td>
<td>760.75</td>
<td>97.78</td>
<td>70.60</td>
</tr>
<tr>
<td>Indian Hotels Company Ltd.</td>
<td>569.27</td>
<td>54.74</td>
<td>70.60*</td>
</tr>
<tr>
<td>Tata Telecom</td>
<td>319.02</td>
<td>29.97</td>
<td>18.56</td>
</tr>
<tr>
<td>Tata Infomedia Ltd.</td>
<td>118.12</td>
<td>19.03</td>
<td>13.08</td>
</tr>
</tbody>
</table>

*Includes income from investments.

Source: www.tata.com.

**THE LEGACY IN ACTION**

As Managing Director Muthuraman explained, “Our values at Tata Steel are well acknowledged, to the extent we take care of our employees, our communities. We have a special culture here. Culture doesn’t come overnight or because of one leader. This company has had a series of leaders that have had a very similar ethos.”

The foundations of the group’s progressive policies originated with J. N. Tata’s philosophy on industrial development, and the catalogue of forward-thinking worker practices introduced throughout the 20th century at Tata Steel testified to his legacy. In many cases, Tata Steel pioneered employment policies well before its contemporaries in the industrialized West, let alone...
those in India. For example, while steel workers in England continued to work minimum twelve-hour shifts, Tata Steel instituted eight-hour working systems in 1912. Similarly, the company introduced a Free Medical Scheme in 1915 and a Workers’ Provident Fund in 1920, both thirty years before they were mandated by government (Exhibit 5). The group’s efforts were even supported by the intervention of the renowned Fabian socialists Sydney and Beatrix Potter Webb. As leading lights of the British Labour Party and founders of the London School of Economics, they were invited in 1924 by the Managing Director, Dorabji Tata, to make recommendations for social, medical and cooperative services in Jamshedpur. ii Receiving tailored advice in rural India from socialist-theory titans such as the Webbs was an impressive coup for the Tatas.

In an industry notorious for frequent strikes and walkouts, Tata Steel maintained harmony through leadership in labour relations. It developed a collaborative partnership with its union, signing in 1956 a Joint Consultation agreement with the Tata Workers’ Union that formed Joint Department Councils (JDCs). That labour pact, upheld over the following five decades, enabled the 47 JDCs, comprised equally of management and employees, to decide by consensus upon issues of working conditions, environment, safety, and productivity.

While India experienced heavy political unrest during the 1970s, with as much as 47 percent of the entire “organised sector” workforce simultaneously on strike, not a single strike against management had arisen at Tata Steel since 1928.iii During 1975 when a state of emergency was called across India, the national union announced a strike throughout the steel industry.iv When the Tata Workers’ Union refused to join the strike, national union representatives came to Jamshedpur to block incoming shipments on the railway tracks. Together, Tata Steel management and workers charged the protesting outsiders, jointly dispersing the threat to operations.

Earlier, in 1971, the Indian government decided to nationalise the coal sector to “bring about improvement in the health and safety scenario.”v The only private mines it explicitly spared from this nationalisation were those belonging to Tata Steel, which were preserved as a benchmark for sector peers. In 1977, when George Fernandes, the Minister of Industry, proposed nationalisation of Tata Steel, the Tata Workers’ Union immediately cabled a protest to the Prime Minister. While previous nationalisations had been politically popular, the government quickly realised that there was no support for the nationalisation of Tata Steel. The Chairman at the time, J. R. D. Tata, said, “[I run Tata Steel] partly because of Jamsetji’s tradition. Profit was not the sole aim. Partly, to save it from being taken over and ruined.

**Pattern of Shareholding at Tata Steel in 2003**

<table>
<thead>
<tr>
<th>Category</th>
<th>Holdings (Number of shares)</th>
<th>% of Holdings</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Promoters’ holdings</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Indian promoters</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tata Sons Ltd.</td>
<td>73,048,744</td>
<td>19.86</td>
</tr>
<tr>
<td>Tata Engineering &amp; Locomotive Co. Ltd.</td>
<td>17,204,486</td>
<td>4.68</td>
</tr>
<tr>
<td>Others</td>
<td>6,880,566</td>
<td>1.87</td>
</tr>
<tr>
<td><strong>Foreign promoters</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>97,133,796</td>
<td>26.41</td>
</tr>
<tr>
<td><strong>Nonpromoters holdings</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Institutional investors, banks, and public bodies</td>
<td>108,767,236</td>
<td>29.57</td>
</tr>
<tr>
<td>Foreign institutional investors</td>
<td>15,474,798</td>
<td>4.21</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>124,242,034</td>
<td>33.78</td>
</tr>
<tr>
<td>Private corporate bodies</td>
<td>24,930,200</td>
<td>6.78</td>
</tr>
<tr>
<td>Indian public</td>
<td>118,017,325</td>
<td>32.09</td>
</tr>
<tr>
<td>Other</td>
<td>3,448,546</td>
<td>0.94</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>146,396,071</td>
<td>39.81</td>
</tr>
<tr>
<td><strong>Grand total</strong></td>
<td>367,771,901</td>
<td>100.00</td>
</tr>
</tbody>
</table>

**Note:** Total foreign holding = 5.13% (includes 0.94% for other foreign investors).

**Source:** www.tatasteel.com
That is why I fought for Tata Steel against nationalisation. The spirit of goodwill and cooperation we have built up between management and labour will be no more if Tata Steel is nationalised. 9,10

Tata’s policies spawned worker loyalty exemplary for the steel industry. “The employees have a sense of ownership, they feel involved. Tata Steel schemes imply good forward thinking and a general concern for the employees,” observed Rajeev Dubey, Managing Director of Rallis India.11 “The company vision has become sacrosanct, even to workers. The attrition rates in this company are the lowest in the country,” noted U. K. Chaturvedi, Executive in Charge of Long Products.

The company’s compassionate approach proved equally inspiring to senior managers. Attuned to employees’ needs, they endorsed and extended the company-wide policies instituted early in Tata Steel’s development. Targeting to ease the burden of difficult working conditions for labourers had become ingrained as a management responsibility over the decades. For example, Santosh Gupta, Managing Director of TRF Limited, recalled that, when Tata Steel acquired a bearings business in 1983, the only pharmacy was located in a neighbouring village, a difficult two kilometre walk away.12 After he asked the village pharmacy to open a facility at the plant, women and children mobbed his home. “They told me they were coming to thank me for reducing the stress and hassle of obtaining medicines. A healthy person will give us much more on the job. A healthy body leads to a healthy mind, and that is influenced by a worker’s surroundings, neighbours, and family. Motivations come best when workers are hassle-free. India is a high-hassle country. If we can be a low-hassle company within it, I think that is impressive.”

The company’s code of ethics and commitment also helped attract senior executives. As Bharat Wakhlu, Chief of Supply Chain, explained, “We have used the ‘talent issue’ to explain to investors why we have given so much on the social side at Tata Steel. It is not necessarily a given that you can attract top talent to Jamshedpur! The quality of life is as good as anywhere else; I have been educated in the United States, I have worked outside of India, I speak several languages, and yet I choose to work in Jamshedpur.”

Tata Steel’s practices generated similar reactions beyond Jamshedpur. P. Roy, Executive in Charge of the Ferro-Alloy Mineral Division, explained that domestically they could ask for a 30–50 percent higher premium
from customers due to brand reputation and reliability. “Values work in India. Customers may tell themselves, ‘I can rely on this pipe because Tata is a trusted company.’ That premium is comprised of brand value, ethics and product quality. It does open doors.” H. M. Nerurkar, Executive in Charge, Flat Products, concurred, noting a similar response from suppliers. “In India we get a lot of mileage right away due to our reputation. Everyone knows that thanks to our performance and values they can count on this player. Some values in a social context, add value in a business context. When negotiating contracts, we have been able to bring the price down by about half.” Even those who attempted to bribe Tata Steel developed a “healthy respect for its adamancy to operate with a certain code of ethics.”

“City of Jamshed”

Jamshedpur, named in tribute to Jamsetji N. Tata in 1919, was a vivid illustration of the pioneering steel town the founder had exhorted his son to build. “Be sure to lay wide streets planted with shady trees, every other one of a quick growing variety. Be sure that there is plenty of space for lawns and gardens. Reserve large areas for football, hockey and parks. Earmark areas for Hindu temples, Mohammedan mosques and Christian churches.” Jamshedpur was considered an “oasis” across India, and the Town Division was the only civic services provider in the country to be ISO 14001 certified for its Environmental Management Systems.

Initial prospecting by the American and English geological experts brought by Tata Steel to Central India had proved futile. The eastern site for the plant was finally determined by its relative proximity to raw materials, but primarily due to the presence of water, essential for steel production. As Dubey explained, “It is important to understand the geographical context of Tata Steel’s business. In Bihar, there was no infrastructure; Tata Steel selected it purely based on the raw materials that had been available.” Two hundred and fifty kilometres from Calcutta, the nearest large city, Jamshedpur developed into a self-sustained community, ensconced between the Subarnarekha and Kharkai rivers (Exhibit 6). The chosen site was so remote that...
Tata Steel had to employ guards to ward off tigers and wild elephants, whose continuing presence was reaffirmed by a dangerous rampage through Jamshedpur in 2001.

Over the subsequent decades, Tata Steel provided a growing range of services and infrastructure for Jamshedpur citizens (Exhibit 7). Formalized as the “Town Division” of Tata Steel, it was responsible for constructing and maintaining water works, highway systems, bridges and public transportation, and emergency services such as the fire brigade. As of 2001, the Town Division oversaw water purification and supply, maintenance of more than 500 kilometres of public roads, and the distribution of power to the Jamshedpur area’s 750,000 inhabitants.

Additionally, the Town Division ran educational and medical services for the community. In 2001, Tata Steel schools educated 11,000 pupils. The 740-bed Tata Main Hospital, further supplemented by sixteen medical centres, treated 40,000 patients in 2000–2001. The Town Division operated numerous recreational programs for youth and constructed extensive athletic grounds including a 22,000-seat cricket stadium and an eight-lane athletics track.

Tata Steel’s care for its employees encompassed their lives both on and off the plant grounds. Santosh Gupta explained, “In another group, management may pay a very poor salary, but they provide exotic free meals. That worker may be loyal because of the meal, but with this meal and meagre salary, can he support...

### Exhibit 7: Comparative Statistics, Jamshedpur vs. India

<table>
<thead>
<tr>
<th><strong>Tata Steel Actions</strong></th>
<th><strong>Results for Tata Steel</strong></th>
<th><strong>Rest of India</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Labour: Tata Steel coordinates with union representatives via the Joint Departmental Council, including unions in internal planning.</td>
<td>No employee strike against Tata Steel since 1928. (Labour Strike of 1920 ended in a day thanks to Dorabji Tata’s intervention).</td>
<td>The national average for number of man days lost per year due to strikes in India between 1988 and 1997 was 9.35 million.</td>
</tr>
<tr>
<td>Education: Tata Steel provides schools for employee families and contracts with private-sector education providers to provide for non-employee children.</td>
<td>In 2001, Jamshedpur boasts an overall literacy rate of 76%; 71% for women.</td>
<td>The 2001 literacy rate in India was 55%; 46% for women. In the state of Jharkhand, the literacy rate was 44%; 32% for women.</td>
</tr>
<tr>
<td>Infrastructure: Tata Steel has built 1,000 km of roads, provided 202 MW of power, and cleans and distributes running water to Jamshedpur; pumped 7.5 MGD sewerage daily in 2000–2001, and removed 120,000 tons of garbage.</td>
<td>Electricity constantly available.</td>
<td>• In 2001, 55.8% of households had electricity for lighting; 24.3% in the state of Jharkhand. • In 2001, 9.1% of households in India had a telephone; 3.3% in the state of Jharkhand. • In 2001, 36.7% of Indian households had a tap as a source for drinking water; 12.6% in Jharkhand.</td>
</tr>
<tr>
<td>Medical: Tata Steel provides 16 medical centres including the 740-bed Tata Main hospital.</td>
<td>TRSD treated a total of 2,857 tuberculosis cases between 1996 and 2000.</td>
<td>• From 1996 to 2001, India had an infant mortality rate of 64 per 1000; the state of Jharkhand (2000), 70. • From 1996 to 2001, life expectancy from birth was 65.4 years in India overall and 62.1 years in Bihar.</td>
</tr>
</tbody>
</table>

his family? We at Tata Steel don’t believe in that philosophy.”

The seniority of Tata Steel managers deployed to the Town Division further signified its importance to the company. Rather than being seen as delegation to a non-core division of the business, a posting in town services was a sign of recognition. Town Division General Managers often went on to assume prominent positions at Tata Steel and within the Tata group. As Dubey, former General Manager of Town Services reflected, “The humanity I was working from that position was tremendous. Was I in production? Was I in operations? No, but I learned so much. It was a tremendous experience, where I learned to connect with myself on a spiritual level.” In addition to assigning top managers to run town administration, numerous executives served on committees, interacting with Jamshedpur community groups to gauge services that should be provided or improved.

The Indian public equated socially responsible business with Tata Steel, leading the company to produce a television commercial and a print advertisement in the 1980s, featuring happy customers and employees, with the “We Also Make Steel” slogan. The community unambiguously appreciated the Town Division. When the Bihar government tried to wrest control of public services from Tata Steel in 1991, Irani asked Jamshedpur citizens to voice their administration preference. The subsequent referendum overwhelmingly supported Tata Steel; the government received less than a 5 percent vote and “stayed away.”

**Extended “Family”**

With its broad definition, “community” did not stop at the borders of Jamshedpur. Tata Steel assisted in the development of areas near Jamshedpur and its mines. In 1979, it established the Tata Steel Rural Development Society (TSRDS), which operated in 600 villages both in Jamshedpur’s state of Jharkhand and in the neighbouring state of Orissa. TSRDS embraced three chief goals: accessible health care, enhanced income generation for communities, and empowerment of the rural population (Exhibit 8). Indigenous tribes, many living in proximity to Tata Steel’s captive mines, benefited from the efforts. In 2001–2002, water from the irrigation projects brought an additional 1,624 acres of rural land under cultivation. Self-help groups of women developed entrepreneurial initiatives, supplementing agricultural income. Health services reached numerous recipients through immunisations and AIDS awareness programmes.

Tata Steel’s care further encompassed the natural environment that surrounded its plants and mines. It emphasized the “greening” of its own plant facilities as well as the reforestation of lands around its mines. As one executive noted, “Sometimes we leave places cleaner than we find them.” The Millennium Project, launched in 1997, pledged to plant one million trees by the turn of the century. Jamshedpur alone welcomed 75,000 new trees. Mining areas, such as those surrounding its Noamundi site, productive since 1925, reclaimed 165 hectares of forest, as a result of both the Project and a four-phase environmental regulation effort begun in 1980. While efforts were touted as a success, Tata Steel admitted naïveté in some of its efforts. On one occasion, reforestation efforts had been stymied after tribes, desperate for cooking fuel, cut down young saplings.

**Financing Compassion**

Tata Steel created the town of Jamshedpur during its economically challenged early years, when the British government favoured its own imports over domestically produced goods. Post World War I, plummeting prices, transportation difficulties, and an earthquake in Japan, its chief pig iron customer, brought Tata Steel to the verge of closure in 1924. While the company stabilised and rebounded, Tata Steel did not lay off a single worker, though its shareholders went without dividends for thirteen years. Managing Director Dorabji Tata said, in 1923, “We are constantly accused by people of wasting money in the town of Jamshedpur. We are asked why it should be necessary to spend so much on housing, sanitation, roads, hospitals and on welfare . . . Gentlemen, people who ask these questions are sadly lacking in imagination. We are not putting up a row of workman’s huts in Jamshedpur, we are building a city.” Though post-Independence government policies initially swung domestic economics in favour of Tata Steel, the push by the central government for rapid industrialisation spawned the emergence of a number of steel plants, later consolidated under SAIL in 1973. Despite this rising competitive presence within India in the 1950s and 1960s, social provisions at Tata Steel continued unabated.

After independence, customs tariffs rose 200–300 percent on some imports, while other products carried a total physical ban. The central government controlled the right to open new plants, expand production at existing facilities, alter prices and decide import/export quotas via issuance of licences. Demand for steel products consistently outpaced supply due to production restraints set by the government. Eccentricities in
## Tata Steel Rural Development Society 2001–2002 Highlights

<table>
<thead>
<tr>
<th>Activity</th>
<th>Count</th>
<th>No. of Beneficiaries</th>
<th>No. of Villages</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Income Generation</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land brought under cultivation (acre)</td>
<td>1,623.95</td>
<td>2,100</td>
<td>116</td>
</tr>
<tr>
<td>Income from cash crop (Rs in lakhs)</td>
<td>77.40</td>
<td>2,259</td>
<td>114</td>
</tr>
<tr>
<td><strong>Animal Husbandry</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>United established (piggery, poultry) (number)</td>
<td>93</td>
<td>212</td>
<td>33</td>
</tr>
<tr>
<td>Kruiler poultry</td>
<td>372</td>
<td>372</td>
<td>30</td>
</tr>
<tr>
<td>Sale (Rs in lakhs)</td>
<td>13.28</td>
<td>229</td>
<td>54</td>
</tr>
<tr>
<td><strong>Forestry</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sale of saplings (Rs in lakhs)</td>
<td>68,970</td>
<td>125</td>
<td>24</td>
</tr>
<tr>
<td><strong>Other Income Generation Activities</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Units established (number)</td>
<td>15</td>
<td>391</td>
<td>20</td>
</tr>
<tr>
<td>Sale (Rs in lakhs)</td>
<td>4,7052</td>
<td>23</td>
<td>12</td>
</tr>
<tr>
<td><strong>Self-Help Groups</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SHG formation (women/men)</td>
<td>108/39</td>
<td>1,256/100</td>
<td>29/10</td>
</tr>
<tr>
<td><strong>Family Welfare</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Temp. methods of contraception</td>
<td>8,907</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tubectomty/Vasectomy</td>
<td>1,334/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Low-cost toilet</td>
<td>372</td>
<td>2,774</td>
<td>94</td>
</tr>
<tr>
<td>AIDS awareness</td>
<td>270</td>
<td>3,545</td>
<td>87</td>
</tr>
<tr>
<td>Anaemia/iron folic acid tablet</td>
<td></td>
<td>53,108</td>
<td></td>
</tr>
<tr>
<td>Blood donation</td>
<td>496</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Community based primary health station</td>
<td>30</td>
<td>60</td>
<td>30</td>
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<tr>
<td><strong>Drinking Water Project</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tubewell installed/repair</td>
<td>69/140</td>
<td>11,426/8,898</td>
<td>56/31</td>
</tr>
<tr>
<td>Tubewell training</td>
<td>10</td>
<td>100</td>
<td>10</td>
</tr>
<tr>
<td>Well constructed/repaired</td>
<td>11/18</td>
<td>855/625</td>
<td>8/6</td>
</tr>
<tr>
<td><strong>Empowerment</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equipment (kg)</td>
<td>567</td>
<td>740</td>
<td>91</td>
</tr>
<tr>
<td>Seeds (kg)</td>
<td>35,172.52</td>
<td>771</td>
<td>68</td>
</tr>
<tr>
<td>Land brought under irrigation (acre)</td>
<td>662</td>
<td>660</td>
<td>37</td>
</tr>
<tr>
<td>Wastelands/fallow land for agriculture (acre)</td>
<td>9</td>
<td>15</td>
<td>3</td>
</tr>
<tr>
<td>Agriculture training</td>
<td>253</td>
<td>2,408</td>
<td>100</td>
</tr>
<tr>
<td><strong>Forestry</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tree plantation</td>
<td>38,360</td>
<td>486</td>
<td>20</td>
</tr>
<tr>
<td>Gobar-gas plants</td>
<td>52</td>
<td>180</td>
<td>8</td>
</tr>
<tr>
<td>Save forest meeting</td>
<td>11</td>
<td>895</td>
<td>11</td>
</tr>
<tr>
<td><strong>Veterinary Services</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Animals treated</td>
<td>24,295</td>
<td>5,544</td>
<td>83</td>
</tr>
<tr>
<td>Training in veterinary services/poultry</td>
<td>63/22</td>
<td>133/60</td>
<td>32/37</td>
</tr>
<tr>
<td>Assistance for construction/young ones</td>
<td>3/2,441</td>
<td>26/1</td>
<td>3/40</td>
</tr>
<tr>
<td><strong>Education &amp; Awareness</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Education programs</td>
<td>52</td>
<td>525</td>
<td>44</td>
</tr>
<tr>
<td>Adult literacy/preschool literacy</td>
<td>24/38</td>
<td>799/1,135</td>
<td>52/37</td>
</tr>
<tr>
<td><strong>Sports &amp; Culture</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Coaching</td>
<td>11</td>
<td>185</td>
<td>39</td>
</tr>
<tr>
<td>Outside participation</td>
<td>38</td>
<td>459</td>
<td>68</td>
</tr>
<tr>
<td>Inter-village tournaments</td>
<td>86</td>
<td>2,338</td>
<td>348</td>
</tr>
<tr>
<td>Cultural programs</td>
<td>16</td>
<td>7,052</td>
<td>46</td>
</tr>
</tbody>
</table>
legislation determined that defective products were exempt from pricing regulations. Unlike many other companies, Tata Steel refused to exploit this loophole, even though it would have returned higher margins, instead quoting products at government determined rates, well below market price. With excessive customer demand, quality of output was not a competitive point among manufacturers. State-supported steel plants limped along with inefficient production methods in the 1970s. Meanwhile, Tata Steel incorporated front-running production techniques adopted from foreign competitors in Japan and England. It developed technologies with a German oven maker to effectively utilize the unique variety of coal in Bihar. Its proactive management combined with the unusual market dynamics created by the “Licence Raj” significantly bolstered Tata Steel’s bottom line.

Prevented from reinvestment or facility expansion by government mandate, and unable to acquire additional businesses due to the draconian Monopolies and Restrictive Trade Practices Act (MRTP), Tata Steel funnelled its surplus earnings into community works. By directing revenue to “community expenditure” rather than profits that would be hit with corporate taxes, Tata Steel provided Jamshedpur with superior services. Tata Steel could additionally afford to recognize all its employees equally in its labour agreements. As a result its wage expenses exploded, since gardeners and teachers received compensation and employment contracts commensurate with those of steelworkers. Management rewarded worker loyalty by guaranteeing a job to the son of any employee with a twenty-five year tenure at Tata Steel.

The onset of liberalisation, however, turned the tide for stricter cost control in company operations. Taking over as Managing Director in 1993, Dr. Irani recognized oncoming competitive pressures. He drove a “modernising of the mind” and a renovation of the plant’s production, which continued over the subsequent eight years. Irani introduced improved employee performance measurement systems. He approved construction of the Cold Rolling Mill, overseen by Muthuraman, which produced refined, higher margin steel products. He implemented rigorous cost reduction efforts. His endeavours earned a lengthy list of accolades for Tata Steel, including the Prime Minister’s Trophy for Best Integrated Steel Mill for three successive years (1998–2000) and being named “the lowest cost steel producer in the world” by New York consultancy World Steel Dynamics in 2001. There were a number of individual leadership awards for Irani himself, including an Honorary Knighthood by the Queen of the United Kingdom.

However, Irani’s renovation efforts were not without controversy, most notably concerning the significant downsizing of the bloated workforce. In 1992, when Irani and Chairman Ratan Tata embarked on a road show to generate international interest in a $100 million convertible bond issue, investors in Zurich lambasted the company’s enormous employee figures. Recognizing the disproportionate growth of worker numbers relative to the increase in production levels over the previous decades, Irani embarked on a massive reduction in “family size.” He reduced employee numbers from 78,000 in 1992 to 48,800 in 2001 via a generous Voluntary Redundancy Scheme.

Significantly, even in these turbulent times of workforce reductions, the company respected the labour pact signed several decades earlier. As Dr. J. J. Irani observed, “We always maintained a partnership with the unions. We formed Joint Plant Committees, included unions in cost decisions. It is necessary that they understand our cost structures extremely well. You must communicate with them in terms of money. When we told them that the family size had to go down, they accepted the change with codified rules. Once those rules have been outlined and agreed upon, you cannot change them or you will be opening a Pandora’s box.”

Mr. R. B. B. Singh, the union president, echoed this view, “We didn’t contest their approach to the downsizing. It was necessary, given the political changes, and management stuck to the tenets of the 1956 agreement.” On exploratory trips to Japan and Southeast Asia to assess the competitive steel environment in the 1990s, Irani invited union leaders to join him. Their first-hand encounter with the productivity discrepancy at home and abroad fortified a unified effort between Tata Steel and its union to adjust to the changing economic context by boosting efficiency and the quality of production.

Irani also decided to cap expenditure on town services in 1996, emphasizing increased efficiency on service provision. Reflecting back on that decision, Irani noted that, before liberalisation, “We had never asked ourselves the question, how much are we actually spending on social services that don’t benefit our employees or communities?” When inflation soared in the 1980s, spending on social services ballooned from Rs 20 crore in 1980 to Rs 100 crore by the mid 1990s.

Upon taking the helm in 2001, Muthuraman maintained the budgetary limit for the Town Division at Rs 100 crore. Of that sum, Rs 25 crore went towards running the Tata Main Hospital and other health services, with the remainder dedicated to municipal services. Managers estimated in 2003 that...
34 percent of hospital services went to those not employed by Tata Steel, while an overall 20 percent of the company’s social spending benefited those not directly employed by the company. In addition to immediate Jamshedpur expenses, Tata Steam dedicated Rs 38 crore to its community beyond town borders and employees, through the Tata Steel Rural Development Society.

**Enlightened Self-Interest**

While few questioned Tata Steel’s devotion to its community or the sincerity of its ethos, its social services were incontestably, if indirectly, self-serving. The Chief Information Officer, Varun Jha, conceded, “Of course, we realize that this compassion has beneficial implications.” Ishaat Hussain, Finance Director of Tata Sons, also recognised, “Tata’s social spending is not altruistic; it is enlightened self-interest. If Tata Steel didn’t do it, would the company have survived until today? Tata Steel is still a shining example, an oasis. To operate in that region, you really have to be.”

Santosh Gupta concurred, “In India the employee looks to his employer as if it is the government. Don’t forget, there is no social security in India. Parents come back to live with their children because there is no wage coming in for them after retirement.” Continuing, he explained, “For the last 25 years we have befriended the neighbouring villages. If they want a school, we give them a school. To say that we are ‘buying peace’ would be uncharitable, but we have maintained a pre-eminent position in their favour. I have thought of the benefits of that spending in qualitative terms, not quantitative terms. By being accommodating and understanding, we have created innumerable benefits for ourselves.”

Jha reflected that if another service provider emerged, the altruistic would be more readily distinguishable. “It is important not to confuse what we need to do out of commitment to our employees and what we do out of social good will. We would like to maintain a presence in both areas.” “The challenge,” added Manzer Hussain, General Manager of Town Services, “lies in finding a sustainable way of doing things.”

“No now with the EVA and shareholder emphasis, Tata Steel is trying to prove that you can be both profitable and socially responsible. When there is no social safety net, where corporate entities play the role of the former maharajas . . . Until the government begins to start providing these services, we need to do so,” summed up Irani.

**Tradition Questioned**

While Tata Steel survived liberalisation due to Irani’s renovations, the oncoming years were forecast to be challenging. Global levels of manufactured steel were chronically above demand, often depressing world steel prices. The imposition of U.S. anti-dumping duties upset the international trade balance, indirectly affecting Indian steel export volumes and increasing overall competition levels. In 2000, the European Union had asked the Steel Exporters Forum of India to cut exports by 60 percent, down to 1995 levels. In the coming years, the Indian government intended to divest itself of SAIL. With margins already squeezed, steel producers had minimal latitude for further belt tightening.

The head of the Ferro-Alloy Mineral Division could feel the pressure from customers, particularly international ones: “My customers are highly conscious of quality. They are aware of our ethics, but they do want the lowest cost. International business is quite selfish. Domestically, people recognize our values, but not internationally. They care about price, price, price.”

As company ownership grew among institutional investors and within the international capital markets, they also started to question the community ethos at Tata Steel. *Fortune* magazine asked whether there was a “sell-by date for Tata Steel’s corporate generosity.” Ratan Tata, Chairman of Tata Steel, noted, “In particular, foreign shareholders think that this is baggage we are carrying and, in a manner of speaking, it is. But you have to look at the industrial harmony and so on, so I don’t think you can ascribe a value to it.” Manzer Hussain of Town Services made an allusion to the same dilemma: “There has been increasing financial pressure to reduce this spending, but at the same time people within the Indian context support our efforts. But where we are not competing in an Indian context, when capital is coming from the international scene, this argument for spending is less compelling.”

The level of foreign share ownership was in fact relatively small, at just over 5 percent in 2003. India’s long-standing investment tradition had rebounded with liberalisation. The capital markets in India boomed, with market value capitalisation multiplying over 20-fold between 1984 and 2001; and going from 14 stock exchanges to 23. By 2003, the Indian public held 32 percent of Tata Steel’s shares. “The customer woke up around the time of liberalisation. Only in the last two years have our shareholders sat up. How does our total welfare orientation trickle down to the customer? To the shareholder?” asked the Vice President of Human Resources, Niroop Mahanty.
The ownership structure within the Tata Group had shifted as well. In 1991, Tata Sons was 79 percent owned by the Tata Charitable Trusts, but by 2001 that percentage had been reduced to 66 percent. At the same time, Tata Sons stake in Tata Steel had surged from under 9 percent at the outset of Irani’s tenure as leader to over 26 percent in 2001. Tata Sons’ growing influence emerged via subtle pressure on Tata Steel, for example, by encouraging it to invest in non-core sectors such as telecom in 2001.

The changing ownership structure, disbursing shares among a growing number of investors, prompted management to reflect on the company’s community-minded philosophy. “When there is a single owner of a company, that owner has a set of values so that the culture of that person emanates through the company. J. N. Tata wanted temples, so we built temples. But in a publicly owned company, whose values are you trying to propagate?” queried Jha.

Internal debates arose concerning who should receive services and the level of expenditure. Manzer Hussain, General Manager Town Services, asked, “Where do we stop providing services? Jamshedpur is two-thirds enclosed by rivers, so those are our natural boundaries, but we continue to receive requests and demands from communities just beyond town reach for services we provide here.” Yet A. D. Baijal, Executive in Charge of Raw Materials and Iron Making, countered, “At some point you have to stop giving. We teach to grow crops, provide education. We give them basic tools. They are growing wheat and making a good profit. Soon the tribes around us will want tractors. But there has to be a limit to the extent we can give.”

“We don’t measure the benefits to the company of our social spending. Hypothetically, if we have a new owner, how are we going to justify that expenditure? The accolades we receive for our efforts and community involvement is only the paint. We need to scratch deeper to understand what the benchmarks really are,” claimed Niroop Mahanty.

**What Now?**

To increase the efficiency and cost effectiveness of social expenditure, Tata Steel decided to alter the delivery system of its services. Management wished to “continue the objective of the model, changing the model but not the objective.” When it announced impending outsourcing of electricity services, water distribution, and schools, consternated responses poured in from townpeople and employees. There were anxious inquiries as to whether Tata Steel was abandoning its commitment to Jamshedpur. “When we first thought of doing more outsourcing, we thought it was only between the unions and us. So we talked to the unions and then proceeded. But then letters and calls started coming in. Is Tata Steel stepping away? Now the mindset has been readjusted. The community is far more willing to accept changes. There is a large credibility issue, and I think we do well in that category,” said Hussain. In 1996, Tata Steel cared for 33,000 children in its schools. By 2003, that figure was reduced to 11,000; the other children were enrolled in schools spun off to alternative education providers. Some managers maintained that Tata Steel’s core competency was not in social services, but in steel manufacturing. Determining services that required Tata Steel’s monetary and human resources was essential yet not clear-cut. As Niroop Mahanty contested,

> We need to think about what is making steel and what is not making steel. We are now outsourcing water management to Vivendi, but that is an essential part of our steel business. You cannot say that it isn’t core. What is core and what is not core? Education? That is definitely not core, and if I can find a company who can maintain it at the same level, it is better for students to have those specialists running it. But while we want to hand off running some services, we don’t plan to sell anything. We are creating joint ventures.

Managing Director Muthuraman emphasized that outsourcing would revise the cost structure but not the benefits to the community. Attention that management previously lavished on the community was now absorbed in its new EVA campaign. “We are concentrating on EVA now because of the fact that we had not focused on it historically. Shareholders are one entity of Tata Steel which we have not treated so well in the past.”

“The current vision is to be EVA positive. Past consultants, such as McKinsey, Arthur D. Little, BCG, have all said that steel does not create shareholder value. Current management is trying to do everything possible to prove that incorrect,” said Sudhir Deoras, Managing Director of Tata International Limited. Widespread internal publicity, such as the EVA+ sticker campaign, had increased focus on the challenge ahead for Tata Steel. As Muthuraman confirmed, “Every worker knows what EVA is, how it translates into their daily responsibilities.”

Still, dissenting opinions within Tata Steel were unconvinced that a disproportionate focus on EVA would hold long-term value for the company. “Our vision needs to inspire more than just EVA positive. We need to continue to attract people who will perpetuate
the Tata Steel culture,” noted D. R. Mody of the Tata Management Development Centre.

A former executive commented, “The vision is stated in two parts. EVA they will know their success in achieving. What attempt has Tata Steel made to measure the second-half, the community benefits side of their vision? They should have the form, and they do, but they need to go beyond the form of their vision to the content. Will they neglect, or be forced to neglect, the second part? The EVA+ sticker is everywhere. But where is the sticker for community?”

**EXHIBIT 9**

**EVA and the Competition**

<table>
<thead>
<tr>
<th>Country</th>
<th>Competitor</th>
<th>1999 EVA</th>
<th>1999 Profits</th>
<th>1999 Production</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brazil</td>
<td>Gerdau</td>
<td>(BRL172 m)</td>
<td>BRL360.1 m</td>
<td>5 mt</td>
</tr>
<tr>
<td>France</td>
<td>Usinor</td>
<td>(FrF5,306 m)</td>
<td>(€178 m)</td>
<td>21 mt</td>
</tr>
<tr>
<td>United States</td>
<td>U.S. Steel</td>
<td>($230 m)</td>
<td>$44 m</td>
<td>12 mt</td>
</tr>
<tr>
<td>United States</td>
<td>Nucor</td>
<td>($60 m)</td>
<td>$244.59 m</td>
<td>10.4 mt</td>
</tr>
<tr>
<td>Netherlands</td>
<td>Ispat International</td>
<td>(€140 m)</td>
<td>$85 m</td>
<td>-15.5 mt</td>
</tr>
</tbody>
</table>

*Source: Stern Stewart and Company Web sites.*

**Notes**

1. Kanavi, S. (2001) “Given the right incentives, India can be a steel supplier to the world,” Business India, July 23.
7. In June 1975, Prime Minister Indira Gandhi declared a 21-month state of national emergency, thus creating what amounted to a constitutional dictatorship.
10. J. R. D. Tata had already witnessed the nationalisation and subsequent economic downfall of his Air-India International. Though he continued as Chairman after nationalisation in 1953, his services were later terminated by the Prime Minister in 1978. At the time of Fernandes’ nationalisation attempt, Tata ownership was less than 4 percent of Tata Steel.
11. Rallis India is a Tata group company in the agro-chemical industry; Rajeev Dubey was previously with Tata Steel.
12. TRF Limited, an engineering equipment provider, is a Tata Group company located in Jamshedpur.
13. In the 2002 Corruption Perceptions Index from Transparency International, India was ranked 71st of 102 most corrupt countries in terms of the degree to which corruption is perceived to exist among public officials and politicians.
14. Even in 2003, train travel between Calcutta and Jamshedpur took five hours.
15. This coal was generally considered to be of inferior quality and thus had little market value.
Viacom, News Corp., and Disney are among the largest and most influential companies in the world—with more presence in our daily lives and more power over the direction of the real desires and beliefs of the nation than any other force, including government—but they have no future. They will be traded, broken up, merged, picked apart without Redstone, Murdoch, and Eisner.

—Michael Wolff

Viacom is a $27 billion a year media conglomerate with operations in cable networks, television, radio, outdoor, entertainment, and video. It is the parent company behind some of the most recognized brands in television, film, and publishing, including the CBS Television Network, United Paramount Network (UPN), MTV Networks, Black Entertainment Television, Paramount Home Entertainment, and Simon & Schuster publishing group. It also owns Infinity Broadcasting (Exhibit 1).

Viacom has a major presence in most of the industries it is in, and was the third largest media group in the United States in 2003. Sumner Redstone, chairman and president, has built Viacom through years of acquisitions and divestments (Exhibit 2). In 1999 when Viacom purchased CBS for $40 billion, the transaction was thought to be one through which major synergies would be created between the two highly complementary media companies, with Viacom's content pairing up with CBS's distribution. The combination of Sumner Redstone and Mel Karmazin, CEO of CBS, was referred to as "one that's worth banking on" and the company was dubbed the "ultimate media battleship, a magnificent warship fueled by advertising." Karmazin was touted to be the ideal successor to run Viacom after Redstone retired.

On June 1, 2004, in an unexpected turn of events, Viacom announced that Karmazin had resigned and his place was to be filled by two executives, Leslie Moonves, chairman of CBS, and Tom Freston, chairman of MTV, who would be the leading candidates for the CEO post. The announced plan clarified that Redstone would step down in three years if there was an agreement regarding his successor. Until he left the top post, Redstone would "continue to work with the board to identify his successor and to designate candidates for other senior positions in the company." Commenting on these events, Merrill Lynch said the departure of an extremely talented operating executive such as Karmazin was a very significant loss for Viacom. But an analyst at Sanford Bernstein said the news was positive, "They have put in two of the strongest executives in the company. They both have been managing organizations that have been gaining share. Now we have a date when Sumner will step down."

**Sumner Redstone**

80-year-old Sumner Redstone has been ranked 35th in Forbes' list of billionaires, with a net worth of $8.9 billion. His father opened one of the first drive-in movie operations in the United States after starting out selling newspapers and linoleum. He graduated first in his class from the very demanding Boston...
Latin School and went to Harvard at age 17. When he graduated in 1944, he was fluent in Japanese and served in an elite army code cracking unit for three years, after which he received a commendation and graduated from Harvard Law School in 1947. Redstone practiced law for some time before joining the family business, National Amusements Inc. (NAI) in 1954. In 1967, he became the CEO of NAI, eventually becoming the chairman in 1986. His daughter Shari Redstone is now president of NAI, which owns and operates over 1,425 motion picture screens across the United States, Europe, and Latin America.

In 1979, Redstone sustained severe burns in a hotel fire. Doctors did not expect him to live, and later told him he would never walk. Redstone gradually started using a treadmill and later played tennis regularly. While recuperating, he used his knowledge of the movie business to trade stocks of Hollywood studios, making millions of dollars. Viacom, then a small television company owning MTV, Showtime, Nickelodeon, and cable networks, with revenues of $900 million was at first just one of his stock market investments. Redstone realized that it needed new management and in 1987 he decided to take over operations. At the age of 63, Redstone entered a highly leveraged and controversial $3.4 billion takeover of Viacom. The executives at Viacom tried to raise funds and prevent the takeover, resulting in a six-month battle in which Redstone was forced to raise his offer three times.

### EXHIBIT 1: Viacom Business Segments

<table>
<thead>
<tr>
<th>Segment</th>
<th>Revenues (% of Consolidated)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cable Networks</strong></td>
<td>(21%, 19%, 19%)</td>
<td>The company owns and operates advertiser-supported basic cable television program services through MTV Networks (‘MTVN’) and BET: Black Entertainment Television (‘BET’) and premium subscription television program services through Showtime Networks Inc. (‘SNI’) in the United States and internationally.</td>
</tr>
<tr>
<td><strong>Television</strong></td>
<td>(29%, 30%, 31%)</td>
<td>The television segment consists of the CBS and UPN television networks, the company’s owned broadcast television stations, and its television production and syndication businesses.</td>
</tr>
<tr>
<td><strong>Radio</strong></td>
<td>(8%, 9%, 9%)</td>
<td>The company’s radio broadcasting business operates through Infinity Radio, which owns and operates 185 radio stations serving 41 markets. It is one of the largest operators of radio stations in the United States.</td>
</tr>
<tr>
<td><strong>Outdoor</strong></td>
<td>(7%, 7%, 7%)</td>
<td>The company sells, through Viacom Outdoor, advertising space on various media, including billboards, transit shelters, buses, rail systems (in-car, station platform and terminal), mall kiosks, and stadium signage.</td>
</tr>
<tr>
<td><strong>Entertainment</strong></td>
<td>(15%, 15%, 16%)</td>
<td>The entertainment segment’s principal businesses are Paramount Pictures, which produces and distributes theatrical motion pictures; Simon &amp; Schuster, which publishes and distributes consumer books; Paramount Parks, which is principally engaged in the ownership and operation of five regional theme parks and a themed attraction in the United States and Canada; Famous Players, which operates movie theaters in Canada; and Famous Music.</td>
</tr>
<tr>
<td><strong>Video</strong></td>
<td>(22%, 23%, 22%)</td>
<td>The company operates in the retail home video business, which includes both the rental and sale of movies on DVD and VHS as well as the rental and sale of video games, through its approximately 81.5% equity interest in Blockbuster Inc.</td>
</tr>
</tbody>
</table>

## An Indicative Chronology

<table>
<thead>
<tr>
<th>Year</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>1908</td>
<td>Paramount studios formed</td>
</tr>
<tr>
<td>1924</td>
<td>Simon &amp; Schuster founded</td>
</tr>
<tr>
<td>1927</td>
<td>Columbia Broadcasting System (CBS) formed</td>
</tr>
<tr>
<td>1938</td>
<td>CBS buys Columbia Records (formed in 1889)</td>
</tr>
<tr>
<td>1949</td>
<td>US Department of Justice forces Paramount and other studios to spin off their cinema operations. United Paramount Theatres is established.</td>
</tr>
<tr>
<td>1954</td>
<td>Sumner Redstone gains control of National Amusements Inc (NAI), builds multinational cinema group</td>
</tr>
<tr>
<td>1971</td>
<td>Viacom formed when FCC rules force CBS to spin off some cable TV and program-syndication operations</td>
</tr>
<tr>
<td>1985</td>
<td>Blockbuster video rental chain founded</td>
</tr>
<tr>
<td>1987</td>
<td>NAI buys majority interest in Viacom</td>
</tr>
<tr>
<td>1993</td>
<td>Blockbuster invests US$600 million in Viacom</td>
</tr>
<tr>
<td>1993</td>
<td>Paramount and Chris-Craft Industries announce plans to launch new broadcast network</td>
</tr>
<tr>
<td>1994</td>
<td>Blockbuster invests US$1.25 billion in Viacom, which then buys Blockbuster for US$8.4 billion</td>
</tr>
<tr>
<td>1994</td>
<td>Viacom and Paramount announce US$8.4 billion merger after Viacom wins bidding war with USA Networks/QVC</td>
</tr>
<tr>
<td>1994</td>
<td>Viacom sells its 33% of Lifetime Television to Hearst Corporation and Capital Cities/ABC</td>
</tr>
<tr>
<td>1994</td>
<td>Sells Madison Square Garden for US$1.075 billion</td>
</tr>
<tr>
<td>1995</td>
<td>Launches Sams.net</td>
</tr>
<tr>
<td>1995</td>
<td>Buys Atlanta station WVEU-TV, sells KSLA-TV in Shreveport</td>
</tr>
<tr>
<td>1995</td>
<td>Acquires controlling interest in Grupo Mexicano de Video, which operates 100 video stores</td>
</tr>
<tr>
<td>1995</td>
<td>Spins off its cable systems to Tele-Communications (TCI)</td>
</tr>
<tr>
<td>1995</td>
<td>Launches the MTV Radio Network</td>
</tr>
<tr>
<td>1995</td>
<td>Westinghouse Electric buys CBS</td>
</tr>
<tr>
<td>1996</td>
<td>Viacom announces it will exercise its option for 50% ownership interest in UPN</td>
</tr>
<tr>
<td>1996</td>
<td>CBS buys Infinity radio broadcasting and outdoor advertising group for US$4.7 billion</td>
</tr>
<tr>
<td>1997</td>
<td>Westinghouse Electric changes name to CBS and sells off traditional power-generation business.</td>
</tr>
<tr>
<td>1997</td>
<td>Viacom's equity in Spelling increased to 80%</td>
</tr>
<tr>
<td>1997</td>
<td>Paramount sells ten-station Radio Group to Chancellor Media</td>
</tr>
<tr>
<td>1997</td>
<td>Paramount Stations Group increases to 17 stations, making it the sixth-largest broadcasting group in United States</td>
</tr>
<tr>
<td>1997</td>
<td>CBS buys American Radio Systems chain for US$2.6 billion, increasing its radio stations to 175</td>
</tr>
<tr>
<td>1997</td>
<td>Viacom sells interest in USA Networks to Seagram</td>
</tr>
<tr>
<td>1998</td>
<td>Las Vegas Star Trek theme park opens</td>
</tr>
<tr>
<td>1997</td>
<td>Sale of educational, professional and reference publishing businesses to Pearson for US$4.6 billion, with Viacom retaining the consumer operations (including the Simon &amp; Schuster name)</td>
</tr>
<tr>
<td>1998</td>
<td>CBS sells 17% of Infinity Broadcasting for US$2.9 billion</td>
</tr>
<tr>
<td>1999</td>
<td>CBS buys King World Productions, leading television program syndicator, for US$2.5 billion</td>
</tr>
<tr>
<td>1999</td>
<td>Viacom buys CBS</td>
</tr>
</tbody>
</table>
There was criticism that Redstone paid too much for Viacom, and the lending banks wanted him to sell the programming properties, Showtime and MTV, which were regarded as a fad. Redstone called in Frank Biondi, who had previously worked for HBO as president and CEO, to be president and CEO of Viacom. Biondi later said, “Sumner’s a lot of things. One of them is that he’s stubborn and tenacious. He wasn’t going to sell. He just knew in his bones—and I certainly agreed with him—that those were going to be very, very valuable assets.”

As cable television, program syndication, broadcasting, and entertainment programming evolved into one of the fastest-growing and most exportable parts of America’s economy, Viacom expanded. Under Redstone, Viacom went through a series of acquisitions and divestments. In 1993, Viacom bought video rental empire Blockbuster Video for $8.4 billion and entered a $10 billion merger with Paramount Pictures Corporation in a hard-fought legal and bidding battle. Paramount added a Hollywood studio and a film distributor to Viacom’s repertoire, and also included publisher Simon & Schuster in 50 percent of the television broadcast company United Paramount Networks (UPN). In 1995, Viacom spun off its cable systems and launched the MTV Radio Network.

In January 1996, Biondi was out after a showdown and Redstone took over as CEO of Viacom. According to Biondi, Redstone came to his office and said, “I want to make a change. I always wanted to run my own company. It’s been great. I’ll be great.” Redstone said they had differed on really critical matters, citing an incident when he had been pushing to make a presentation in Europe. Biondi had not been interested and Redstone went alone and made a successful deal. An insider commented that Redstone wanted to run the company, and he did not want anyone in his way.

In 1996, Viacom purchased the Chris Craft Industries’ 50 percent share in the UPN network. Simon & Schuster’s educational, professional, and reference publishing businesses were sold to Pearson in 1997 for $4.6 billion, with Viacom retaining the consumer operations and the name. In 2004, Redstone purchased a majority holding in Midway games through NIA, raising his holdings to 74 percent of Midway’s stock. He also initiated the launch of the first cable network catering to gay and lesbian viewers by MTV.

Redstone is known to favor gambles and big acquisitions, has a reputation for using litigation to get his own way, and is known for his tough deal making. He has been called “unpredictable, irascible and used to getting his way,” and also referred to as “a strictly ‘Jump!’—‘How high?’ kind of executive.”

In his book, *A Passion to Win*, published by Simon and Schuster in 2001, he wrote, “Viacom is my life.” Reviews of the book say that Redstone seems to feel he has not received enough credit for his accomplishments. Forbes said in 2002 that despite pushing 80, he is still looking for a way to overtake AOL Time-Warner to become the world’s biggest media mogul.

**Mel Karmazin**

Karmazin’s roots are in operating radio and TV stations and analysts consider him as the ultimate ad salesman. Karmazin spent several years at an ad agency, and three years selling radio spots for WCBS-AM in New York when Infinity Broadcasting, a small radio group, hired him as chief executive. He built Infinity Broadcasting from a small group of three radio stations into a national powerhouse and added the Howard Stern Show. In 1981, he became the president and CEO of Infinity. He acquired a reputation for releasing managers who did not meet budget goals and had a sign in his office that was a variation of the “No Smoking” sign with a line drawn through the word “Excuses.” Infinity’s stock price increased nearly 60 percent in each of the four years between the company’s going public in 1992, and its sale to CBS.

In 1996 when FCC rules changed and limits on radio-station ownership were relaxed, Karmazin approached CBS chairman Michael Jordan with an offer to buy out CBS’s lagging radio stations. In June 1996, CBS bought the Infinity radio broadcasting and outdoor advertising group for $4.7 billion and Karmazin was appointed the chairman and CEO of CBS Radio. Karmazin was also the largest individual shareholder of CBS, which now had 79 stations with 64 of those stations located in the top-ten markets.

After a year, Karmazin was appointed as the CEO and president of the CBS Television Network amid reports that president Peter Lund resigned following a stormy meeting at which Karmazin complained about the poor performance of the 14 CBS-owned TV stations. Karmazin laid off salespeople at the TV stations and took the staff off salary, putting them on 100 percent commissions-based compensation. Revenues and profits at the TV stations improved. In two years, Karmazin had nudged aside Jordan at CBS.

Karmazin is said to have a relentless focus on the practical. Radio host Jonathan Schwartz said about him, “It mattered not what a station proffered, only how it profited.” In 1998, CBS added to its broadcasting empire by paying about $2.6 billion to acquire American Radio Systems Corporation, increasing the number of...
radio stations to 175. In 1999, Infinity bought Outdoor Systems Inc., a leader in outdoor advertising, for $8.7 billion, extending CBS's advertising reach to media besides radio and TV, which enabled it to sell advertising packages and reach all possible customers. A year later, CBS paid $2.5 billion to acquire King World Productions, a television syndication company whose programs include The Oprah Winfrey Show and Wheel of Fortune. Donna Halper, programming consultant and media historian, said, “CBS Radio was at the bottom of the barrel, Mel gave that company credibility again.”

Karmazin has been called a very private person with few social engagements. “This is relaxing,” he said of work in the office, where days may begin at 6 a.m. His conversational style is to the point, without much attention to subtle manners of exchange and very little patience.32

**VIACOM UNDER KARMAZIN**

In 1999, the FCC proposed relaxing the rules on media concentration in local television markets that prevented a company from owning two stations in one market. Viacom bought out CBS after Karmazin approached Redstone with an offer to buy Viacom and its holdings, claiming a better track record with programming. CBS’s broadcast outlets complemented Viacom’s Paramount movie studio and cable channels such as MTV, creating a company powerful in both production and distribution. The merger was announced by the two CEOs at a news conference, where the 76-year-old Redstone appeared in monotone light-brown hair, and the 56-year-old Karmazin in contrasting untouched gray. Redstone was chairman and CEO, and Karmazin was designated president and chief operating officer. Redstone’s chief deputies at Viacom, Philippe Dauman (deputy chairman and executive vice president) and Tom Dooley (deputy chairman) left the company with severance pay amounting to $150 million each, clearing Karmazin’s way to the top post.33

Viacom became financially healthier. Karmazin cut costs and steered clear of the Internet deal-making that afflicted other media giants.34 Viacom was sticking to its knitting, selling advertising against good content delivered via cable and broadcast. In the downturn after September 11, the ad recession brought about a new level of uncertainty in the business and Viacom’s radio stations and billboards performed only about half as well as cable-networks and television divisions.35 When asked if Viacom would get into businesses that were less ad-sensitive, Karmazin insisted that ad-supported content is a “pretty good business.”36

There was considerable friction between Karmazin and Redstone and at times they hardly spoke to each other. Karmazin is said to have clashed with Redstone over the years over various issues, including Viacom’s acquisition strategy, the sluggish performance of its radio business, Karmazin’s sale of stock in the past, and advertising sales strategy.37 Karmazin refused to allow Viacom investment in Midway, and put plans for a gay channel on the back burner because it would cost $30 million.38 He also opposed plans to increase budgets for films at Paramount.39

Their disagreements were mostly about control and personality. Redstone felt that Karmazin’s cost-consciousness was not always in the interests of a creative company. When Karmazin was opposed to a corporate Christmas party at Sotheby’s, Redstone paid for it himself. In 2003, Redstone wanted the company to pay a dividend, but Karmazin argued that the capital should be used internally. Redstone tried to foster a collegial environment at Viacom, dining out with company executives, saying, “It builds bonds of friendship, bonds of trust, bonds of loyalty.” He viewed himself as a father figure in the company. Karmazin cultivated a reputation for being a tough boss and said, “My image is very important to me. The words ‘nice guy’ and ‘Mel Karmazin’ better not be written in the same sentence.”40 Redstone also felt Karmazin did not show enough deference and did not attempt to build a friendship.41

The constant tension between the two gave rise to speculation whether Karmazin’s contract would be renewed in 2003. At the height of the controversy, Redstone stated that he could run the company for another 15 years, attributing his longevity to a high-protein diet, and there were comments that shareholders were stuck with him for as long as he wanted to hold on.42 In March 2003, when a three-year contract was signed that left Karmazin’s titles in place but gave Redstone the last word on corporate decisions, many believed it to be a sign that the two executives had put aside their differences,43 and Viacom’s share price jumped 5 percent.44

In 2003, Viacom’s earnings growth did not keep pace with its peers. The company projected 19 percent growth in earnings per share for 2004, while average earnings for 30 other media companies were projected to jump 76 percent.45 Infinity’s profit from operations fell by 3 percent in 2003 from the previous year, though in the first quarter of 2004 operating income rose by 5 percent.46 There were rumors that Redstone wanted one last big media deal, believed to have been Time Warner, but Karmazin wanted to extract profit from the existing business and bolster the falling share price.47
Karmazin’s decision to resign came after published reports stated that Redstone’s daughter, Shari Redstone, would be expanding her role at the company and would probably inherit her father’s control of the voting stock. Karmazin said Shari Redstone’s higher profile was not a factor in his decision to step down. He did not inform Redstone directly of his resignation; instead he had a fellow executive deliver the message. Karmazin left with a severance package that included $31 million in cash, options on Viacom shares, and without a non-compete clause, leaving him free to work for anyone.

Karmazin said it was not succession but the never-ending media stories about their frayed relationship that ultimately led to his resignation. He claimed Viacom did not have a succession plan until he informed board members on May 19 that he planned to resign. Karmazin said it had become increasingly obvious to him that Redstone, who controlled 71 percent of Viacom’s voting stock, would never fully relinquish control of the company. People close to the board said perhaps he had resigned after learning that he was not on the short list of likely candidates for the post of CEO after Redstone stepped down.

Redstone told investors that neither he nor any other executive had asked Karmazin to leave and that his relationship with Karmazin was at an all-time high. He attributed Karmazin’s departure to frustration over the company’s relatively low share price and the financial outlook for the radio business. Redstone also said Karmazin had been a candidate in the succession plan until he took himself out of the running with his resignation. Commenting on the company’s future without Karmazin, Redstone said he had been very effective when the economic environment was poor and the company agenda was to cut costs and control expenses, but in an escalating economy the name of the game was creativity and content.

“Ending an internal feud could be viewed as a positive not a negative,” Fulcrum Global Partners’ Rich Greenfield said, pointing out that Karmazin’s credibility had waned significantly in recent months due to weakness in the company’s Infinity radio unit.

**A CHANGE OF GUARD**

There were reports that Redstone’s original succession plan called for Freston as his sole deputy, and he eventually named Freston and Moonves co-presidents after Moonves protested, saying he did not want to report to Freston and he would leave the company if he was not given an equal rank.

Tom Freston, 58, has been chairman and CEO of the MTV Networks unit since 1987. In 1980 he joined Warner Amex Satellite Entertainment (WASEC), which was the predecessor to MTV Networks, and was a member of the team that launched MTV. He oversaw the breakthrough “I want my MTV” campaign, which helped the channel immensely. Known for a management style that is easygoing and accessible, Freston in his new assignment would have additional responsibility for the operations of Showtime, Simon & Schuster, and the motion picture divisions of Paramount.

Leslie Moonves, 54, chairman and CEO of CBS since 2003, worked for five years at Warner Bros., and joined CBS in 1995 as president of its entertainment operation. Moonves embarked on a major reconstruction project—time slot by time slot, executive by executive—that finally fell into place in 2000, when Survivor and CSI: Crime Scene Investigation became hits and Everybody Loves Raymond gained popularity.

Moonves, who has been given responsibility for Paramount TV, Infinity Broadcasting, and Viacom Outdoor, stated that Freston was his best choice as a corporate partner, citing a shared vision of the company and the fact that both of them came from the creative side. He said, “Even though we have separate areas of responsibility, we’ll both be involved in running all the businesses.” Insiders said they were both good at handling Redstone’s whims and making him feel important, in contrast with Karmazin who had little patience for corporate diplomacy.

Redstone has denied that his daughter, Shari Redstone (age 50), a corporate lawyer, is being positioned for the top slot at Viacom. Shari is a director at Viacom and will be the main stockholder after she inherits her father’s share. She has said she can “play a key role” at Viacom as a member of the board and plans to work more closely with Freston and Moonves.

“Mel stepped down, but Viacom’s headaches are still there,” said Oppenheimer media analyst Peter Mirsky. In the past one and a half years, Viacom’s share price has fallen 16 percent (Exhibit 3) while the Bloomberg Media Index comprising of 33 companies rose 11 percent. Redstone told reporters that they would take a hard look at all assets, including radio, saying there were no plans to sell Infinity, which he said had high margins and “an enormous part of our free cash flow.” See Appendices 1 and 2 for additional information about Viacom’s financial performance and condition.
A commentator said that though entertainment enterprises are often run by two individuals because of the need for both creative and financial expertise, Redstone could be sowing the seeds of dissension. John Challenger, CEO of outplacement firm Challenger, Gray & Christmas, commented that Viacom suffered from a split culture during the Karmazin era and that by appointing two co-presidents the company was prolonging the split culture. He predicted that Karmazin supporters would not remain at the company for long. With Freston and Moonves taking on new responsibilities, their former posts would have to be filled. Reports in the media indicate that the succession battle may not yet be over, as “Redstone has a knack for outlasting people seen as successors.”

![Viacom's Stock Price](source: www.fool.com)

### Annual Financials for Viacom Inc. ($millions)

<table>
<thead>
<tr>
<th>Year</th>
<th>Revenues</th>
<th>Operating income</th>
<th>Net earnings (loss)</th>
<th>Total assets</th>
</tr>
</thead>
<tbody>
<tr>
<td>1994</td>
<td>4,485.60</td>
<td>354.40</td>
<td>89.60</td>
<td>28,273.70</td>
</tr>
<tr>
<td>1995</td>
<td>8,700.10</td>
<td>1,247.20</td>
<td>222.50</td>
<td>28,991.00</td>
</tr>
<tr>
<td>1996</td>
<td>9,683.90</td>
<td>1,197.20</td>
<td>1,197.90</td>
<td>28,834.00</td>
</tr>
<tr>
<td>1997</td>
<td>10,684.90</td>
<td>685.40</td>
<td>142.60</td>
<td>28,288.70</td>
</tr>
<tr>
<td>1998</td>
<td>12,096.10</td>
<td>751.60</td>
<td>(122.40)</td>
<td>23,613.10</td>
</tr>
<tr>
<td>1999</td>
<td>12,858.80</td>
<td>1,247.30</td>
<td>1,416.90</td>
<td>24,486.40</td>
</tr>
<tr>
<td>2000</td>
<td>20,043.70</td>
<td>1,320.90</td>
<td>(816.10)</td>
<td>82,646.10</td>
</tr>
<tr>
<td>2001</td>
<td>23,222.80</td>
<td>1,460.20</td>
<td>(223.50)</td>
<td>90,809.90</td>
</tr>
<tr>
<td>2002</td>
<td>24,605.70</td>
<td>4,596.70</td>
<td>725.70</td>
<td>90,043.20</td>
</tr>
<tr>
<td>2003</td>
<td>26,585.30</td>
<td>3,625.80</td>
<td>1,416.90</td>
<td>89,848.50</td>
</tr>
</tbody>
</table>

Source: Viacom Annual Reports.
### Notes

18. Midway’s business is the development and marketing of interactive entertainment software. It develops and publishes games for all new generation home video game consoles and handheld game platforms.
25. The Howard Stern show is known for its explicit banter about sex and the virtues of slavery. Karmazin hired Howard Stern after he was fired by WNBC in 1985 and helped turn him into a national celebrity. In 1985 Infinity stood by Stern and paid a $1.7 million settlement over FCC indecency rulings.
27. The Federal Communications Commission regulates interstate and international communications by radio, television, wire, satellite and cable in the United States.
42. “Viacom President Resigns,” op. cit.
44. “Can Redstone Boost Growth?” op. cit.
46. Doran, James, “Viacom President Quits with $30m,” www.timesonline.co.uk, June 2, 2004.
47. “Viacom President Resigns,” op. cit.
49. “Viacom President Quits with $30m,” op. cit.
50. “Viacom’s No. 2 Executive Karmazin Abruptly Resigns,” op. cit.
51. “Viacom President Resigns,” op. cit.
52. “Viacom’s No. 2 Executive Karmazin Abruptly Resigns,” op. cit.
60. “Can Redstone Boost Growth?” op. cit.
Shanghai Volkswagen: Implementing Project Management in the Electrical Engineering Division

Bianca Kramer
Lutz Kaufmann
Alexander Becker

WHU, Otto Beisheim Graduate School of Management

It was one of these rainy, misty spring days in Shanghai, when Mr. Sven Patuschka, head of the Electrical Engineering division (EE) of Shanghai Volkswagen (SVW), was meeting with Mr. Liang Sui in May 2004. Mr. Liang, an electrical engineer, had been working for SVW for eight years. They were meeting in the project room with dozens and dozens of Gantt charts and other graphs colorfully decorating the otherwise grey office room. Next to Mr. Patuschka was a picture showing the development of SVW. Ever since SVW had started its operations in Shanghai, the variety of models being manufactured locally had increased. Year by year, the workload of EE had expanded. EE was moving from a replicating office to an electronics and electrics development unit. New skills and new structures were required to successfully face this new challenge laying ahead.

Mr. Patuschka looked at Mr. Liang and said, “Year by year the complexity and the volume of our responsibilities is increasing. We need to change our structure in order to be able to react quicker to changes and especially to be able to communicate more efficiently. Problems should be reported even before they arise, so that we can react in time. Every part that falls under the responsibility of EE should be delivered in time for SOP and of best quality. I would like to put you in charge of project management in EE. Your task is to evaluate the possible advantages and disadvantages of implementing project management in EE. Thereafter, you should initiate all necessary actions in order to successfully implement project management. We need more transparency in order to efficiently coordinate our efforts. The reporting must be up to date and supply us with correct information at anytime. I would like to see more self-initiative by project managers and Fathers of Parts. They should communicate more directly with the appropriate person instead of taking the long and tiresome way up the hierarchy. Good luck!” Mr. Patuschka watched Mr. Liang leave the meeting room, leaned back in his chair, and thought about the challenge lying ahead. First, he had to convince his engineers.

Organizational Framework

Shanghai Volkswagen Automotive Co., Ltd.

Shanghai Volkswagen, the first European-Chinese joint venture, was founded in March 1985 when the German car manufacturer Volkswagen AG signed a contract with the Shanghai Automotive Industry Corporation (SAIC). The latest contract, called “Amended and Restated Joint Venture Contract,” was renewed in April 2004, extending the terms of the 50:50 joint venture to the year 2030.

Bianca Kramer prepared this case under the supervision of Professor Lutz Kaufmann to provide material for class discussion. The author does not intend to illustrate either effective or ineffective handling of a managerial situation. The author may have disguised certain names and other identifying information to protect confidentiality. Reprinted by permission of WHU, Prof. Dr. Lutz Kaufmann, Burgplatz 2, D-56179 Vallendar. Copyright © 2004 by WHU, Version 2004-11-01. No part of this publication may be reproduced, stored in a retrieval system, used in a spreadsheet, or transmitted in any form or by any means—electronic, mechanical, photocopying, recording, or otherwise—without the permission of the supervising author.
SVW was located in Anting International Auto City, 30 minutes northwest of Shanghai. It employed 13,332 people, manufactured seven product series (see Exhibit 1), and had an annual production capacity of 450,000 units (see Exhibit 2). Having been recognized as one of the biggest foreign investors, SVW was included in the “Top Ten Joint Ventures in China.” The company’s official languages were Chinese and German. In addition, English was commonly spoken among most Chinese engineers.

Shanghai Automotive Industry Corporation
Shanghai Automotive Industry Corporation (SAIC) is one of the top three auto groups in China, currently owning 55 subsidiary companies in which it has directly invested (see Exhibit 3), one of which is General Motors. Like the other auto groups, SAIC is a state-owned enterprise.

Volkswagen Group
VW is most likely the brand that immediately comes into your mind when thinking about German cars. The car manufacturer is located in Wolfsburg, northern Germany. Volkswagen has manufacturing plants in eleven European countries and seven countries in America, Asia, and Africa, amounting to a total of currently 45 manufacturing plants worldwide (see Exhibit 4).

The brands Audi, Bentley, Bugatti, Lamborghini, Seat, Skoda, and Volkswagen constituted the Volkswagen group in 2003.
**EXHIBIT 2**

Excerpt from Key Figures

<table>
<thead>
<tr>
<th></th>
<th>2002</th>
<th>2003</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Car Output</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Santana B2</td>
<td>88,436</td>
<td>124,034</td>
<td>40.30%</td>
</tr>
<tr>
<td>Santana 2000</td>
<td>90,119</td>
<td>89,059</td>
<td>−1.20%</td>
</tr>
<tr>
<td>Passat</td>
<td>70,091</td>
<td>123,954</td>
<td>76.80%</td>
</tr>
<tr>
<td>Polo</td>
<td>30,239</td>
<td>57,180</td>
<td>89.10%</td>
</tr>
<tr>
<td>Gol</td>
<td>5</td>
<td>11,025</td>
<td>204.00%</td>
</tr>
<tr>
<td><strong>Car Sales</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Santana B2</td>
<td>88,421</td>
<td>124,002</td>
<td>40.24%</td>
</tr>
<tr>
<td>Santana 2000</td>
<td>90,096</td>
<td>89,032</td>
<td>−1.18%</td>
</tr>
<tr>
<td>Passat</td>
<td>70,005</td>
<td>123,854</td>
<td>76.92%</td>
</tr>
<tr>
<td>Polo</td>
<td>30,115</td>
<td>57,212</td>
<td>89.98%</td>
</tr>
<tr>
<td>Gol</td>
<td>5</td>
<td>11,011</td>
<td>2201.20%</td>
</tr>
<tr>
<td><strong>Headcount</strong></td>
<td>10,957</td>
<td>13,332</td>
<td>21.70%</td>
</tr>
<tr>
<td><strong>Productivity (car/man)</strong></td>
<td>26.2</td>
<td>30.7</td>
<td>17.20%</td>
</tr>
<tr>
<td><strong>Ground Area (m²)</strong></td>
<td>2,786,034</td>
<td>3,051,828</td>
<td>9.50%</td>
</tr>
<tr>
<td><strong>Floor Space (m²)</strong></td>
<td>817,960</td>
<td>817,960</td>
<td>0.00%</td>
</tr>
</tbody>
</table>

*The sales figures refer to SVW sales volume.  

**EXHIBIT 3**

SAIC Subsidiary Companies

The following list is not intended to be complete, but should rather give an idea of the complexity of SAIC:

**Shanghai General Motors**
50:50 joint venture with American General Motors, manufacturing the Buick.

**SAIC-GM-Wuling Automobile**
A three-way joint venture, invested by SAIC, GM, and Lizhou Wuling Automotive.

**Shanghai Yizheng Automotive**
Wholly owned company of SAIC (Group), manufacturing the Sabre.

**Shanghai Bus Manufacturing Corporation**
Jointly invested by SAIC and Shanghai Airplane Corporation.

**Shanghai Xingfu Motorcycle Works**
Wholly owned company of SAIC.


In addition to the joint venture with SAIC, VW had a second joint venture in China. FAW VW, located in Changchun, was a joint venture with First Automotive Works (FAW) (see Exhibit 5). The Volkswagen office in Beijing was used exclusively for administrative purposes. No cars were manufactured there.

**THE CHINESE AUTOMOTIVE SECTOR: RAPID GROWTH AND FIERCE COMPETITION**

China is host to more than 100 car manufacturers. It is characterized by a high degree of decentralization and fragmentation. Since 1994, the Chinese government
EXHIBIT 4

Volkswagen Global Manufacturing Plants

Production facilities worldwide

Germany, Belgium, Bosnia-Herzegovina, Czech Republic, Great Britain, Hungary, Italy, Poland, Portugal, Slovak Republic, Spain

Mexico, Brazil, Argentina, South Africa, India

Source: Volkswagen AG.

EXHIBIT 5

Volkswagen Group in China

Volkswagen Group

JV: FAW Volkswagen Automotive Co. Ltd.

Models produced:
Audi A4, A6; VW Jetta, Bora, Golf

Ownership

<table>
<thead>
<tr>
<th>Capacity 2003</th>
<th>Production 2003</th>
<th>Unit Sales 2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>300,000</td>
<td>302,346</td>
<td>302,385</td>
</tr>
</tbody>
</table>

JV: Shanghai Volkswagen Automotive Co. Ltd.

Models produced:
VW Gol, Passat, Polo, Santana, Santana 2000, Santana 3000

Ownership

<table>
<thead>
<tr>
<th>Capacity 2003</th>
<th>Production 2003</th>
<th>Unit Sales 2003</th>
</tr>
</thead>
<tbody>
<tr>
<td>460,000</td>
<td>405,252</td>
<td>396,006</td>
</tr>
</tbody>
</table>

The Shanghai government has declared the automotive sector to be one of the five key industries and has hence started to follow an explicit industry policy for the automotive industry.

By law, foreign carmakers intending to manufacture in China must enter a joint venture with local carmakers, in which their share is limited to a 50 percent stake in the venture. In June 2004 there were 13 international carmakers forming more than 20 joint ventures to produce passenger vehicles in China. In addition, the newest Auto Industry Development Policy (200406) reconfirms that “a foreign investor is allowed to establish no more than two JVs producing the same category of complete vehicles.”

Imports are strongly suppressed in order to reinforce local production. Forty percent of all value creation has to be local content. This is one of the reasons why local content has become such an important issue for carmakers in China. Potential cost savings are another. In addition to capital, technologies and know-how flow into the state organizations through these joint ventures. The Chinese car manufacturing industry is still highly regulated by the state. This is possible only because the Chinese government is well aware of the fact that it has an attractive and tremendous market to offer. They tend to believe that the foreign automakers need China more than China needs them.

As part of the 10th Five-Year Plan (2001–2005), the government intends to drastically reduce the number of domestic manufacturers or to consolidate them into bigger groups. Finally, the Chinese government is aspiring to develop the three big Chinese automotive groups—First Automotive Works Group (FAW), Shanghai Automobile Industry Co. (SAIC), and Dongfeng Motor Co. (Dongfeng)—into internationally competitive organizations (see Exhibit 6).

At one point, SVW had a market share of just above 50 percent. In the first half of 2003 it had dived down to 20.3 percent (see Exhibits 7 and 8). As a reaction, Volkswagen increased its investment in China and began to focus more on the sales and marketing side than before.

**The Electrical Engineering Division**

The Electrical Engineering division (EE) forms part of the Product Engineering Division which itself falls under the responsibility of the Technical Director of SVW (see Exhibit 9). Shanghai Volkswagen was organized according to functional areas.

**Tasks of the Electrical Engineering Division**

That year (2003) 34 engineers were responsible for the development of local electronic and electrics parts sup-

---

**EXHIBIT 6**

Automotive Group Production in China (units)

<table>
<thead>
<tr>
<th>Group</th>
<th>2002</th>
<th>2003</th>
<th>Growth</th>
</tr>
</thead>
<tbody>
<tr>
<td>FAW</td>
<td>678,253</td>
<td>908,078</td>
<td>33.9%</td>
</tr>
<tr>
<td>SAIC</td>
<td>541,306</td>
<td>796,969</td>
<td>47.2%</td>
</tr>
<tr>
<td>Dongfeng</td>
<td>420,933</td>
<td>475,362</td>
<td>12.9%</td>
</tr>
<tr>
<td>BAIC</td>
<td>180,485</td>
<td>347,947</td>
<td>92.8%</td>
</tr>
<tr>
<td>Chang’an</td>
<td>201,581</td>
<td>247,945</td>
<td>23.0%</td>
</tr>
<tr>
<td>China Aviation</td>
<td>173,030</td>
<td>200,007</td>
<td>15.6%</td>
</tr>
<tr>
<td>Jinbei</td>
<td>85,518</td>
<td>124,438</td>
<td>45.5%</td>
</tr>
<tr>
<td>GAIG</td>
<td>64,467</td>
<td>122,568</td>
<td>90.1%</td>
</tr>
<tr>
<td>Changhe</td>
<td>154,941</td>
<td>118,721</td>
<td>23.4%</td>
</tr>
<tr>
<td>Nanjing</td>
<td>83,937</td>
<td>99,469</td>
<td>18.5%</td>
</tr>
<tr>
<td>Jianghua</td>
<td>76,371</td>
<td>93,646</td>
<td>22.6%</td>
</tr>
<tr>
<td>Soueast</td>
<td>47,516</td>
<td>86,655</td>
<td>82.4%</td>
</tr>
<tr>
<td>Jiangling</td>
<td>51,386</td>
<td>63,169</td>
<td>22.9%</td>
</tr>
<tr>
<td>Qingling</td>
<td>31,893</td>
<td>34,866</td>
<td>9.3%</td>
</tr>
<tr>
<td>CNHTC</td>
<td>13,047</td>
<td>21,136</td>
<td>62.0%</td>
</tr>
<tr>
<td><strong>15 Group Total</strong></td>
<td><strong>2,869,076</strong></td>
<td><strong>3,738,500</strong></td>
<td><strong>30.3%</strong></td>
</tr>
<tr>
<td><strong>Industry Total</strong></td>
<td><strong>3,286,804</strong></td>
<td><strong>4,443,686</strong></td>
<td><strong>35.2%</strong></td>
</tr>
<tr>
<td><strong>Group Share</strong></td>
<td><strong>87.3%</strong></td>
<td><strong>84.1%</strong></td>
<td></td>
</tr>
</tbody>
</table>

**EXHIBIT 7**  
	Development of Chinese Market Shares of Top Ten Car Manufacturers

<table>
<thead>
<tr>
<th>Manufacturer</th>
<th>Sales May 2003 (units)</th>
<th>Market Share</th>
<th>Sales Jan–May 2003 (units)</th>
<th>Sales Jan–May 2002 (units)</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>SVW</td>
<td>31,131</td>
<td>19.5%</td>
<td>159,345</td>
<td>84,643</td>
<td>88%</td>
</tr>
<tr>
<td>FVW</td>
<td>22,310</td>
<td>14.0%</td>
<td>111,122</td>
<td>71,905</td>
<td>55%</td>
</tr>
<tr>
<td>SGM</td>
<td>15,678</td>
<td>9.8%</td>
<td>58,607</td>
<td>36,469</td>
<td>61%</td>
</tr>
<tr>
<td>Changan Suzuki</td>
<td>7,176</td>
<td>4.5%</td>
<td>45,661</td>
<td>27,500</td>
<td>66%</td>
</tr>
<tr>
<td>FAW-Tianjin</td>
<td>7,897</td>
<td>4.9%</td>
<td>43,920</td>
<td>39,711</td>
<td>11%</td>
</tr>
<tr>
<td>DCAC</td>
<td>8,377</td>
<td>5.2%</td>
<td>42,654</td>
<td>25,589</td>
<td>67%</td>
</tr>
<tr>
<td>Guanzhou Honda</td>
<td>9,631</td>
<td>6.0%</td>
<td>36,721</td>
<td>21,398</td>
<td>72%</td>
</tr>
<tr>
<td>Fengshen</td>
<td>4,386</td>
<td>2.7%</td>
<td>23,116</td>
<td>11,090</td>
<td>11%</td>
</tr>
<tr>
<td>Chery</td>
<td>5,269</td>
<td>3.3%</td>
<td>21,791</td>
<td>18,553</td>
<td>17%</td>
</tr>
<tr>
<td>Others</td>
<td>48,017</td>
<td>30.0%</td>
<td>196,109</td>
<td>54,731</td>
<td>258%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>159,872</strong></td>
<td><strong>100.0%</strong></td>
<td><strong>739,046</strong></td>
<td><strong>391,589</strong></td>
<td><strong>89%</strong></td>
</tr>
</tbody>
</table>

*Source: Shanghai Volkswagen.*

**EXHIBIT 8**  
	Market Share by Brand

pliers. By the end of the year, this figure was forecast to increase to 50. The tasks of EE were numerous. First of all, every part related to electronics or electrics was the responsibility of EE. It was the duty of the responsible engineer to find suitable suppliers who were able to manufacture and even sometimes develop in cooperation with SVW the required parts. In some cases the task of development was performed directly in VW Wolfsburg or in cooperation with SVW. Special rules concerning the testing and release applied to these parts.

In general, one had to distinguish between two scenarios. In the first, a certain part had been developed by VW in Germany and was planned to be localized in China. In most cases, this meant that the purchasing department would identify potential suppliers. The engineer then had to try to help the manufacturer produce the same part. Technical drawings from Germany were then sent to SVW. In the second scenario, a part had been either fully or partially developed by SVW. At that time only small parts were developed locally. However, with the increasing level of expertise and the increasing demand for custom-made products, EE was getting more and more involved in the development process of electronics and electrical parts. What both scenarios had in common was that it was the task of EE to make sure that the suppliers were able to manufacture the required part. The quality control of the delivered part, however, was the responsibility of Quality Management. Only some tests were performed by EE; the majority of testing was done in Germany and/or by QM. Pricing negotiations as well as general purchasing activities fell under the responsibility of the Purchasing Department and were not part of EE.

EE was mainly concerned with the technical aspects of a part, such as compiling drawings, checking the compliance with the bill of material, evaluating of delivered samples by suppliers, and finally the crucial step of receiving the release permission.

Important steps to take were the respective releases of each part. The first one to obtain was the approval of the product committee. Here the decision was made whether a certain part was needed or not for a certain car. The concept release initiated the beginning of the design process. The third step, the design release, initiated the actual sourcing process as well as the nomination of the supplier for the manufacturing. Finally, if the manufacturer of the part was able to deliver an acceptable quality at an acceptable price, the part was ready for the start of production (SOP).
Processes in EE

The EE project process began at the market, from where new product ideas were generated. If a new idea was considered worthwhile, it was passed on for discussion to a committee consisting of representatives of VW, SVW, the product engineering division, and the product management division. If the idea passed this committee, it was passed on to the SVW and VW Product Strategy Committee. If it was approved by VW, the EE process of a new project officially started (see Exhibit 10). Every division, be it quality management, product management, the plants, the planning division, development, sales, purchasing, finance, or logistics, was involved in certain stages of the product manufacturing process. For simplification purposes, the process will be reduced to the following milestones: First, a concept had to be developed; when the concept was approved a first prototype could be made. If the prototype was satisfactory, the purchasing division would nominate a supplier. The supplier would then develop a first design. If the design passed the tests, the supplier would start to manufacture a sample, which, depending on the requirements, would be tested in Shanghai and/or Germany. If all tests were okay, the final release would be obtained.

It is important to keep in mind that the EE process was part of an overall SVW and VW process as well as of several smaller projects. The input of the EE process often depended on the output of other departments. The output of some milestones in return flew into several other SVW or VW processes. There was a strong interrelationship between the numerous divisions and even between SVW and VW operations as well as suppliers’ operations.

Dos and Don’ts of EE

Falling under the jurisdiction of SVW’s Product Engineering division, EE directly coordinated its effort with this division. At the same time, they closely cooperated with their German counterpart, the local content division in Germany, which was responsible for managing all local content efforts worldwide. Furthermore, the German local content division in Wolfsburg supplied the technical support and monitoring in order to guarantee standard quality all over the world. Depending on the importance of a part and of the experience of SVW and its test center facilities, there were several parts for which all required testing could be performed and the release could be issued in Shanghai by SVW. For the majority of parts, however, samples had to be sent to Germany after passing the initial examination in Shanghai. Thereafter, tests were performed in Germany and the results were sent to SVW. If the part passed the quality requirements, EE could progress with the following steps. Time schedules as well as costs were estimated centrally for a vehicle series by Shanghai Volkswagen’s Product Engineering division and not by EE. Project managers of EE had no influence on budgets, time schedules, and other resources.

People at SVW

Visiting the SVW plant in Shanghai for the first time, Bianca Kramer, a trainee at Shanghai Volkswagen, had the impression of walking through a miniature replication of VW Wolfsburg in Germany. Every now and then she saw a German manager crossing the street, there was a German canteen serving semi-German dishes, and the official language was Chinese as well as German. Entering the EE division Bianca was greeted with a warm “guten tag.” Almost every Chinese engineer here spoke fluent German. Around a third of SVW’s higher-level management was in fact German. At a first glance, one got the impression that SVW was a rather
German company and that its Chinese employees were quite Westernized. At that time, around 60 German expatriates plus 20 trainees were employed by SVW.

However European they might have appeared, the deeper one got involved with your Chinese colleagues and the more one got to know them, the more one started to realize that certain rules that tend to be true in Germany or any other European country had to be revised in China. It should be noted, that although Shanghai lies within China, it was not representative of the country as a whole. Shanghai was a mega city where East and West met. It was more Westernized and more open than the rest of China. Still, management rules that functioned well in Germany had to be adapted before being implemented in China. In the following, only a few relevant differences are highlighted.

**Losing One’s Face Means Disgrace**

A phenomenon most often mentioned when discussing cultural differences is something that the Chinese call *diu lian.* It is of utmost importance for Chinese people to “keep their face” at all times. There are numerous ways to lose one’s face. Not being able to answer is unacceptable. Rather they will give a wrong answer than not give an answer at all. Not being able to control your temper is another source of *diu lian.* Losing one’s face can also be caused by others when you are not treated according to your social status. A face can be thought of as the treatment and respect someone earns due to his social standing. In Europe the concept is less important. In China however, losing one’s face can be the source of severe social pain. This might cause serious problems in project management. *Diu lian* might be translated as “to feel disgrace.”

**Guanxi Makes the World Go ‘Round**

You can not talk about Chinese culture without mentioning *guanxi.* In Chinese society a person without *guanxi* is not considered a human being. *Guanxi* describes the connections someone has. It is a strictly two-sided affair. When someone does a favor for you, you are expected to make up for it one day. In general *guanxi* means that you do a favor for someone, but it can also mean that rules are interpreted differently for friends.

*Guanxi* should not be misunderstood as corruption. It is an ancient Chinese tradition and very similar to the Western idea of networking. *Guanxi* touches every aspect of daily life. For project management it means that people who possess a lot of *guanxi* will succeed more quickly. On the other hand, two people who are unfamiliar with one another will spend considerable time on establishing a personal relationship before the actual work starts.

In China work and private life are one and cannot be separated. If you criticize their work, you criticize their personality. The Western approach of “business is business; life is life” can cause severe problems.

**Politeness—Or How Not to Say What You Really Mean**

Chinese people always smile. They have a gentle, subtle way of expressing nuisances and problems in order to avoid hurting their counterpart. Be it due to respect or due to their dislike of confrontation, Chinese employees will hardly ever say “no” to their manager. They will say “maybe,” “I will try,” or other phrases, but won’t directly express a “no.” It is up to the manager to be sensitive enough to filter and interpret the true meaning of what is said. Talking about problems becomes a sensitive issue. As initiating a conversation about problems is impossible, problems are hidden or mentioned in a way that is so indirect that Western people have difficulty understanding the subtle hints. When trying to detect possible problems, one has to go through a series of indirect questions until finally the counterpart might mention the cause. This procedure of repeatedly asking indirect questions is unusual for Western managers, but should be respected when working together with their Chinese colleagues.

**Shaped by History: Control and Self-Initiative**

Due to China’s long history of control and its authoritarian government, Chinese people have become used to being told what to do. From an early age, they adhere to authorities and respect hierarchical structures. In the old China, but even in today’s Chinese society, people have been educated to conform. Set rules are not to be questioned, but accepted and followed.

Until recently EE was concerned mainly with developing suppliers who were able to reproduce existing parts. The drawings were sent from Germany and an EE engineer together with a local supplier would try to replicate them as best as possible, following the set procedures and adapting the set specifications. Recently, however, SVW itself has started to develop smaller parts and is intending to develop more and more locally, utilizing its own know-how and expertise. In order to develop, fundamentally different capabilities are required from the engineers. Now, all of a sudden, they are asked to think differently, develop their own ideas, look ahead, and even at times take several steps without the tight guidance and control from Germany.
Europeans always feel too vain to copy ideas, even if suitable solutions already exist. The Chinese culture has never been blinded by false innovativeness, but has learned to filter and copy the best ideas of others.

In Germany control is always associated with negative images. In China, people are used to regular control and seem to have problems working independently. They follow step by step, but are not used to being required to take several steps at once or look further into the future and make independent decisions. Self-initiative has long been suppressed. It might appear to Europeans that Chinese people lack self-initiative.

But considering the high risk associated with talking self-initiative and hence the risk of losing one's face—making a fool of oneself—Chinese are less eager to take this risk.

The challenge of taking more responsibility and exercising more self-initiative is a double-sided issue. It is an opportunity but at the same time offers a great risk of failing. To take this risk, Chinese need to be additionally rewarded. This becomes a problem in companies like SVW where promotions are often blocked or take place only very irregularly. Other kinds of rewards are required.

Managing Information: What Is Really Important

Related to the above-mentioned control issue is the problem of distinguishing between important and less important issues. In general, a demand from a German is always considered more important than a demand from a Chinese. A request from a higher-level manager is always considered more important than lower-management issues. Orders are followed without critically questioning them or taking influences on the whole project into consideration. Commands are executed without being critically evaluated and without taking possible consequences for the project as a whole into consideration. For a division that is as integrated into several processes and divisions as EE, this can have severe consequences.

Communication: When “I Don’t Understand” Has a Different Meaning

Although most engineers are able to express themselves very well in German, only a few German managers are equivalently fluent in Chinese. Be it during meetings or daily communication, the language gap is always apparent and often causes problems.

Be it due to these language differences or because people tend to hold on to their peers, two phenomena tend to be a reality throughout SVW. German employees when calling SVW generally call the German representative in SVW regardless of his or her hierarchical position and working field. This happens although there are highly educated Chinese colleagues available who are fluent in English, German, or both. On the other hand, the Chinese employees are reluctant to communicate directly with their German counterparts. Instead of making a telephone call, they send an e-mail. Even if there is no reply after several days, they hesitate to write again or just pick up the phone.

As a result, communication between Germany and Shanghai VW is often time consuming and not very effective. In order to improve this situation, SVW and VW hold a biweekly video conference where the most important issues are discussed immediately. This has been a great help, but there is further need for improvement in day-to-day operations.

The Philosophy of Planning

Germans are famous for being passionate planners. They tend to thoroughly plan every little detail with great patience. The reason for this is the German belief that life can be planned. Chinese people tend to believe that things change constantly and that life is unpredictable, which makes long-term planning useless.

Chinese people tend to plan one step after each other; they try to understand the bigger picture by understanding the smaller units. Germans first want to understand the bigger picture before breaking it down into smaller units. Plans are considered binding. Deviations lead to a cause analysis, which forms part of project management.

In China, people treat plans with more flexibility. They are not binding. Deviations form part of a plan and do not require further cause analysis.

Daily Obstacles in EE

Problems in EE were not new or unusual. Most German managers at SVW were frustrated by the same things. Communication was bad and slow, problems were hidden, and people tended to wait for orders rather than take self-initiative. The planning horizon seemed to be from day to day.

Regarding EE, this meant that rather than reporting critical information directly to Mr. Patuschka, the engineer would prefer to first inform the subdivision manager, who would then decide whether and in which format to report the problem. The result was a distorted and slow flow of information. Related to the problem of communication was the way in which problems were hidden until the last minute.
WHAT HAD HAPPENED SO FAR

Until now EE had been using some project management tools such as Gantt charts and traffic lights charts (see Exhibits 11 and 12). EE not only was organized according to functional areas, namely electronics, electrics, and electric supply and fittings, but also had one responsible engineer, called a project manager, for each car model that was manufactured in Shanghai. The task of these project managers was to gather information and inform the relevant parties. Due to the lack of coordination, however, each project manager had developed his or her own reporting system. There were no standardized documents within EE. Product Engineering, which was one level above the Electrical Engineering division, made use of standardized timetables and other charts for the project as a whole.

Despite all efforts that had been undertaken, project management in EE was functioning more on paper rather than in practice. When asked, most project managers admitted that they did not clearly understand the purpose of project management and perceived it as additional work without any extra benefits. This attitude was reflected in old status reports still covering the walls of the project room.

LOOKING AHEAD

Reading the newspaper and the numerous newsletters, Mr. Patuschka could see it everywhere. The Chinese market was the fastest-growing market in the world. It was the market where carmakers’ dreams of high growth and expansion could still be dreamed.

Despite the expected growth of the Chinese automotive market, more and more critical comments were surfacing. As more and more carmakers entered the market and increased their production capacity, competition was increasing seriously. The first signs of a fierce price competition were already apparent. Buyers deferred the purchase of a new car, expecting the prices to drop even further the following year.

GM, Volkswagen’s biggest competitor in China, had announced only the previous week that it was planning to introduce almost 20 new models and invest $3 billion over the next three years. In May, GM had cut prices on two of its core models, the Buick Regal...
sedan and the GL executive wagon, by 11 percent—a great shock to the Chinese car-making industry.

Mr. Patuschka looked at his division and knew that in order to survive this dynamic competition, Shanghai Volkswagen had to be reshaped. Quicker response times and development cycles would become more and more important for success.

At the time, SVW was preparing the launch of the SVW Touran the following year and in the years to come they were considering to continuously introduce more models. Local content would be increased not only to leverage local low-cost suppliers but also to allow for quicker response times. Knowledge transfer no longer should be one-sided, but in future more and more two-sided.

SVW would grow significantly and so would EE. Liang Sui had to think about how he could possibly introduce project management in EE and what adaptations he would have to make, in order to successfully implement project management and to improve the performance of the Electrical Engineering division.

### Notes
1. In China the first name is listed after the surname. Mr. Liang Sui is Mr. Liang.
2. SOP = Start of Production. Deadline for TPE: all parts have to be released before SOP.
3. The “Father of Parts” is responsible for a certain part within a project.
4. “Shanghai Volkswagen in brief.”
5. Please refer to the homepage of SAIC Group, www.saicgroup.com, for more information.
6. This paragraph is based only on personal experiences. It does not claim to be objective, but rather tries to give the reader some insight in the culture at Shanghai Volkswagen.
7. These observations are based on personal observations in SVW by the author and are not intended to be representative. Some observations might be linked to SVW/VW’s organizational culture.
Mr. Lee Scott could afford the look of confidence. He had just spoken to investment analysts about the phenomenal results from the second quarter of 2003. Despite the general weakness in the world economy and the uncertain environment that prevailed, Wal-Mart had reported sales growth of 11 percent, amounting to $6.4 billion. The company’s associates were indeed doing the Wal-Mart cheer in faraway places like Germany, South Korea, China, and the United Kingdom. In three decades, it had grown from its rural Arkansas roots to become the world’s largest company, and quite possibly the most powerful retailer.

The meteoric growth did bring with it a fair share of problems. At a macro level, there had always been questions about the ability of Wal-Mart to sustain the pace of growth it had demonstrated in recent years. Once the company vaulted over the $200 billion level in annual sales, it was clear that incremental growth would be challenging. There was a nationwide backlash against big-box retailers, and Wal-Mart was front and center in that controversy. Some of the upstart chains such as Dollar General were gearing up to nip at the heels of Wal-Mart. They claimed that customers felt lost inside the cavernous stores of Wal-Mart and that they would gladly shop at Dollar General stores, which, although much smaller, offered comparable low prices.

The emerging markets that held a lot of promise were being bitterly contested by other major players such as Carrefour, Metro, Auchan, Ahold, and Tesco. Since many of these competitors had moved into the international marketplace long before Wal-Mart, there was an experience curve handicap that Wal-Mart had to contend with.

From an operational viewpoint, the suppliers were in for a rocky ride, since the nature of their relationship with Wal-Mart had begun to change radically. Given its huge base of power, the company was able to extract significant price concessions from its suppliers. It had recently intensified promotion of its own labels and store brands that competed directly against the likes of Procter & Gamble (P&G) and Kraft. The suppliers felt that their long years of belt-tightening were not being rewarded by Wal-Mart and that they were increasingly asked to do more for less. Some had been reduced to contract manufacturers, churning products that would be sold under one of Wal-Mart’s many labels.

All was not well within the Wal-Mart family either. Some employees had filed suit against Wal-Mart, alleging that the company forced them to work overtime without any pay. This suit, some believed, had the makings of a large class-action suit, probably amongst the biggest in the realm of employment law in recent years. A similar case in Oregon was decided in favor of the employees. There was yet another pending lawsuit that charged that the company routinely discriminated against women in job promotions, especially at the supervisory and managerial levels. It was reported that although roughly 90 percent of Wal-Mart associates were women, they represented only 15 percent of the positions in top management, a disparity that was at the heart of the gender discrimination suit. To complicate matters further, in late October 2003, Wal-Mart was the target of raids by the Immigration and Naturalization Service of the U.S. Government. The agency reported that it was examining whether Wal-Mart was hiring illegal immigrants in contravention of the law.
The challenges were indeed formidable, despite the legendary strengths that the company had built upon in the past. Even Mr. Lee Scott acknowledged the uphill climb when he observed, “We’d be silly to sit here and tell you it’s not a challenge.” Although Wal-Mart had systematically decimated the negative projections of analysts in the past, it was once again the subject of doubt and naysaying. Mr. Scott had to prove himself all over again.

THE WORLD OF DISCOUNT RETAILING

Discount retailing had evolved into a global industry within a fairly short span of time. Pushed in large part by Wal-Mart in the U.S. and counterparts such as Carrefour, Ahold, Metro, Tesco, and others worldwide, global discount chains had cornered a significant chunk of the global retail business (see Exhibit 1). The fundamentals of the business models that had evolved in various parts of the world seemed to coalesce around the principles that had been perfected by Wal-Mart. All the chains leveraged global economies of scale in purchasing, and negotiated favorable volume-based contracts with manufacturers, many of whom were themselves global. Coupled with sophisticated information systems that optimized supply chain planning and execution, the retailers were able to cut a lot of excess cost from the system and pass on some of the savings to the end customer. The competitive battle was, therefore, fought largely in terms of their ability to lure shoppers on the basis of their merchandise mix, price offers, and convenience. International expansion outside their own regions of familiarity became the norm rather than the exception. Carrefour, for example, operated in 32 countries; many of them, such as Taiwan and Brazil, were distinctly different from France, the company’s home base. The global expansion was based on the simple premise that customers everywhere, irrespective of nationality, would be attracted to the value of the offer that the global retail chains made—a selection of merchandise that was unrivalled at prices that were unequalled.

The evolution of the discount concept had come full circle, and the major players were locked in competitive battles that transcended mere national boundaries. They catered to a global customer base that was very much multicultural. They carefully orchestrated strategies in each country setting so that they could dominate both at the local and global levels, often using mergers and acquisitions to gain market share quickly. As a result of this growth trajectory, many of the large markets were contested by more than one global retailer. Competitive advantage in this elite group seemed to turn on deep pockets, innovative strategic thinking, and faultless execution. Contemporaneous with the jockeying for position in the developed country markets, the major chains were locked in battles for supremacy in the emerging markets as well. Many of the emerging markets had begun a wave of deregulation and allowed even de novo entry of established global players. Markets such as Argentina, Brazil, Hungary, Turkey, and India were within sight of the global discount retailing revolution (see Exhibit 2). Given the significantly higher growth rates that these markets promised, the early entrants were sure to profit.

CREATING THE WAL-MART EMPIRE

Mr. Sam Walton founded the first Wal-Mart in 1962, originally christened as Wal-Mart Discount City. The store was located in Rogers, Arkansas, a rural town of budget-conscious shoppers. The Wal-Mart concept had evolved from a chain of Ben Franklin stores that Mr. Walton and his brother operated in Arkansas and Missouri as franchisees. When Sam took his discount retailing concept to Ben Franklin’s management, they did not seem interested in it. He decided to set off on his own—and the rest, as they say, is history.

<table>
<thead>
<tr>
<th>Rank</th>
<th>Retailer</th>
<th>Sales ($bn)</th>
<th>Earnings ($mil)</th>
<th>Stores (#)</th>
<th>Nationality</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Wal-Mart</td>
<td>244.5</td>
<td>8,039</td>
<td>4,688</td>
<td>US</td>
</tr>
<tr>
<td>2</td>
<td>Carrefour</td>
<td>86.3</td>
<td>1,440</td>
<td>9,725</td>
<td>French</td>
</tr>
<tr>
<td>3</td>
<td>Ahold</td>
<td>81.7</td>
<td>n/a</td>
<td>8,800</td>
<td>Dutch</td>
</tr>
<tr>
<td>4</td>
<td>Metro</td>
<td>57.9</td>
<td>464</td>
<td>2,310</td>
<td>German</td>
</tr>
<tr>
<td>5</td>
<td>Tesco</td>
<td>45.8</td>
<td>1,178</td>
<td>2,291</td>
<td>British</td>
</tr>
</tbody>
</table>

Mr. Walton was an astute entrepreneur beyond compare. He quickly realized that volume and inventory-turn velocity were the defining elements of competitive advantage in the discount retail business. He was convinced that the concept would work in small towns with populations of 5,000 to 25,000 people, locations that often lacked viable retail alternatives. Armed with the conviction of a true entrepreneur, Mr. Walton and his brother had opened 18 Wal-Mart stores by 1969 when the company was incorporated formally. In a little over the three decades that followed, the company had 4,750 stores in a variety of formats across the globe, and sales had grown to roughly $245 billion. The company was widely seen as the beacon of shareholder value, the darling of investors, and the customer’s champion.

Wal-Mart capitalized on its rural locations to establish important competitive advantages during its infancy. Many rural markets were characterized by populations that were scratching a subsistence level of living with very few employment alternatives. Armed with the conviction of a true entrepreneur, Mr. Walton and his brother had opened 18 Wal-Mart stores by 1969 when the company was incorporated formally. In a little over the three decades that followed, the company had 4,750 stores in a variety of formats across the globe, and sales had grown to roughly $245 billion. The company was widely seen as the beacon of shareholder value, the darling of investors, and the customer’s champion.

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Irrespective of the store format, some of the fundamentals remained the same. Every prospective Wal-Mart shopper was greeted at the door by a cheerful greeter. Most of the greeters were senior citizens from the local communities. The company found that the greeters had the desirable effect of reducing pilferage as well, and the cheerful welcome did help the courteous image. The shelves were fully stocked with a wide range of products—over 120,000 in standardized layouts. The stores did not carry any backroom inventory, and this helped maximize retail selling space. Each store was broken down into smaller departments such as household, pharmaceuticals, and horticulture—each with a department manager in control. A substantial portion of employee bonuses was linked to departmental level performance, thus motivating employees to do their best within their assigned departments. Although centrally orchestrated, managers did have some leeway in adjusting prices to factor in local realities. Wal-Mart did not necessarily price its products below the lowest competitor price; instead, it aimed to set prices as low as possible. This meant that the prices did vary from store to store to reflect the level of competition that prevailed. The company did very little direct advertising. In contrast to competitors such as Target, who regularly featured glossy advertisements, Wal-Mart limited its advertising to 12 or 13 circulars a year. The circulars reflected the same bare-bones approach that the stores had adopted. There were no expensive models or glossy spreads. The company used its own associates as models for the circulars, and even used it as a motivational tool by choosing associates based on their performance.

**Selling to Wal-Mart**

*The second worst thing a manufacturer can do is sign a contract with Wal-Mart. The worst? Not sign one.*

— Anonymous Consultant

Wal-Mart managed all its purchasing functions from its offices in Bentonville, Arkansas. It deployed a fairly small group of buyers who were charged with managing the entire buying function for the giant retailer. Manufacturers were not permitted to use middlemen or agents to mediate the relationship with the buyers. All negotiations were carried out in small, windowless offices with a décor that could be described as Spartan at best—“one fluorescent light, one table, one photo of Mr. Sam.” The buyers were tough negotiators and demanded a wide array of price and service concessions. For example, Mr. Katzenberg, CEO of DreamWorks, one of the world’s leading movie companies, was requested by Wal-Mart to produce a customized video of *Shrek*, a mega-hit cartoon character, doing the Wal-Mart cheer, as a motivating tool for Wal-Mart associates. DreamWorks produced a suitable video in keeping with Wal-Mart’s wishes. Despite the bare-knuckles negotiating environment, Mr. Katzenberg observed, “I’ve been there three times in the last 45 days. I cannot tell you how much I respect and love the bare-essentials efficiency . . . I’m flattered by the opportunity they’ve offered.” Indeed, Wal-Mart was the largest single revenue generator for Hollywood. The same was true of several other industries as well. For example, Wal-Mart in the U.S. was individually responsible for selling 35 percent of all pet food, 24 percent of all toothpaste, the largest volume of jewelry, groceries, DVDs, CDs, toys, guns, diapers, sporting goods, bedding, and much, much more. Needless to say, this retail channel power was instrumental in helping establish a very favorable negotiating position for the company. Its purchasing volumes were gargantuan and the company had the power to bestow its riches on any supplier it chose. It was clear that the legion of over 30,000 suppliers needed Wal-Mart much more than Wal-Mart needed them, and they would do all they could to make sure that the retail giant was appeased and happy (see Exhibit 3).

Right from its inception, the company had employed a “national brand” strategy in its merchandising. By carrying all the well-known brands at relatively lower prices, it was able to demonstrate the superior value it brought to its customers. The national brands were also important from an advertising point of view. Because the manufacturers either ran large campaigns themselves or shared campaign expenses with retailers, Wal-Mart was able to proportionately reduce its advertising budgets. The national brand approach was also central to Wal-Mart’s approach of capturing market share from its competitors. For example, in September 2003, well ahead of the peak of the toy season, Wal-Mart began discounting the price of a dancing toy, a sure winner from Fisher Price, a unit of Mattel, the leader in toys. It was priced at an amazing 22 percent below what Toys ‘R’ Us was charging. Wal-Mart believed that its discounting approach would help customers clearly see where the bargains were and help pull market share from its toy store rivals. After all, national brands were quite visible and sought after. Mattel, however, was quite concerned that its brand might be tarnished as a result of such discounting practices.

Once the stores had gained some recognition of their own, Mr. Walton launched the idea for in-store brands, starting with a dog food named Ol’ Roy after his pet golden retriever. Since then, the company
leveraged its scale and shelf space to pit its own brands against those that are nationally established. The bad news for its suppliers was that Wal-Mart was winning big with its in-store brands. Ol’ Roy, for example, was the world’s biggest selling dog food, outstripping such established giants as Ralston Purina and Nestlé. Nationally, the trend toward store brands was gathering momentum. According to a study by A. C. Nielsen, national brands grew by 1.5 percent in 2001 and 2002, but store brands grew by 8.6 percent. The loss of share for the national manufacturers had been so steep that many of them had shifted their manufacturing capacity to produce store brands for the leading retailers such as Wal-Mart. One analyst estimated that about 40 percent of Wal-Mart revenues were attributable to its in-store brands, which ran the gamut from batteries to ibuprofen, from tuna to dog food, and most other items in between.

Getting Wal-Mart supplier credentials was a laborious and taxing process. The company articulated very stringent requirements ranging from product quality, shipping, stocking, and in-store displays. It required all its suppliers to transact business using Retail Link, a proprietary electronic data interchange (EDI), an information processing system that allowed the electronic tracking of purchase orders, invoices, payments, and inventories. The company had moved to require some of its suppliers to incorporate RFID (Remote Frequency Identification Devices) technology in all their packaging. These RFID chips were small, unobtrusive chips that would form part of individual packages of goods that the suppliers sold through Wal-Mart. This technology would offer the company significantly enhanced capabilities in tracking sales of individual items within the stores, a potential gold mine of inventory and customer preference data. Although many suppliers had to scale a steep learning curve and make significant resource commitments to make their operations compatible with Wal-Mart’s automated technology demands, there were tangible payoffs. Given the close linkage with Wal-Mart, the system allowed suppliers to monitor inventory levels and stock movements in each store. This was valuable in understanding customer preferences and also in predictive modeling to plan for inventory several months ahead of time. The company was a willing teacher, often educating its suppliers on the finer points of cost control and efficiency. It routinely dispensed advice to its suppliers on how they could redesign their product, packaging, or process to reduce costs. When Wal-Mart taught, the suppliers were willing pupils. Jack Welch, the former CEO of General Electric, once observed that he learned more about the customers who bought GE light bulbs from Wal-Mart’s supplier reports than he did from his own marketing department. After all, the relationship between the manufacturer and the end user was no longer a direct one. It increasingly went through Wal-Mart.

Raising prices was unheard of. Suppliers who sent in invoices at higher prices compared to the past continued to be compensated at old rates. Wal-Mart simply ignored price increases. As a matter of management practice, it had even begun billing its suppliers for missed or delayed deliveries. It was experimenting with a new system called Scan ‘n Pay under which suppliers would be paid for an item after it had been scanned out upon sale to a customer. Thus, the supplier was actually going to bear much of the risk associated with the goods that it had offered for sale at Wal-Mart. Suppliers had to participate in Roll Back
campaigns which were essentially funded by selling at extremely low margins, often much lower than the already low margins that Wal-Mart negotiated. The roll back price offerings were meant to attract store traffic.

Rubbermaid’s brush with Wal-Mart was a textbook example of the company’s approach to supplier management. When resin prices rose by 80 percent, Rubbermaid was forced to increase its prices for plastics products that were bestsellers at Wal-Mart stores. Wal-Mart believed that Rubbermaid ought to absorb much of the price increases instead of passing it along to buyers. When Rubbermaid seemed disinclined to listen, Wal-Mart cut the shelf space it had allocated for Rubbermaid products and promoted competitors who were more willing to listen. Rubbermaid was soon forced into a merger with Newell as a consequence.

On-time delivery was not just a goal that suppliers aspired to reach—it was demanded as a prerequisite for a continued working relationship with Wal-Mart. On-time delivery meant that the products were expected to show up just as they were needed—not earlier, and certainly not later. There was an opportunity cost associated with empty shelf space, and the supplier who caused the stockout was held responsible for compensating the company. These penalties were typically deducted before Wal-Mart settled its payments with the supplier in question. The company used a supplier scorecard to keep track of the performance metrics of each of its suppliers. Much of this data was also accessible to the suppliers in the spirit of full transparency. In addition to superior supply-chain performance, suppliers were required to uphold quite stringent standards of employment and fair labor practices at all their manufacturing facilities worldwide. Wal-Mart deputed audit teams to ensure compliance at manufacturer locations. The range of standards included issues such as compensation and overtime pay, working conditions and environment, and discrimination. All suppliers were required to prominently display the Wal-Mart code of standards at their facilities. Although this had the desirable effect of emphasizing an image of honesty and fairness, critics often viewed these measures with suspicion, seeing them as public relations ploys.

In building its Modular Category Assortment Planning System (MCAP), Wal-Mart designated category captains in each product category. The category captain had to pull together a variety of such packages integrating its own products with those of other competitors. These packages had to take into account local demand patterns and preferences, store traffic flows, and mix of price points to fit with market needs. Some of the category captains designed over a thousand such integrated packages each year for Wal-Mart.

Suppliers employed a wide variety of strategies to sell to Wal-Mart. These options ranged from passive submission to the dictates of the giant retailer, to active engagement in maximizing their own piece of the Wal-Mart pie. Newell-Rubbermaid exemplified a creeping shelf-capture approach. It offered a wide range of largely nonseasonal, low-technology, high-volume essentials that were relatively low priced. It positioned itself as a single source for a large range of products that included a diverse portfolio spanning paint brushes, blinds, storage containers, plastic furniture, writing instruments, household tools, and cookware. Although seemingly diverse, the company used its portfolio to acquire more and more shelf space at the mass-market retailers. Wal-Mart accounted for 16 percent of Newell’s sales in 2003. The company had positioned itself as a very responsive, highly flexible supplier, often taking the lead in proposing new ways to improve retailer efficiency. Newell was the originator of the legendary supplier scorecard that Wal-Mart used to rate all its suppliers. Its inventory management skills were admired at Wal-Mart to such an extent that Wal-Mart began using Newell as the benchmark for supplier performance. Newell had even invested a sizable sum in building a scaled version of a Wal-Mart store at its Bentonville office. It experimented with various in-store displays and storage optimization techniques, using its scale model of the store, before recommending alternatives to the giant retailer. It adopted a good, better, best approach to managing its product lines. Each line had options across the three price points. This provided the important benefit of capturing shelf space because the mass market retailer did not have to shop with multiple suppliers to fill out its offerings across a range of price points. Newell had multiple sales teams that specialized in each product line. Initially, this had the additional advantage of having different personnel negotiate with Wal-Mart buyers for distinct pieces for Newell’s business. However, all its dealings with Wal-Mart were internally coordinated through a separate office dedicated to Wal-Mart and managed by a presidential level executive. It continuously sought to acquire new product lines by taking over poorly managed manufacturing operations. Every single acquisition had to meet the basic requirement of using the mass retailer as its primary sales channel. These acquisitions benefited from the pre-existing relationship with retailers such as Wal-Mart who were willing to give the new lines a shot in the marketplace. The company was very forthcoming in sharing its insights about its customers and product...
ideas with Newell, all in the name of making Wal-Mart a more comprehensive shopping experience. After all, distribution channel access was half the battle.

Rayovac, the battery manufacturer, chose a different path in entrenching itself at Wal-Mart. To begin with, it offered prices that were about 20 percent lower than Duracell and Energizer, the competing battery brands. In some cases, it was able to offer 50 percent more product at the same price points as its competitors. This was an important encouragement to Wal-Mart, which proceeded to designate more shelf space for Rayovac products. Seeing the rise of Rayovac’s market share, Wal-Mart declared that it would enter the battery business with its own private label. Although Rayovac shares dropped dramatically in response to the announcement, the company was able to work out a private label manufacturing arrangement with Wal-Mart, restricting the entry to alkaline batteries. The belief was that Rayovac’s superior branding and dominant market share (>80 percent) in its high margin products, batteries for hearing aids, would be protected from the Wal-Mart juggernaut. This strategy had the twin benefits of giving Wal-Mart what it wanted and at the same time ensuring that Duracell and Energizer were held at bay. Rayovac had, in essence, used Wal-Mart to outrun its competitors. By 2003, Wal-Mart accounted for 26 percent of Rayovac revenues in a relationship that was very much similar to that between a vassal and the king. Rayovac even acquired Varta, a large battery manufacturer in Germany, to keep pace with Wal-Mart’s globalization effort.

**Leveraging Technology and Logistics**

Wal-Mart was a leader in the use of technology to maximize operational efficiency. Very early on, the company realized the value of proactive investments in technology and deployed a private satellite network. The satellite network worked in conjunction with the EDI system and a point-of-sales system to capture store sales data in real time. Every time a customer made a purchase, the point-of-sales system transmitted the details of the transaction through the satellite network to the warehouses which were the staging grounds for inventory management. Wal-Mart had progressively moved from simple inventory management to data mining, an approach that offered the company rich insights into customer buying patterns. This allowed the company to better customize some of its offerings on a regional basis along with its usual traiting approaches which factored in local consumer tastes and preferences. These insights helped manufacturers understand regional differences much better and design their products accordingly.

The company managed much of its own logistics through a central hub-and-spoke system of warehouses and distribution centers. It was estimated that the corporate logistics department handled over a million loads each year. These central hubs were located in such a way as to cater to Wal-Mart stores within a 250-mile radius. All of them had easy access from interstates and were conveniently located in less-populated rural areas that were within driving distance from store concentrations. The warehouses were quite massive structures with loading and unloading bays on either side of the building. There was very little inventory storage in these centers. Instead, the company designed them to use cross-docking, a practice that allowed the transshipment of inventory from an inbound truck to an outbound truck that was loading to carry merchandise to the stores. The whole process was orchestrated through a system of conveyors within the warehouse to route the correct merchandise to each truck. Much of the seasonal merchandise was unloaded from trucks coming in from manufacturers to trucks that were outbound to stores in a matter of ten minutes. Distribution orders were generated based on previous-day sales, with allowances for weather patterns and seasonality. This resulted in a replenishment cycle that was only 48 hours long at most.

During the return leg of the trip to deliver merchandise, the trucks stopped off at manufacturer locations to haul inventory to the warehouses. This process, known as backhauling, minimized the need for contracted shipping services, and saved shipping costs. Instead, the suppliers had to pay a fee for using the Wal-Mart system for distribution. It was believed that most of the suppliers willingly did so because they were unable to match the efficiency levels that Wal-Mart’s distribution setup offered. All suppliers were required to use the Retail Link system to keep the logistics planners in Bentonville informed about the availability of cargo for shipping to warehouses, thus enabling backhauling. It was a veritable logistics company with a level of efficiency that rivaled even dedicated trucking fleets. Appendix 1 provides indicators of comparative efficiency for major U.S. retailers.

**Different Stores for Different Folks**

By early 2004, Wal-Mart had come a long way from its big-box rural beginnings. It now operated four different store formats: Wal-Mart discount stores, Supercenters, Neighborhood Markets, and Sam’s Clubs, in addition to its walmart.com online store (see Exhibit 4). Within the United States, the first three formats were referred to as Domestic One formats.
Appendix 2 provides comparative financial and operating statistics for major U.S.-based retailers that compete against Wal-Mart.

**Culture, People, and Processes**

By 2004, Wal-Mart was the largest employer in private industry worldwide. It counted over 1.3 million associates amongst its ranks. Mr. Walton had imparted a very strong sense of identity among his employees, which was largely rural at the time. The company employed a flat organizational structure with the store managers playing pivotal roles in linking management personnel in Bentonville with field operations.
Frugality was a central tenet at the company, and every associate was expected to fully adopt this value in all its manifestations. This meant that, as a matter of policy, all company travel was limited to economy class, although Wal-Mart had a fleet of 20 aircraft that ferried executives to various parts of its empire. Associates who traveled on buying trips to manufacturer locations were expected to stay in a budget motel. Even executives stayed two to a room and eschewed taxis to the extent possible. Wal-Mart’s buyers sometimes called suppliers collect. New supplier proposals that lacked detail were returned at the expense of the suppliers. The company’s headquarters were also reflective of the tightfistedness. They were housed in warehouse style buildings with a minimalist décor. Visitors had to pay for a cup of coffee or a soda even at headquarters.

The customer centric dictum permeated everything that Wal-Mart did. Mr. Walton had set out the basic tenets of the company upon its founding. These tenets included a "10-foot rule," which required every employee to greet a customer who came within ten feet of the employee. Mr. Walton exhorted all his associates to practice “aggressive hospitality,” to exude caring, warmth, and hospitality towards every single customer who walked into the store. Given the rural roots of the company, these basic values of customer service became an integral part of the way in which Wal-Mart did business.

The company prided itself on the deep connections that it had with its associates. It offered a range of development opportunities spanning scholarships to college-bound associates, business skill acquisition programs, and a systematic mentoring program that paired successful managers with junior associates, to name a few. Almost all senior positions within the company were filled through promotions from within. Many amongst the upper echelon had started on the shop floor or in the warehouses and had moved their way up the ladder. Roughly 65 percent of Wal-Mart’s management associates started out as hourly associates.

It hired locally for most of its foreign operations, supplementing the local workforce with a handpicked team of managers who had to go through a grueling program in the United States before they took charge of overseas operations. Employees who worked at the foreign stores had an equal chance at being promoted into management ranks and moved to headquarters. The company launched a new Accelerated International Management Program for a select group of associates who were identified for assuming leadership roles in international operations. This premier program was run collectively by the senior leadership of the company and focused on cross-border learning, knowledge management, and international best practices. The company was quite receptive to the idea of job enrichment and job rotation as a means of developing its human resources. Many of these lateral and vertical moves resulted from an elaborate performance appraisal system that the company had developed. The appraisal included elements of the 360° feedback approach under which the associates were evaluated by their peers, superiors, and subordinates.

Harnessing a veritable army of associates did indeed pose important challenges. The company was accused of paying very low wages—about $8.23 an hour in the case of sales clerks, according to Business Week. This amounted to $13,861 per year, below the federal poverty line of $14,630 for a family of three. Its record in terms of employee diversity also came under increasing fire. Some critics noted that although women comprised 90 percent of the customer service managers, they accounted for only 15 percent of store manager positions. This alleged unfair labor practice was the subject of a lawsuit in California. This lawsuit had the potential of ballooning into a major issue for the company since the judge was considering class action status so that a large number of plaintiffs might join the class action against the company. Wal-Mart associates nationwide filed 40 cases against the company, alleging that it sought to keep labor costs low by leveraging its clout to force employees to work overtime without offering overtime pay. These transgressions were closely watched by the unions who had always wanted to bring Wal-Mart employees under their fold. The nonunion moniker was being chipped away. The first salvo had been launched by the meat-cutters in a store in Jacksonville, Texas, who won the right to unionize in early 2003. They would have been the first group in 41 years to bargain collectively with Wal-Mart but for an operational change that was instituted by the company. Wal-Mart announced that it would sell only pre-cut meat in its stores, with immediate effect.

It’s a Small World After All
Wal-Mart first set foot outside the United States in 1991 when it acquired a minority interest in a joint venture with a Mexican company, Cifra, a retailer of repute. In a short span of time, the company set up operations in nine countries with over 1,300 stores system-wide. By 2003, international operations accounted for close to 17 percent of total revenues. It had started in textbook fashion, sticking close to home with forays into countries of geographic proximity such as Mexico, Puerto Rico, and Canada. After penetrating promising regions of South America, the company had ventured into Europe.
Wal-Mart evaluated market potential based on economic and political risk, growth potential, and availability of real estate for development. In countries where the market had become saturated, Wal-Mart used acquisitions to gain a toehold. In markets where land was easily available, it pursued organic growth. The acquisition strategy paid off in locations such as Puerto Rico and the United Kingdom, where the target firms were already adopting many of the core Wal-Mart practices, but in countries like Germany, there were big questions that remained.

**The Americas**

Wal-Mart launched its globalization efforts with an initial foray into Mexico with a local partner, Cifra. Boosted by the tremendous success of the Mexican operations, Wal-Mart increased its ownership position over time, and controlled 62 percent of Walmex, the joint venture, by 2004. The Mexican strategy was a blend of elements culled from the successful approach that the company had adopted in the United States, along with significant local twists. The partner, Cifra, brought along a range of store formats and retail outlets including restaurants, apparel stores, a chain of Bodega Aurrera stores targeted at the lowest income strata, and Superama stores which were geared to middle- and high-income customers. The company managed to rationalize these different store formats, focusing on the Bodega stores as the primary vehicle for expansion along with Sam’s Club and Supercenter concepts imported from the United States. After some initial hiccups, the Mexican operations became an important shot in the arm for Wal-Mart, contributing 26 percent of all international revenues. The company leveraged important location specific advantages in Mexico to grow a supplier base at relatively low cost and augment needs in other parts of the world. It held major buyer-seller meets and was able to groom close to 300 reliable suppliers with enough muscle to export to the United States and also pursue additional opportunities in other markets in the Wal-Mart empire (see Exhibit 5). The Mexican retail experience served as a good template for stores in Brazil and Puerto Rico as well. In Brazil, for example, Wal-Mart duplicated many of the defining features of its Bodega stores from Mexico in its Todo Dia stores that were geared toward the low income customer segment. The company also pursued opportunistic product expansion in Mexico to enter segments that were outside the scope of traditional retail operations. For example, it offered a money transfer service between the United States and Mexico that targeted the immigrant community. This

<table>
<thead>
<tr>
<th>Country</th>
<th>Mode of Entry</th>
<th>Store Population</th>
<th>Associates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Argentina</td>
<td>Greenfield</td>
<td>11 Supercenters, 1 Distribution Center</td>
<td>4,000</td>
</tr>
<tr>
<td>Brazil</td>
<td>Greenfield</td>
<td>13 Supercenters, 9 Sam’s Clubs, and 2 Todo Dia stores</td>
<td>6,000</td>
</tr>
<tr>
<td>Canada</td>
<td>Acquisition</td>
<td>213 Discount Stores</td>
<td>52,000</td>
</tr>
<tr>
<td>China</td>
<td>Joint venture</td>
<td>21 Supercenters, 5 Sam’s Clubs, and 2 Neighborhood Stores</td>
<td>15,000</td>
</tr>
<tr>
<td>Germany</td>
<td>Acquisition</td>
<td>92 Supercenters</td>
<td>15,500</td>
</tr>
<tr>
<td>Japan</td>
<td>Joint venture</td>
<td>400 Supermarkets</td>
<td>30,500</td>
</tr>
<tr>
<td>Korea</td>
<td>Acquisition</td>
<td>15 Supercenters</td>
<td>3,000</td>
</tr>
<tr>
<td>Mexico</td>
<td>Joint venture</td>
<td>124 Bodega Stores, 51 Sam’s Clubs, 78 Supercenters, and 457 other stores</td>
<td>96,000</td>
</tr>
<tr>
<td>Puerto Rico</td>
<td>Greenfield; acquired</td>
<td>9 Discount Stores, 9 Sam’s Clubs, and 2 Supercenters, and 33 other stores</td>
<td>11,000</td>
</tr>
<tr>
<td></td>
<td>local chains after entry</td>
<td></td>
<td></td>
</tr>
<tr>
<td>United Kingdom</td>
<td>Acquisition</td>
<td>247 Discount Stores, 21 Distribution Centers</td>
<td>125,000</td>
</tr>
<tr>
<td>United States</td>
<td></td>
<td>1,494 Discount Stores, 1,386 Supercenters, 56 Neighborhood Markets, and 532 Sam’s Clubs</td>
<td>More than 1 million</td>
</tr>
</tbody>
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service was so popular that the industry leader, Western Union, witnessed steep declines in its market share.

The company’s fortunes outside Mexico were quite mixed. Brazil and Argentina had been quite unstable given the fluctuating fortunes of their respective economies. In Brazil, the company was a victim of intense price wars and strategic maneuvering by its rival, Carrefour, which adopted aggressive tactics. Wal-Mart accused its rivals of leaning on suppliers to choke its supply lines. Carrefour then introduced a new variation of the “Everyday Low Price” strategy when its employees began distributing flyers in Wal-Mart parking lots showing price comparisons between the two stores on an almost real-time basis. Wal-Mart had also taken longer to climb the experience curve in these markets since its merchandising approach had to be rethought several times before it captured the attention of the local customers. Rivals such as Carrefour were much ahead in the merchandising game and were able to leverage their longer experience in South America to their advantage.

Europe

Breaking into Europe was quite difficult and expensive. Wal-Mart first set foot in Europe when it acquired Wertkauf, a German retailer that had fallen on bad times in 1997. It subsequently bought another chain, Interspar, to gain more reach and size in the country. It proceeded to import its own management team from the U.S. to convert these chains into Wal-Mart stores. Wal-Mart’s rural culture did not blend well with German sensibilities, and integration soon became a flashpoint. The peculiarities of German law that prohibited some of the staple discounting approaches of the company, combined with the language differences and distinctive market preferences, further accentuated the problems. Local competition was quite strong, and the reigning leader, Metro, A.G., proved to be a formidable competitor. The home-grown management talent exhibited some of the staple discounting approaches of the company, combined with the language differences and distinctive market preferences, further accentuated the problems. Local competition was quite strong, and the reigning leader, Metro, A.G., proved to be a formidable competitor. The home-grown management talent was surprisingly unable to implement the Wal-Mart way at the new acquisitions. As one analyst observed, “One of the surprises about Wal-Mart is how weak in conventional managers they are. They are very good at what they do in the Wal-Mart way. But you wouldn’t put them in the same roles in other groups.”

Beleaguered by troubles in Germany, Wal-Mart decided to search for a better foothold in Europe and was attracted to Asda, a Wal-Mart look-alike that had a sizable footprint in the United Kingdom. Asda had imbibed some of the very same practices in inventory control, merchandising, and pricing that Wal-Mart had pioneered, right down to its own morning cheer. The acquisition proved to be phenomenally successful even at the steep price of £6.7 billion in 1999. Since Asda was a successful venture even at the time of the acquisition, and perhaps reeling from the bad experience at Wal-Martization in Germany, the company did not send in the troops of managers from Bentonville to oversee the Asda integration. Local managers were given much more leeway in decision-making. Asda managers actually helped Wal-Mart resuscitate its failing German business. They also developed new techniques in merchandising.

John Menzer, the chief of Wal-Mart’s International division, observed, “What we learnt from Asda is now incorporated in our systems in Korea, the U.S., South America, and everywhere.” One example was the adoption of the George line of fashion clothing that was developed by Asda. This line had proven to be such a powerful draw among the fashion-conscious buyers that Wal-Mart decided to bring the line to its operations in the U.S. as well. It was part of Wal-Mart’s desire to expand its appeal to the up-market clientele that was the exclusive domain of Target, its competitor in the U.S. “As we grow around the world, it is important to our success that we exchange best practices among all the countries where we operate,” observed Mr. Craig Herkert, Executive Vice President and COO of Wal-Mart International.

Although Asda had proven to be a remarkable success, the rivalry for supremacy in Europe was far from settled. Carrefour, Tesco, Ahold, and Metro were all fighting for the crown. Carrefour had a much wider reach and a portfolio of different store formats that seemed to give it an advantage in the marketplace where property was expensive. Tesco also proved to be a worthy rival since it, too, had originated with a “pile ‘em high and sell ‘em cheap” philosophy. It had expanded rapidly from its fresh-food origins as a grocer into non-foods and hard goods. It had also built a network of stores across significant markets in Europe, especially in developing countries and emerging markets of the old Communist world. These were regions where price was a key competitive weapon and being first counted a lot.

Asia

Wal-Mart’s Asia strategy began to unfold in 1996 with the opening of a Supercenter and a Sam’s Club in the economically rich region of Shenzhen in China. The company later established operations in Korea through an acquisition of four stores from Makro. Given the relatively high real estate costs in Seoul, Wal-Mart adopted a multistory format, with stores often encompassing six to eight stories. Japan was the third component of the Asia strategy, Wal-Mart built on its Mexican experience with joint ventures and initially entered...
Japan through a minority joint venture with Seiyu, a well-established local retail chain. In two years, the company was quite happy with the results of the joint venture, and hence exercised its option to increase its holdings and become a majority partner. While China and Japan proved to be relatively successful entries, the performance in Korea was disappointing. Chains owned by the Korean chaebols had forged better supplier links than Wal-Mart could, and in a tradition-bound society, those ties were vital. These chains also had better access to real estate and, consequently, proved to be tenacious competitors.

China was especially promising since the company had been able to roll out many of its core strategies successfully. It bought 95 percent of its products locally, and even leveraged its Chinese supply network to export products worth $12 billion to its U.S. operations and close to $20 billion by mid 2003. The company was China’s eighth largest trading partner, ahead of Russia and the U.K. After entering Shenzhen, the company moved into Beijing through a separate joint-venture arrangement and also expanded to the rural heartland of the country. Asia was indeed a very promising market, but one fraught with challenges like the Korean experience had shown. It was clear that the company had a long way to go before it dominated these regional markets.

The value of the global network that Wal-Mart was building could be gleaned from a comment made by Mr. John Menzer, the Chief of International Operations at Wal-Mart. In describing the key elements of Wal-Mart’s strategy for its apparel lines, Mr. Menzer observed, “Fashion starts in Europe. Next stop is now South America, because they are half a season behind. We’re able to forecast U.S. buying patterns by what happens in South America. That is globalization.”

**BEING BIG ISN’T SO EASY**

As Wal-Mart moved forward to assert its dominance as the world’s largest retailer, the road was not very clear. The company was increasingly coming under fire on a variety of fronts, ranging from employee compensation to supplier control and de facto censorship. On the competitive front, although there was no obvious threat that was readily visible, it was believed that the emergence of Dollar General and similar firms in the United States was serious enough to warrant a close watch. The mixed results of international expansion were yet another aspect that required long-term thinking.

Given the large size and reach that the company had built, many feared that it had grown to become too powerful. For example, some recording artists contended that Wal-Mart filtered the music that it sold in its stores, thus acting as a self-appointed censor. Music that was believed to carry a message that did not blend with Wal-Mart’s values was not sold in its stores. This, some said, had a chilling effect on creativity and was working toward homogenizing the marketplace by letting smaller towns dictate popular culture. The same filtering effect was noticed in magazines and books. Publications such as Maxim and Stuff were summarily banned from stores. The covers of magazines such as Cosmopolitan, Glamour, Redbook, and Marie Claire were routinely obscured with opaque binders. The enforcement appeared selective in the eyes of some. Wal-Mart claimed that it was just responding to the concerns expressed by the local community. The censorship even spread to drugs and medications. Wal-Mart was the only large pharmacy chain to refuse to stock Preven, a morning-after contraceptive manufactured by Gynetics that was legally approved for sale in the U.S. by the Food and Drug Administration. Gynetics’ salespeople were apparently told that Wal-Mart did not want its pharmacists grappling with the moral dilemma of abortion. The drug, however, prevented pregnancies and did not cause abortions, according to the manufacturer. Mr. Roderick McKenzie, the founder of Gynetics, observed, “When you speak to God in Bentonville, you speak in hushed tones,” although it did not seem to help Gynetics. Was Wal-Mart deciding what was good for the world?

Dollar Stores was a phenomenon that had the makings of a niche-based challenger. This company was catering to the low-income strata, “the salt of the earth” as it characterized it. The market was indeed sizable since 37 percent of all U.S. households earned less than $25,000 per year. Interestingly, this was also one of the fastest growing segments of the population. The Dollar General store was about 6,800 square feet—roughly 1/6 the size of the smallest Wal-Mart store. It kept its inventory low by trimming the variety of products it offered. It carried about 3,500 items on average, leaning more heavily on hard goods and non-perishables. It used an innovative pricing approach that comprised only 20 price points, ranging from $1 to $35. The simplicity of this system was an important factor in attracting a customer’s attention to potential bargains. The stores did not offer special sales, nor did they use advertising to attract customers. They relied on word-of-mouth instead. Although it was a tough negotiator when it came to suppliers, the suppliers were indeed happy to do business with Dollar General. After all, they were assured that they would not be
competing against the top brand in their category. Dollar General largely relied on a #2 brand approach, stocking a selection of five or six brands at most, a mix that typically excluded the top industry brand. The company had over 6,000 stores in the U.S., most of them in communities of less than 25,000 or in low-income urban neighborhoods. The company relished its locations that were close to the big-box retailers. Mr. Cal Turner, Jr., remarked, “We love to be next to them. We are in a different niche. We’re a convenience bargain store, and our prices are excellent, relative to theirs. They run their promotions . . . we inherit the traffic.”

The company had almost doubled its sales revenue in the five-year period from 1999 to 2003. Although with over $6 billion in sales (it was still not anywhere comparable in size to Wal-Mart), it did seem to have the ingredients of a disruptive innovator in the retailing world.

NOTES
4. Ibid.
7. Ibid.
11. Ibid.
12. For the year 2002.

APPENDIX

Comparative Efficiencies of Leading U.S. Retailers

<table>
<thead>
<tr>
<th>Merchandiser</th>
<th>SPF 2000</th>
<th>SPF 2001</th>
<th>SPF 2002</th>
<th>Avg. sq. ft. per Store</th>
<th>Sales per Store</th>
<th>Total Stores</th>
<th>Total sales ($000)</th>
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<tr>
<td>Costco</td>
<td>$763</td>
<td>$757</td>
<td>$771</td>
<td>gross</td>
<td>137,000</td>
<td>374</td>
<td>37,993,093</td>
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<td>Sam’s Club</td>
<td>$469</td>
<td>$491</td>
<td>$497</td>
<td>gross</td>
<td>124,462</td>
<td>525</td>
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<td>Wal-Mart</td>
<td>$387</td>
<td>$406</td>
<td>$422</td>
<td>gross</td>
<td>135,195</td>
<td>2,875</td>
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<td>Target</td>
<td>$268</td>
<td>$274</td>
<td>$278</td>
<td>selling</td>
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<td>Kmart</td>
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<td>$235</td>
<td>$212</td>
<td>selling</td>
<td>73,601</td>
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<td>Dollar Tree Stores</td>
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<td>$217</td>
<td>$199</td>
<td>selling</td>
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<td>Dollar General</td>
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<td>$148</td>
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<td>gross</td>
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<td>Home Depot</td>
<td>$415</td>
<td>$388</td>
<td>$370</td>
<td>gross</td>
<td>108,000</td>
<td>1,532</td>
<td>40,144,000</td>
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SPF = sales per foot
### Comparative Statistics for Large U.S.-Based Discount Retailers

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<td>Sales</td>
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<td>219,672</td>
<td>244,524</td>
<td>31,621</td>
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<td>171,562</td>
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<td>33,983</td>
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<td>1,297</td>
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<td>Operating profit</td>
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<td>11,937</td>
<td>13,644</td>
<td>1,037</td>
<td>922</td>
<td>1,131</td>
<td>1,250</td>
<td>1,509</td>
<td>1,724</td>
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<td>3,759</td>
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<td>631</td>
<td>602</td>
<td>700</td>
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<td>208</td>
<td>265</td>
<td>1,264</td>
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<td>Net income per share</td>
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<td>1.49</td>
<td>1.81</td>
<td>1.35</td>
<td>1.29</td>
<td>1.48</td>
<td>0.21</td>
<td>0.62</td>
<td>0.79</td>
<td>1.4</td>
<td>1.52</td>
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<td>22,614</td>
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<td>859</td>
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<td>4,688</td>
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<td>345</td>
<td>374</td>
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<td>5,540</td>
<td>6,113</td>
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<td>11,620</td>
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<td>11,620</td>
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<td>International sales</td>
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<tr>
<td>Operating profit (Intl)</td>
<td>0.78</td>
<td>0.78</td>
<td>0.78</td>
<td>0.90</td>
<td>0.90</td>
<td>0.89</td>
<td>0.73</td>
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<td>ROS (Intl)</td>
<td>5.86</td>
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<td>5.58</td>
<td>3.28</td>
<td>2.91</td>
<td>2.98</td>
<td>2.74</td>
<td>2.83</td>
<td>2.86</td>
<td>9.28</td>
<td>9.44</td>
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<td>Net margin %</td>
<td>3.26%</td>
<td>3.04%</td>
<td>3.29%</td>
<td>2.00%</td>
<td>1.76%</td>
<td>1.84%</td>
<td>1.56%</td>
<td>3.91%</td>
<td>4.34%</td>
<td>3.43%</td>
<td>3.43%</td>
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<td>Inventory /sales</td>
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<td>0.08</td>
<td>0.08</td>
<td>0.08</td>
<td>0.20</td>
<td>0.21</td>
<td>0.18</td>
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<td>0.12</td>
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<td>Inventory turns</td>
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<td>3.76</td>
<td>3.88</td>
<td>5.94</td>
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<td>Operating exp./sales</td>
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<td>Adv. exp/sales</td>
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<td>Sales/ assets</td>
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<td>2.58</td>
<td>1.83</td>
<td>3.66</td>
<td>3.38</td>
<td>3.27</td>
<td>2.09</td>
<td>2.09</td>
<td>2.61</td>
<td>1.65</td>
<td>1.54</td>
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<tr>
<td>Return on assets</td>
<td>7.99%</td>
<td>8.49%</td>
<td>8.11%</td>
<td>7.31%</td>
<td>5.97%</td>
<td>6.02%</td>
<td>8.15%</td>
<td>11.36%</td>
<td>5.66%</td>
<td>5.66%</td>
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<td></td>
</tr>
<tr>
<td>Return on equity</td>
<td>19.00%</td>
<td>20.44%</td>
<td>12.33%</td>
<td>14.88%</td>
<td>12.33%</td>
<td>12.29%</td>
<td>8.24%</td>
<td>19.98%</td>
<td>20.57%</td>
<td>19.39%</td>
<td>17.40%</td>
<td>17.52%</td>
</tr>
<tr>
<td>Return on sales</td>
<td>3.26%</td>
<td>3.04%</td>
<td>3.29%</td>
<td>2.00%</td>
<td>1.76%</td>
<td>1.84%</td>
<td>1.56%</td>
<td>3.91%</td>
<td>4.34%</td>
<td>3.43%</td>
<td>3.43%</td>
<td>3.77%</td>
</tr>
</tbody>
</table>
Reflecting about his three decades of experience in the grocery business, John Mackey smiled to himself over his previous successes. His entrepreneurial history began with a single store which he has now grown to become the nation’s leading natural food chain. While proud of the past, John had concerns about the future direction in which the Whole Foods Market chain should head. Whole Foods Market was an early entrant into the organic food market and it has used its early mover advantage to solidify its position and continue its steady growth.

With the changing economy and a more competitive industry landscape, John Mackey is uncertain about how to meet the company’s aggressive growth targets. Whole Foods Markets’ objective is to reach $10 billion in revenue with 300-plus stores by 2010 without sacrificing quality and its current reputation. This is not an easy task and John is unsure of the best way to proceed.

**COMPANY BACKGROUND**

Whole Foods carries both natural and organic food offering customers a wide variety of products. “Natural” refers to food that is free of growth hormones or antibiotics, and “certificated organic” food conforms to the standards as defined by the U.S. Department of Agriculture in October 2002. Whole Foods Market is the world’s leading retailer of natural and organic foods, with 172 stores in North America and the United Kingdom. John Mackey, cofounder and current president of Whole Foods, opened Safer Way natural grocery store in 1978. The store had limited success as it was a small location allowing only for a limited selection, focusing entirely on vegetarian foods. John joined forces with Craig Weller and Mark Skiles, founders of Clarksville Natural Grocery (founded in 1979), to create Whole Foods Market. This joint venture took place in Austin, Texas, in 1980 resulting in a new company, a single natural food market with a staff of 19.

In addition to the supermarkets, Whole Foods owns and operates several subsidiaries. Allegro Coffee Company was formed in 1977 and purchased by Whole Foods Market in 1997; it now acts as Whole Foods’ coffee roasting and distribution center. Pigeon Cove is Whole Foods’ seafood-processing facility, which was founded in 1985 and known as M & S Seafood until 1990. Whole Foods purchased Pigeon Cove, located in Gloucester, Massachusetts, in 1996. The company is now the only supermarket to own and operate a waterfront seafood facility. The last two subsidiaries are Produce Field Inspection Office and Select Fish, which is Whole Foods’ West Coast seafood-processing facility, acquired in 2003. In addition to the above, the company has eight distribution centers, seven regional bake houses, and four commissaries.

“Whole Foods Market remains uniquely mission driven: The Company is highly selective about what they sell, dedicated to stringent quality standards, and committed to sustainable agriculture. They believe in a virtuous circle entwining the food chain, human beings and Mother Earth: each is reliant upon the others through a beautiful and delicate symbiosis.” The message of preservation and sustainability are followed while providing high-quality goods to customers and high profits to investors.
Whole Foods has grown over the years through mergers, acquisitions, and several new store openings. Today, Whole Foods Market is the largest natural food supermarket in the United States. The company employs over 32,000 people who are operating 172 stores in the United States, Canada, and the United Kingdom with an average store size of 32,000 square feet. While the majority of Whole Foods locations are in the United States, the company has made acquisitions expanding its presence in the United Kingdom. European expansion provides enormous potential growth because of the large population, and it holds “a more sophisticated organic-foods market . . . in terms of suppliers and acceptance by the public.” Whole Foods targets its locations specifically by an area’s demographics. The company targets locations where 40 percent or more of the residents have a college degree, as they are more likely to be aware and supportive of nutritional issues.

**WHOLE FOODS MARKET’S PHILOSOPHY**

The company’s corporate Web site defines the company philosophy as follows:

> Whole Foods Market’s vision of a sustainable future means our children and grandchildren will be living in a world that values human creativity, diversity, and individual choice. Businesses will harness human and material resources without devaluing the integrity of the individual or the planet’s ecosystems. Companies, governments, and institutions will be held accountable for their actions. People will better understand that all actions have repercussions and that planning and foresight coupled with hard work and flexibility can overcome almost any problem encountered. It will be a world that values education and a free exchange of ideas by an informed citizenry; where people are encouraged to discover, nurture, and share their life’s passions.

While Whole Foods recognizes it is only a supermarket, it is working toward fulfilling its vision within the context of its industry. In addition to leading by example, it strives to conduct business in a manner consistent with its mission and vision. By offering minimally processed, high quality food, engaging in ethical business practices and providing a motivational, respectful work environment, the company believes it is on the path to a sustainable future.

Whole Foods incorporates the best practices of each location back into the chain. This can be seen in the company’s store product expansion from dry goods to perishable produce, including meats, fish, and prepared foods. The lessons learned at one location are absorbed by all, enabling the chain to maximize effectiveness and efficiency while offering a product line that serves its customers’ needs. Whole Foods carries only natural and organic products. The company believes that the best tasting and most nutritious food available is found in its purest state—unaltered by artificial additives, sweeteners, colorings, and preservatives.

Whole Foods continually improves customer offerings, catering to its specific locations. Unlike business models for traditional grocery stores, Whole Foods products differ by geographic regions and local farm specialties.

**EMPLOYEE & CUSTOMER RELATIONS**

Whole Foods encourages a team-based environment, allowing each store to make independent decisions regarding its operations. Teams consist of up to eleven employees and a team leader. Each store employs anywhere from 72 to 391 team members. The manager is referred to as the “store team leader.” The store team leader is compensated by an Economic Value Added (EVA) bonus and is also eligible to receive stock options.

Whole Foods tries to instill a sense of purpose among its employees and for six years, it was named one of the “100 Best Companies to work for in America” by *Fortune* magazine. In employee surveys, 90 percent of its team members stated that they always or frequently enjoy their job.

The company strives to take care of its customers, realizing they are the “lifeblood of our business,” and the two are “interdependent on each other.” Whole Foods’ primary objective goes beyond 100 percent customer satisfaction with the goal to “delight” customers in every interaction.

**COMPETITIVE ENVIRONMENT**

At the time of Whole Foods’ inception, there was almost no competition, with less than six other natural food stores in the United States. Today, the organic foods industry is growing and Whole Foods finds itself competing hard to maintain its elite presence. As the population has become increasingly concerned about its eating habits, natural foods stores such as Whole Foods are flourishing. Other successful natural food grocery chains today include Trader Joe’s Co. and Wild Oats Market. (see Exhibit 1).

Trader Joe’s, originally known as Pronto Markets, was founded in 1958 in Los Angeles by Joe Coulombe. By expanding its presence and product offerings while maintaining high quality at low prices, Trader Joe’s has found its competitive niche. The company has 215
stores, primarily on the west and east coasts of the United States. The company "offers upscale grocery fare such as health foods, prepared meals, organic produce and nutritional supplements." A low cost structure allows Trader Joe’s to offer competitive prices while still maintaining its margins. Trader Joe’s stores have no service department and average just 10,000 square feet in store size. A privately held company, Trader Joe’s enjoyed sales of $2.5 million in 2003, a 13.6 percent increase from 2002.

Wild Oats was founded in 1987, in Boulder, Colorado. Its founders had no experience in the natural foods market, relying heavily on their employees to learn the industry. Acknowledging the increased competition within the industry, Wild Oats is committed to strengthening and streamlining its operations in an effort to continue to build the company. Its product offerings range from organic foods to traditional grocery merchandise. Wild Oats, a publicly owned company on Nasdaq, is traded under the ticker symbol of OATS and “is the third largest natural foods supermarket chain in the United States in terms of sales.” Although it falls behind Whole Foods and Trader Joe’s, the company enjoyed $1,048,164 in sales in 2004, a 7.5 percent increase over 2003. Wild Oats operates 100 full-service stores in 24 states and Canada.

Additional competition has arisen from grocery stores, such as Stop ‘N Shop and Shaw’s, which now incorporate natural foods sections in their conventional stores, placing them in direct competition with Whole Foods. Because larger grocery chains have more flexibility in their product offerings, they are more likely to promote products through sales, a strategy Whole Foods rarely practices.

Despite being in a highly competitive industry, Whole Foods maintains its reputation as “the world’s #1 natural foods chain.” As the demand for natural and organic food continues to grow, pressures on suppliers will rise. Only 3 percent of U.S. farmland is organic, so there is limited output. The increased demand for these products may further elevate prices or result in goods being out of stock, with possible price wars looming.

### The Changing Grocery Industry

Before the emergence of the supermarket, the public was largely dependent upon specialty shops or street vendors for dairy products, meats, produce, and other household items. In the 1920s, chain stores began to threaten independent retailers by offering convenience and lower prices by procuring larger quantities of products. Appel explains that the emergence of the supermarkets in the 1930s was a result of three major changes in society:

1. The shift in population from rural to urban areas.
2. An increase in disposable income.
3. Increased mobility through ownership of automobiles.

### Natural Products Sales Top $45 Billion in 2004

American shoppers spent nearly $45.8 billion on natural and organic products in 2004, according to research published in the “24th Annual Market Overview” in the June issue of The Natural Foods Merchandiser. In 2004, natural products sales increased 6.9 percent across all sales channels, including supermarkets, mass marketers, direct marketers, and the Internet. Sales of organic products rose 14.6 percent in natural products stores. As interest in low-carb diets waned, sales of organic baked goods rose 35 percent. Other fast-growing organic categories included meat, poultry, and seafood, up 120 percent; coffee and cocoa, up 64 percent; and cookies, up 63 percent.

### Exhibit 1

<table>
<thead>
<tr>
<th>Company</th>
<th>2000</th>
<th>2001</th>
<th>% Growth</th>
<th>2002</th>
<th>% Growth</th>
<th>2003</th>
<th>% Growth</th>
</tr>
</thead>
<tbody>
<tr>
<td>Whole Foods Market</td>
<td>$1,838.60</td>
<td>$2,272.20</td>
<td>23.60%</td>
<td>$2,690.50</td>
<td>18.40%</td>
<td>$3,148.60</td>
<td>17.00%</td>
</tr>
<tr>
<td>Trader Joe’s Company</td>
<td>$1,670.00</td>
<td>$1,900.00</td>
<td>13.80%</td>
<td>$2,200.00</td>
<td>15.80%</td>
<td>$2,500.00</td>
<td>13.60%</td>
</tr>
<tr>
<td>Wild Oats Market</td>
<td>$838.10</td>
<td>$893.20</td>
<td>6.60%</td>
<td>$919.10</td>
<td>2.90%</td>
<td>$969.20</td>
<td>5.50%</td>
</tr>
</tbody>
</table>

Perhaps the earliest example of the supermarket as we know it today is King Kullen, "America's first supermarket," which was founded by Michael Cullen in 1930. "The essential key to his plan was volume, and he attained this through heavy advertising of low prices on nationally advertised merchandise." As the success of Cullen’s strategy became evident, others such as Safeway, A&P, and Kroger adopted it as well. By the time the United States entered World War II, 9,000 supermarkets accounted for 25 percent of industry sales.30

Low prices and convenience continue to be the dominant factors driving consumers to supermarkets today. The industry is characterized by low margins and continuous downward pressure on prices made evident by coupons, weekly specials, and rewards cards. Over the years firms have introduced subtle changes to the business model by providing additional conveniences, such as the inclusion of bakeries, banks, pharmacies, and even coffee houses co-located within the supermarket. Throughout their existence, supermarkets have also tried to cater to the changing tastes and preferences of society such as healthier diets, the Atkins diet, and low carbohydrate foods. The moderate changes to strategy within supermarkets have been imitated by competitors, which are returning the industry to a state of price competition. Supermarkets themselves now face additional competition from wholesalers such as Costco, BJ’s, and Sam’s Club.

**A DIFFERENT SHOPPING EXPERIENCE**

The setup of the organic grocery store is a key component to Whole Foods' success. The store's setup and its products are carefully researched to ensure that it is meeting the demands of the local community. Locations are primarily in cities and are chosen for their large space and heavy foot traffic. According to Whole Foods' 10K, "approximately 88 percent of our existing stores are located in the top 50 statistical metropolitan areas."31 The company uses a specific formula to choose its store sites that is based upon several metrics, which include but are not limited to income levels, education, and population density.

Upon entering a Whole Foods supermarket, it becomes clear that the company attempts to sell the consumer on the entire experience. Team members (employees) are well trained and the stores themselves are immaculate. There are in-store chefs to help with recipes, wine tastings, and food sampling. There are “Take Action food centers”32 where customers can access information on the issues that affect their food such as legislation and environmental factors. Some stores offer extra services such as home delivery, cooking classes, massages, and valet parking.33 Whole Foods goes out of its way to appeal to the above-average-income earner.

Whole Foods uses price as a marketing tool in a few select areas, as demonstrated by the 365 Whole Foods brand name products, priced less than similar organic products that are carried within the store. However, the company does not use price to differentiate itself from competitors.34 Rather, Whole Foods focuses on quality and service as the competitive dimensions on which it is differentiated from competitors.

Whole Foods spent only 0.5 percent35 of total sales from fiscal year 2004 on advertising; the company relies on other means to promote its stores. The company relies heavily on word-of-mouth advertising from its customers to help market itself in the local community. Whole Foods is also promoted in several health-conscious magazines, and each store budgets for in-store advertising each fiscal year.

Whole Foods also gains recognition via its charitable contributions and the awareness that it brings to the treatment of animals. The company donates 5 percent of after-tax profits to not-for-profit charities.36 The company is also very active in establishing systems to make sure that the animals used in its products are treated humanly.

**THE AGING BABY BOOMERS**

The aging of the Baby Boomer generation will expand the senior demographic over the next decade as their children grow up and leave the nest. Urban singles are another group with extra disposable income, due to their lack of dependents. These two groups present an opportunity for growth for Whole Foods. Americans spent 7.2 percent of their total expenditures on food in 2001, making it the seventh-highest category on which consumers spend their money.37 Additionally, U.S. households with income of more than $100,000 per annum represent 22 percent of aggregate income today compared with 18 percent a decade ago.38

This shift in demographics has created an expansion in the gourmet store group, while slowing growth in the discount retail market.39 To that end, there is a gap in supermarket retailing between consumers who can afford to shop only at low cost providers, like Walmart, and the population of consumers who prefer gourmet food and are willing to pay a premium for perceived higher quality.40 "The Baby Boomers are driving demand for organic food in general because they're health-conscious and can afford to pay higher prices," says Professor Steven G. Sapp, a sociologist at Iowa State University who studies consumer food behavior.41
The perception that imported, delicatessen, exotic, and organic foods are of higher quality, therefore commanding higher prices, continues to bode well for Whole Foods Market. As John Mackey explains, “We’re changing the [grocery-shopping] experience so that people enjoy it... It’s a richer, [more fun], more enjoyable experience. People don’t shop our stores because we have low prices.” The consumer focus on a healthy diet is not limited to food. More new diet plans emerged in America in the last half of the 20th century than in any other country. This trend has also increased the demand for nutritional supplements and vitamins.

In recent years, consumers have made a gradual move toward the use of fresher, healthier foods in their everyday diets. Consumption of fresh fruits and vegetables and pasta and other grain-based products has increased. This is evidenced by the aggressive expansion by consumer products companies into healthy food and natural and organic products. “Natural and organic products have crossed the chasm to mainstream America.” The growing market can be attributed to the acceptance and widespread expansion of organic product offerings, beyond milk and dairy. Mainstream acceptance of the Whole Foods offering can be attributed to this shift in consumer food preferences as consumers continue to identify taste as the number one motivator for purchasing organic foods.

With a growing percentage of women working outside of the home, the traditional role of home-cooked meals, prepared from scratch, has waned. As fewer women have the time to devote to cooking, consumers are giving way to the trend of convenience through prepared foods. Sales of ready-to-eat meals have grown significantly. “The result is that grocers are starting to specialize in quasi-restaurant food.” Just as women entering the work force has propelled the sale of prepared foods, it has also increased consumer awareness of the need for the one-stop shopping experience. Hypermarkets such as Wal-Mart that offer non-food items and more mainstream product lines allow consumers to conduct more shopping in one place rather than moving from store to store.

The growth in sales of natural foods is expected to continue at the rate of 8-10 percent annually, according to the National Nutritional Food Association. The sale of organic food has largely outpaced traditional grocery products because of the consumer perception that organic food is healthier. The purchase of organic food is perceived to be beneficial to consumer health by 61 percent of consumers, according to a Food Marketing Institute/Prevention magazine study. Americans believe organic food can help improve fitness and increase the longevity of life. Much of this perception has grown out of fear of how non-organic foods are treated with pesticides for growth and then preserved for sale. Therefore, an opportunity exists for Whole Foods to contribute to consumer awareness by funding non-profit organizations that focus on educating the public on the benefits of organic lifestyles.

**OPERATIONS**

Whole Foods purchases most of its products from regional and national suppliers. This allows the company to leverage its size in order to receive deep discounts and favorable terms with its vendors. The company still permits stores to purchase from local producers to keep the stores aligned with local food trends and is seen as supporting the community. The company owns two procurement centers and handles the majority of procurement and distribution itself. Whole Foods also owns several regional bake houses, which distribute products to its stores. The largest independent vendor is United Natural Foods, which accounted for 20 percent of Whole Foods total purchases for fiscal year 2004. Product categories at Whole Foods include but are not limited to:

- Produce
- Seafood
- Grocery
- Meat and Poultry
- Bakery
- Prepared Foods and Catering
- Specialty (Beer, Wine, and Cheese)
- Whole body (nutritional supplements, vitamins, body care, and educational products such as books)
- Floral
- Pet Products
- Household Products

While Whole Foods carries all the items that one would expect to find in a grocery store (and plenty that one would not), its “heavy emphasis on perishable foods is designed to appeal to both natural foods and gourmet shoppers.” Perishable foods accounted for 67 percent of its retail sales in 2004 and are the core of Whole Foods’ success. This is demonstrated by the company’s own statement: “We believe it is our strength of execution in perishables that has attracted many of our most loyal shoppers.”

Whole Foods also provides fully cooked frozen-meal options through its private label Whole Kitchen, to satisfy the demands of working families. For example, the Whole Foods Market located in Woodland Hills, California, has redesigned its prepared foods section more than three times in response to a 40 percent growth in prepared foods sales.
Whole Foods doesn’t take just any product and put it on the shelves. In order to make it into the Whole Foods grocery store, products have to undergo a strict test to determine if they are “Whole Foods material.” The quality standards that all potential Whole foods products must meet include:

- Foods that are free of preservatives and other additives
- Foods that are fresh, wholesome and safe to eat
- Promote organically grown foods
- Foods and products that promote a healthy life.58

Meat and poultry products must adhere to a higher standard:

- No antibiotics or added growth hormones
- An affidavit from each producer that outlines the whole process of production and how the animals are treated
- An annual inspection of all producers by Whole Foods Market
- Successful completion of a third party audit to attest to these findings.59

Also, because of the lack of available nutritional brands with a national identity, Whole Foods decided to enter into the private label product business. The company currently has three private label products with a fourth program called Authentic Food Artisan, which promotes distinctive products that are certified organic. The three private label products: (1) 365 Everyday Value: A well-recognized and trusted brand that meets the standards of Whole Foods and is less expensive than the regular product lines; (2) Whole Kids Organic: Healthy items that are directed at children; and (3) 365 Organic Everyday Value: All the benefits of organic food at reduced prices.60

When opening a new store, Whole Foods stocks it with almost $700,000 worth of initial inventory, which its vendors partially finance.61 As with most conventional grocery stores, the majority of Whole Foods’ inventory is turned over fairly quickly; this is especially true of produce. Fresh organic produce is central to Whole Foods existence and turns over on a faster basis than other products.

## Financial Operations

Whole Foods Market focuses on earning a profit while providing job security to its workforce to lay the foundation for future growth. Interested in serving the needs of all stakeholders, the company is determined not to let profits deter the company from providing excellent service to its customers and quality work environment for its staff. Its mission statement defines its recipe for financial success.

“Whole Foods, Whole People, Whole Planet—emphasizes that our vision reaches far beyond just being a food retailer. Our success in fulfilling our vision is measured by customer satisfaction, Team Member excellence and happiness, return on capital investment, improvement in the state of the environment, and local and larger community support.”62

Whole Foods also caps the salary of its executives at no more than fourteen times that of the average annual salary of a Whole Foods worker; this includes wages and incentive bonuses as well. The company also donates 5 percent of its after-tax profits to non-profit organizations.63

Over a five-year period from 2000 through 2004, the company experienced an 87 percent growth in sales, with sales reaching $3.86 billion in 2004. Annual sales increases during that period were equally dramatic: 24 percent in 2001, 18 percent in 2002, 17 percent in 2003, and 22 percent in 2004.64 (see Exhibit 2) This growth is perhaps more impressive, given the relatively negative economic environment and recession in the United States.

Whole Foods’ acquisition strategy as a means of expanding has fueled growth in net income since the company’s inception. This is particularly evident when looking at the net income growth in 2002 (24.47 percent), 2003 (22.72 percent), and 2004 (27.94 percent).65

The ticker for Whole Foods, Inc. is WFMI. A review of the performance history of Whole Foods stock since its IPO reveals a mostly upward trend. The 10-year price trend shows the company increasing from under $10 per share to a high of over $100 per share, reflecting

### Exhibit 2

<table>
<thead>
<tr>
<th>Year</th>
<th>Sales (thousands)</th>
<th>Net Income (thousands)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2001</td>
<td>2,272,231.00</td>
<td>67,880</td>
</tr>
<tr>
<td>2002</td>
<td>2,690,475.00</td>
<td>84,491</td>
</tr>
<tr>
<td>2003</td>
<td>3,148,593.00</td>
<td>103,687</td>
</tr>
<tr>
<td>2004</td>
<td>3,864,950.00</td>
<td>132,657</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Year</th>
<th>Sales Increase</th>
<th>Net Income Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>2000-2003</td>
<td>87%</td>
<td>22.72%</td>
</tr>
</tbody>
</table>
an increase of over 1,000 percent. For the past year, the stock has been somewhat volatile, but with a mostly upward trend. The current price of $136 with 65.3 million shares outstanding gives the company a market valuation of $8.8 billion (as of August 2005). Details about Whole Foods’ financial performance are shown in Appendices 1, 2, and 3.

**THE CODE OF CONDUCT**

From its inception, the company has sought to be different from conventional grocery stores, with a heavy focus on ethics. Besides an emphasis on organic foods, the company has also established a contract of animal rights, which states the company will only do business with companies that treat their animals humanely. While Whole Foods realizes that animal products are vital to its business, it opposes animal cruelty.

The company has a unique fourteen-page Code of Conduct document that addresses the expected and desired behavior for its employees. The code is broken down into the following four sections:

- Potential conflicts of interest
- Transactions or situations that should never occur
- Situations where you may need the authorization of the ethics committee before proceeding
- Times when certain actions must be taken by executives of the company or team leaders of individual stores.

This Code of Conduct covers, in detail, the most likely scenarios a manager of a store might encounter. It includes several checklists that are to be filled out on a regular, or at least an annual, basis by team leaders and store managers. After completion, the checklists must be signed and submitted to corporate headquarters and copies retained on file in the store. They ensure that the intended ethical practices that are part of Whole Foods are being followed by everyone. The ethical efforts of Whole Foods do not go unrecognized; the company recently was ranked number 70 out of the “100 Best Corporate Citizens.”

**POSSIBLE SCARCE RESOURCES: PRIME LOCATIONS AND THE SUPPLY OF ORGANIC FOODS**

Prime store locations and the supply of organic foods are potential scarce resources and could be problematic for Whole Foods Market in the future.

Whole Foods likes to establish a presence in highly affluent cities, where its target market resides. The majority of Whole Foods customers are well-educated, thereby yielding high salaries enabling them to afford the company’s higher prices. Whole Foods is particular when deciding on new locations, as location is extremely important for top and bottom line growth. However, there are a limited number of communities where 40 percent of the residents have college degrees.

Organic food is another possible scarce resource. Organic crops yield a lower quantity of output and are rarer, accounting for only 3 percent of U.S. farmland usage. Strict government requirements must be satisfied; these are incredibly time consuming, more effort intensive, and more costly to adhere to. With increased demands from mainstream supermarkets also carrying organics, the demand for such products could exceed the limited supply. The market for organic foods grew from $2.9 billion in 2001 to $5.3 billion in 2004, an 80.5 percent increase in the three-year period.

Whole Foods recognizes that the increased demand for organic foods may adversely affect its earnings and informs its investors as such. “Changes in the availability of quality natural and organic products could impact our business. There is no assurance that quality natural and organic products will be available to meet our future needs. If conventional supermarkets increase their natural and organic product offerings or if new laws require the reformulation of certain products to meet tougher standards, the supply of these products may be constrained. Any significant disruption in the supply of quality natural and organic products could have a material impact on our overall sales and cost of goods.”

**NOTES**

8. Ibid.
14. Ibid.
18. Ibid.
24. Ibid.
30. Ibid.
32. Ibid.
33. Ibid.
37. Consumer Lifestyles in the United States (May 2003) 12.2
39. Ibid.
40. Ibid.
43. “Consumer Lifestyles in the United States (May 2003) 12.7
48. Ibid.
50. Ibid.
53. Ibid.
54. Ibid.
55. Ibid.
56. Ibid.
57. Ibid.
63. Ibid.
65. Ibid.
75. finance.yahoo.com/q/is?s=WFMI&annual May 26, 2005.
### Whole Foods Market Balance Sheet for Fiscal Year Ending September 26, 2004

<table>
<thead>
<tr>
<th>Period Ending</th>
<th>September 26, 2004</th>
<th>September 28, 2003</th>
<th>September 29, 2002</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Assets</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current Assets</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash and Cash Equivalents</td>
<td>221,537</td>
<td>165,779</td>
<td>12,646</td>
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<tr>
<td>Short-Term Investments</td>
<td>—</td>
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<td>—</td>
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<tr>
<td>Net Receivables</td>
<td>94,421</td>
<td>61,554</td>
<td>42,356</td>
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<tr>
<td>Inventory</td>
<td>152,912</td>
<td>123,904</td>
<td>108,189</td>
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<td>Other Current Assets</td>
<td>16,702</td>
<td>12,447</td>
<td>8,950</td>
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<td><strong>Total Current Assets</strong></td>
<td><strong>485,572</strong></td>
<td><strong>363,684</strong></td>
<td><strong>172,141</strong></td>
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<tr>
<td>Long Term Investments</td>
<td>—</td>
<td>2,206</td>
<td>4,426</td>
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<tr>
<td>Property Plant and Equipment</td>
<td>904,825</td>
<td>718,240</td>
<td>644,688</td>
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<tr>
<td>Goodwill</td>
<td>112,186</td>
<td>80,548</td>
<td>80,548</td>
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<tr>
<td>Intangible Assets</td>
<td>24,831</td>
<td>26,569</td>
<td>22,889</td>
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<tr>
<td>Accumulated Amortization</td>
<td>—</td>
<td>—</td>
<td>—</td>
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<tr>
<td>Other Assets</td>
<td>20,302</td>
<td>5,573</td>
<td>11,159</td>
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<tr>
<td>Deferred Long-Term Asset Charges</td>
<td>—</td>
<td>—</td>
<td>7,350</td>
</tr>
<tr>
<td><strong>Total Assets</strong></td>
<td><strong>1,547,716</strong></td>
<td><strong>1,196,820</strong></td>
<td><strong>943,201</strong></td>
</tr>
<tr>
<td><strong>Liabilities</strong></td>
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<td></td>
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</tr>
<tr>
<td>Current Liabilities</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Accounts Payable</td>
<td>328,977</td>
<td>233,778</td>
<td>170,509</td>
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<tr>
<td>Short-/Current Long-Term Debt</td>
<td>5,973</td>
<td>5,806</td>
<td>5,789</td>
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<tr>
<td>Other Current Liabilities</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td><strong>Total Current Liabilities</strong></td>
<td><strong>334,950</strong></td>
<td><strong>239,584</strong></td>
<td><strong>176,298</strong></td>
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<tr>
<td>Long-Term Debt</td>
<td>164,770</td>
<td>162,909</td>
<td>161,952</td>
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<td>Other Liabilities</td>
<td>1,581</td>
<td>2,301</td>
<td>3,774</td>
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<td>Deferred Long-Term Liability Charges</td>
<td>77,760</td>
<td>15,850</td>
<td>12,091</td>
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<tr>
<td>Minority Interest</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
</tbody>
</table>
### Whole Foods Market Income Statement for Fiscal Year ending September 26, 2004

<table>
<thead>
<tr>
<th>Period Ending</th>
<th>September 26, 2004</th>
<th>September 28, 2003</th>
<th>September 29, 2002</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Revenue</strong></td>
<td>$3,864,950</td>
<td>$3,148,593</td>
<td>$2,690,475</td>
</tr>
<tr>
<td><strong>Cost of Revenue</strong></td>
<td>2,523,816</td>
<td>2,067,939</td>
<td>1,757,213</td>
</tr>
<tr>
<td><strong>Gross Profit</strong></td>
<td>1,341,134</td>
<td>1,080,654</td>
<td>933,262</td>
</tr>
<tr>
<td><strong>Operating Expenses</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Research Development</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Selling General and Administrative</td>
<td>1,107,797</td>
<td>893,229</td>
<td>771,631</td>
</tr>
<tr>
<td>Non Recurring</td>
<td>11,449</td>
<td>12,091</td>
<td>12,485</td>
</tr>
<tr>
<td>Others</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td><strong>Total Operating Expenses</strong></td>
<td>1,119,246</td>
<td>905,320</td>
<td>784,116</td>
</tr>
<tr>
<td><strong>Operating Income or Loss</strong></td>
<td>221,888</td>
<td>175,334</td>
<td>149,146</td>
</tr>
<tr>
<td><strong>Income from Continuing Operations</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Other Income/Expenses Net</td>
<td>6,456</td>
<td>5,593</td>
<td>2,056</td>
</tr>
<tr>
<td>Earnings Before Interest And Taxes</td>
<td>228,344</td>
<td>180,927</td>
<td>151,202</td>
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<tr>
<td>Interest Expense</td>
<td>7,249</td>
<td>8,114</td>
<td>10,384</td>
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<td>Income Before Tax</td>
<td>221,095</td>
<td>172,813</td>
<td>140,818</td>
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<tr>
<td>Income Tax Expense</td>
<td>88,438</td>
<td>69,126</td>
<td>56,327</td>
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<tr>
<td>Minority Interest</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td><strong>Net Income from Continuing Ops</strong></td>
<td>132,657</td>
<td>103,687</td>
<td>84,491</td>
</tr>
<tr>
<td><strong>Nonrecurring Events</strong></td>
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<td></td>
</tr>
<tr>
<td>Discontinued Operations</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Extraordinary Items</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Effect of Accounting Changes</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Other Items</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td><strong>Net Income</strong></td>
<td>132,657</td>
<td>103,687</td>
<td>84,491</td>
</tr>
<tr>
<td><strong>Preferred Stock and Other Adjustments</strong></td>
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