



Index

A

Abbott, 135
Acacia Technology, 107
Accounting
 financial reporting, 91–93
 goodwill, 10, 14, 92
 intangible assets, 10, 95
Acquisition of patents
 by large companies, 7
 and patent trolls. *See* Patent trolls
Africa, 135
Agents, patent sales, 80, 81
AIDS and HIV
 Doctors Without Borders, 132
 and patented medicines, 135
Akin Gump Strauss Hauer & Feld,
 127
American Express, 183, 185
American Express Information
 Services Co., 185
American Institute of Certified
 Public Accountants (AICPA), 91
American Intellectual Property Law
 Association (AIPLA), 108, 152
Antitrust litigation
 IBM consent decree, 41, 42
 as risk of patent enforcement, 153,
 154
Apple, 68
Arbitration, 186, 187
Asia-Pacific region, 136–139

Assets

and cost of obtaining patents, 70,
 71
defining IP assets, 13, 114
intangibles as percentage of market
 value, 10, 87, 88
inventory of IP assets, 100
IP as corporate asset, 95, 96, 165,
 166
patents as intangible asset, 64
sale of patents, 77–79
Assignment of patent rights to
 employer, 62
AT&T, 179, 183, 187, 189
Attorneys
 advertising, 118
 class actions, 93, 94
 contingency fees, 6, 115–118,
 154–156
 contracts, preparation of, 100, 101
 importance of selecting right firm,
 146
 investigation of potential cases, 121
 willingness to take patent cases, 5, 6
Australia, 130, 136
Avandia, 134

B

Bank of America, 179
Berman, Bruce, vii, viii, 57, 119

Bessemer, 112
 Beyers, Joe, 20, 159–161
 Black & Decker, 114, 115
 Board of directors. *See* Officers and directors
 Boeing, 92
 Brazil, 131, 135, 137
 Brody Berman Associates, Inc., vii, 89
 Brookings Institution, 87
 Burroughs, 112
 Buyers of patents, 79–81

C

Calabrese, Frank, 107
 Call center technology patents, 177, 180, 183–185
 Call Interactive, 185
 Canada, 138
 Canon, 70, 145
 CapAnalysis Group, 108
 Carlson, 111
 Carothers, 112
 Carrier, 111
 CHI Research, Inc., 97
 Chief intellectual property officer (CIPO), 20, 159, 162, 163
 China
 and need for IP management, 128
 piracy, 114, 115
 and revocation of patents, 133–135
 and Viagra patent, 134
 Chubb, 182
 CIPO. *See* Chief intellectual property officer (CIPO)
 Cisco, 10, 160
 Citigroup, 180
 Class actions, 93, 94
 Clinton, William, 37, 126
 Cochran, Johnnie, 62
 Colt, 111
 Commerce One, 86
 Compaq, 160

Competition
 assessment of competitor portfolios, 101
 benefiting from through royalties, 46
 and innovation, 162
 and licensing, 43, 44
 Consumer Project on Technology, 132
 Contingency fees, 6, 115–118, 154–156
 Copyrights, 165
 Costs
 agents, 80, 81
 issuance of patent, 22, 70, 71, 113
 litigation, 5, 108, 115–118, 152
 maintenance of patent, 70, 71
 CRA International, 85
 Croatia, 136
 Cross-licensing. *See also* Licensing
 bargaining power, 74, 75
 benefits of, 73–76
 and dispute settlement, 8
 examples, 73, 74
 IBM strategy, 20, 24, 25
 negotiation, 75–77
 and undermanagement of IP assets, 90
 zero-zero cross, 42
 Curtiss, 112
 Cyrix Corp., 73, 74

D

Damadian, Raymond, 111, 113
 Damages, 152
 awards, 89
 and litigation risk, 108
 recovery of and patent trolls, 3, 4
 remedies for infringement, 109, 110
 Darwin, Charles, 65
 Dashboard metrics, 99
 Defenses, 153
 laches, 62
 Dell Inc., 144, 145

Delta Air Lines, 179
 Detkin, Peter, 57, 67–69
 Diebold, 182
 Diesel, 112
 Digital Equipment, 160
 Digital Millennium Copyright Act (DMCA), 126
 Digital technology, attitudes toward, 13
 Directors. *See* Officers and directors
 Disclosure, 61, 62, 64
 Disney, 112
 Dispute resolution. *See also* Litigation
 arbitration, 186, 187
 need for efficiency, 8
 Doctors Without Borders, 132
 Dow Chemical, 92
 Drucker, Peter, 98
 Due diligence
 and case preparation, 146
 IP portfolio, 29
 methods, 121
 patent seller's role, 80
 DuPont, 111
 Dylan, Bob, 139

E

Eastman, 111
 EBay, 68
 Einstein, Albert, 98
 Enforcement. *See also* Litigation
 ethics, 10
 failure to enforce patent, 59, 112, 120
 and incentive to invent, 121
 infringement, 7, 8, 59, 60, 109, 110
 and licensing, 109, 110
 need for, 109, 110, 112, 113
 and piracy, 114, 115
 procedure, 109, 110
 reasons for, 109, 112, 113
 system for, 10, 11
 and value of patent, 54, 112, 113

Eolas Technologies, Inc. and The Regents of the University of California v. Microsoft Corporation, 144
 Equifax, 182
 Ethics
 and enforcing patent rights, 10
 and management of company assets, 9
 patent trolls, 169
 European Patent Office (EPO), 8, 136–139

F

Farago, Steven, 54
 FDR Interactive Technologies, 183
 Fermi, 112
 Financial Accounting Standards Board (FASB), 91
 regulations, 92
 valuation of intangible assets, 14
 Financial Accounting Standards (FAS)
 FAS 141, Business Combinations, 92
 FAS 142, Goodwill and Other Intangible Assets, 92
 Financial reporting, 91–93
 and IP value, 95
 First Data Resources, 185
 Fonar Corporation, 143
 Ford Global Technologies, 92
 Ford Motor, 92, 111
 Foreman, Percy, 119
 Franklin, Benjamin, 51, 83
 Free rider problem, 64
 Fuji, 145

G

Galvin, Bob, 110
 Gates, Bill, 20
 General Electric, 143
 General Patent Corporation, 53, 55

Gerstner, Lou, 21, 23–25
 Gillette, 111
 Glaxo SmithKline, 134
 Global IP system
 foreign companies holding U.S.
 patents, 6, 130
 inefficiencies, 132, 133
 and IP management, 128
 leadership, lack of, 129, 130
 non-governmental organizations,
 role of, 132
 patent offices, 136–139
 political solutions, 135–139
 private sector leadership, need for,
 139
 and revocation of patents, 134, 135
 trade discussions, 131, 132
 trends, 131
 uncertainty, 132–135
 weakening of, 131
 Goldman, Robert N., 178
 Goodard, 112
 Goodrich, 111
 Goodwill and intangibles, accounting
 standards, 10, 14, 92
 Goodyear, 111
 Google, 68
 Gore, Al, 126

H

Hamilton, Alexander, 83, 123
 Harley, 111
 Hewlett-Packard, 48, 73, 111, 159,
 160, 163
 *Intergraph v. Dell Inc., Gateway Inc.,
 and Hewlett-Packard Co.*, 144, 145
 licensing revenues, 161
 *Pitney Bowes Inc. v. Hewlett-Packard
 Co.*, 144
 Home Shopping Network, 179
 Hosier, Gerald, 106
 Houdry, 112
 Hurd, Mark, 161

I

IBM Corp., 21, 35–37, 60, 73, 160,
 163, 179, 182, 187
 background, 41, 42
 and Cyrix Corp., 74
 licensing business, 19–21, 42, 43,
 48
 licensing revenues, 26
 management strategy, 38
 number of patents, 70
 ThinkPad laptop, 23–25
 Illusion of exclusion, 43, 44, 48, 49
 Independent asserters, 4, 7–9
 India, 137
 and need for IP management, 128
 Industries, IP dependent, 129
 Industry standards, adoption of
 licensed technology as, 45, 48
 Infringement. *See also* Litigation
 counterclaims, 152, 153
 enforcement of patent rights. *See*
 Enforcement
 and independent inventors, 62
 and patent abuse, 62
 Injunctive relief, 109, 110, 152
 need for legislative reform, 173,
 174
 tactics of patent trolls, 171, 172
 Innovation
 importance of, 7, 8
 and purpose of patent protection,
 14
 InteCap, 85
 Intel Corporation, 57, 67–68, 111,
 120, 159, 160, 173
 and Cyrix cross-licensing, 73, 74
 and origin of term “patent trolls,”
 3, 4
 patent acquisition fund, 7
 Intellectual Ventures, 68
*Intergraph v. Dell Inc., Gateway Inc., and
 Hewlett-Packard Co.*, 144, 145
 International Institute for Intellectual
 Property, 21

International Intellectual Property Institute, 126, 127

International patent law. *See* Global IP system

International trade. *See* Global IP system

Inventories

- of IP assets, 100
- maintaining technology inventory, 45, 46

Inventors

- assignment of rights to employer, 62
- contributions of, 110–112
- enforcement of patent
 - consequences of failure to enforce, 120
 - need for, 112, 113
- and fairness, 62
- importance of inventions in U.S. economy, 87
- incentive to invent, 121
- and infringement, 62
- as litigants, 5
- practice of invention, 58, 59

Investors

- purchasing or sharing rights with inventors, 11
- speculators in acquired patents, 3, 4. *See also* Patent trolls
- real estate speculators compared, 11–13, 15
- and value of patents, 14, 15
- weaknesses in patent system, exploiting, 5–7

IPC Group, 85

J

Jacuzzi, 112

Japan, 138

- companies holding U.S. patents, 130

Japanese Patent Office (JPO), 8, 136, 137

Java, 59

Jefferson, Thomas, 17, 33, 83

Jobs, Steve, 110

Juries

- appealing to, 150–152
- and presentation of case, 146, 147
- storytelling, importance of, 146, 148
- verdicts, 152

K

KABC Radio, 183

Karlin Technologies, 90

Katz, Ronald A., 177–180

Keletra, 135

Kellogg, 111

Kenyon & Kenyon, 68

Kodak, 59

L

Laches, 63

Land, 111

Law Foundation of Silicon Valley, 69

Lehman, Bruce A., 125–128

Lemelson, Jerome, 106

Lemelson Foundation, 106

Lemelson-MIT Program, 106

Lerner, Paul, 55

Levi Strauss, 183

Licensing. *See also* Portfolio management

- agreements, 186, 187
- as alternative to litigation, 72, 73
- attitudes toward, 21, 38
- benefits of, 15, 29, 45, 46, 48
- business model, 165–169
- carrot and stick, 162
- and competition, 43, 44, 46
- corporate buy-in and commitment, 22, 28
- counterintuitive nature of, 22, 23

Licensing (*Continued*)

cross-licensing. *See* Cross-licensing
 deal structure, 163, 164
 decision-making authority, 167, 168
 effective programs
 keys to, 29, 30
 purpose of, 22
 false assumptions, 22
 fees, 186, 187
 illusion of exclusion, 43, 44, 48, 49
 incentives
 for managers, 30, 167
 for settlement, 119
 industry standard, establishing, 45, 48
 infrastructure, 168, 169
 leveraging, 26, 30
 licensing companies and
 enforcement actions, 148
 litigation, when necessary, 31
 operating companies and holding
 companies compared, 166
 options available to companies, 24, 25
 as patent enforcement, 109, 110
 profit margins, 42
 purpose of, 22
 resistance to, 22, 48, 49
 return on R&D, 25
 revenues, 177, 178
 Hewlett Packard, 161
 IBM Corp., 26
 as performance measure, 98, 99
 Ronald A. Katz Technology
 Licensing, L.P. *See* Ronald A.
 Katz Technology Licensing, L.P.
 royalties, 64, 110
 and seller of patent, 78
 staff, 168
 strategy, 163, 164
 and successful products, 46, 47
 timing, 45–47
 trade secrets, 26–29
 types of IP, 165
 types of patent licenses, 59, 60

Licensing Executives Society, 14
 Light Signatures, Inc., 183
 Lincoln, Abraham, 1, 103, 112
 Litigation. *See also* Enforcement
 alternatives to, 72, 73
 contingency fees, 6, 115–118,
 154–156
 costs, 5, 108, 115–118, 152
 counterclaims, 152, 153
 evaluation of case, 145–147
 characterization of patent, 147,
 148
 client's appeal to jury, 150, 151
 defendant's appeal to jury, 152
 risk versus reward, 152–156
 strength of patent, 149, 150
 facts as key to case, 146
 frivolous lawsuits, 63
 increase in, 11, 12, 89
 inefficient resolution of disputes, 8
 as last resort, 189, 190
 litigants, relative positions of, 5–8
 multiple patents, 149
 patents, characterization of, 147,
 148
 preparation, 145
 risk, 89, 90, 108, 121, 145, 146,
 152–154, 171, 172
 settlement, 11, 12, 119
 shareholder litigation, 93, 94
 unfair assertion of IP rights, 3. *See*
 also Patent trolls
 when necessary, 31
 Lockheed, 78, 79
 Lotus v. Borland, 68
 Lucent Technologies, 20, 36, 163

M

Madison, James, 17, 83
 Maintenance fees
 failure to pay, 77
 patent costs, 70, 71
 Malackowski, James E., 85–87

- Malaysia, 136, 138
- Management of IP
- background, 39, 40
 - business model, 165–169
 - business perspective, 163–165
 - centralizing, 30
 - changes in, 38
 - failure, reasons for, 48, 49
 - financial reporting, 91–93
 - and global system. *See* Global IP system
 - importance of, 101, 162
 - inventory of IP, need for, 100
 - legal perspective, 163–165
 - litigation risk, 89, 90
 - and macroeconomic trends, 87–89
 - need for, 9, 95, 132, 162
 - new approaches, 49
 - officers and directors. *See* Officers and directors
 - opportunities for business growth, 95
 - performance measurement, 98, 99
 - responsible management versus patent extortion, 9–11
 - and shareholder litigation, 93, 94
 - strategies, 163
 - time spent on, 9, 10
 - trends, 38, 39
 - understanding, lack of, 128
 - valuation of assets, need for, 95, 97
- Marconi, 112
- McCurdy, Daniel P. (Dan), 20, 35–37
- MCI, 179
- Medtronic, 90
- Melville, Herman, 141
- Merck, 179
- Metrics, 98, 99
- Microsoft, 20, 36, 48, 68, 160, 163, 179, 187
- Eolas Technologies, Inc. and The Regents of the University of California v. Microsoft Corporation*, 144
 - patent acquisition fund, 7
 - and software piracy, 114
- Modified Substantive Examination (MSE), 136
- Monday Night Football, 183
- Morgan Stanley, 180
- Motorola, 110
- Myhrvold, Nathan, 20, 36, 68
- N**
- 900 Million Inc., 185
 - Nabisco, 23
 - Nader, Ralph, 132
 - National Academy of Sciences, 6
 - NCR, 182
 - Netscape, 160
 - New York Times*, 183, 185
 - Niro, Raymond P., 67, 105–107
 - Niro Scavone Haller & Niro, 105
 - Nobel, 111
 - Nokia, 68
 - patent acquisition fund, 7
 - Noyce, 111
- O**
- Ocean Tomo, LLC, 86
 - Ocean Tomo Capital Fund, 86
 - Officers and directors
 - accountability, 89–94
 - liability of for failure to enforce patent, 59
 - obligation to manage patents, 70, 162
 - responsibilities, 9, 10, 100, 101
 - support for IP management, 166, 167
 - Opel, John, 19
 - Open source, 40
 - Otis, 111
 - Owens, 111
- P**
- Patent applications
 - continuation application, 150

- Patent applications (*Continued*)
- improper approval of, 6
 - patent arms race, 39, 40
 - patent prosecution, 150
 - statistics, 40
 - timeframe, 133
- Patent Cooperation Treaty, 136
- Patent enforcement. *See* Enforcement; Litigation
- Patent examiners
- turnover, 8
 - workload, 6
- Patent infringement. *See* Infringement
- Patent law
- international, 131, 132. *See also*
 - Global IP system
 - Statute of Venice, 111
 - U.S. Constitution, 157
- Patent portfolios
- and acquisition funds, 7
 - management. *See* Portfolio management
 - as revenue source, 69
 - special-purpose entities, 7
 - valuation, importance of, 91
- Patent prosecution, 150
- Patent terrorist. *See* Patent trolls
- Patent trolls
- business model, 169, 170
 - defined, 57, 58, 62, 169
 - and dot-com bubble, 169, 170
 - ethics, 169
 - financial compensation as goal, 90
 - and harassment, 114, 115
 - independent asserters distinguished, 4, 7–9
 - and jury perceptions, 151
 - myths, 55–62, 119, 120
 - origin of term, 3, 4, 67, 120
 - other terms for, 57, 173
 - and patent abuse, 63
 - protecting against, 173, 174
 - unfair advantage, 3, 161, 169
 - unfair value, 4, 170–173
- Patents
- abandoned versus maintained, 77, 78
 - abuse, 63, 114, 115
 - applications. *See* Patent applications
 - buyers of, 79–81
 - call center technology, 177, 180, 183–185
 - categorizing, 71, 72, 81, 82, 100
 - characterization of, 147, 148
 - core patents, 147, 148, 151
 - cost of obtaining, 70, 71, 113
 - disclosure, 61, 62, 64
 - and enforcement, 108. *See also* Enforcement
 - fairness of system, 9, 61, 62
 - foreign companies holding U.S. patents, 6, 130
 - as form of taxation, 64
 - infringement. *See* Infringement
 - as intangible asset, 64
 - as negative right, 5, 57–58, 109
 - orphan patents, 77–79, 147, 148
 - as part of licensing program, 165
 - pendency, 5
 - peripheral, 147, 148
 - and practicing invention, 58, 59
 - and problems defining IP assets, 13
 - profiting from, 113
 - purpose of, 109
 - quality, importance of, 129
 - reexamination of, 153, 154, 172, 174, 180, 185
 - reliability of, 8
 - specification, 149, 150
 - strength of, 149, 150
 - term of, 14
 - unrelated patents, 77–79
 - validity, 5, 172
 - value of, 14, 54, 60, 61, 81, 109, 110, 112, 113
 - and value of S&P 500 companies, 6
- Pendency, 5
- Performance measurement, 98, 99

Perot, Ross, 170
 Perot Investments, 86
 Pfizer, 134
 Pharmaceutical companies and global patent system, 133–135
 Phelps, Marshall, 19–21, 35
 Philips, 36
 Piracy, 114, 115
Pitney Bowes Inc. v. Hewlett-Packard Co., 144
 Podesta, John, 37
 Polaroid, 111
 Poltorak, Alexander, 53–55
 Portfolio management
 benefits of, 95, 96
 business perspective, 163–165
 buyers of patents, 79–81
 categories of patents, 71, 72, 81, 82
 corporate duty, 70
 cross-licensing, benefits of, 73–76.
 See also Cross-licensing
 elements of, 81, 82
 importance of, 70, 71
 industry patents, strength of and bargaining power, 74, 75
 legal department perspective, 163–165
 licensing. *See* Licensing
 performance measurement, 98, 99
 plan, need for, 70, 71
 quantity versus quality, 41, 129
 revenues, 26
 sale of patents, 77–79
 valuation of IP assets, need for, 95, 97
 and value of patents, 81
 Prakash-Canjels, Guari, 108
 Priceline.com, 125
 Prior art, 6
 Procter & Gamble, 23, 48, 92

Q

Qualcomm, 26, 30

R

Rapitech Systems, Inc., 54
 R&D. *See* Research and development (R&D)
 Real estate speculators compared to patent exploiters, 11–13, 15
 Research and development (R&D) and competition, 39
 patent issuance and protection, costs of, 22, 23
 return on, 25
 Return on innovation (ROIP), 8, 162
 Risk
 contingency fees, 154–156
 litigation, 89, 90, 108, 121, 145, 152–154, 171
 protecting against, 173, 174
 Rivette, Kevin, 20
 Robins Kaplan Miller & Ciresi, 144
 Ronald A. Katz Technology Licensing, L.P., 179
 agreements and fee schedules, 186, 187
 business model, 182–186
 companies with licensed rights, 188
 litigation as last resort, 189, 190
 negotiation procedure, 187–189
 patent reexaminations, 180, 185, 190
 research, 187, 188
 success, reasons for, 190
 Royalties, 46, 64, 110. *See also* Licensing

S

Sale of patents, 77–79
 Sarbanes-Oxley Act (SOX)
 compliance with, 91–93
 and responsibility for managing patent portfolio, 70
 Schutz, Ronald J., 143–145
 Schwartz, Evan I., 178

Sears, Roebuck and Co., 179
 Securities and Exchange Commission (SEC), 14, 91
 Self-regulation, 93
 Settlement
 cross-licensing and dispute settlement, 8
 litigation, 11, 12, 119
 Shockley, 111
 Singapore, 136, 138
 Skandia, 92
 Slind-Flor, Victoria, 160
 Smith, Lamar, 114
 Smith & Wesson, 112
 Sony, 68, 145
 patent acquisition fund, 7
 Special-purpose entities (SPEs), 7
 Spencer Trask, 20
 Sperry, 112
 Sprint, 179
 Square D Company, 106, 107
 Statute of Venice, 111
 Steinway, 112
 Sun Microsystems, 59
 Swidler & Berlin, 127

T

T-Mobile USA, 180
 Technology
 call center technology patents, 177, 180, 183–185
 digital technology, attitudes toward, 13
 and industry standards, 45, 48
 interdependent technology and bargaining power, 74, 75
 maintaining inventory of, 45, 46
 value of, 60, 61
 Telecredit, Inc., 178, 181, 182
 Texas Instruments, 10, 20, 26, 30, 36, 48, 163
 ThinkFire Services, 20, 35–37
 Thomson, 36

Trade, international. *See* Global IP system
 Trade-Related Aspects of Intellectual Property Rights (TRIPS Agreement), 131
 Trade secrets, 100
 licensing, 26–29
 and patent licenses, 20, 165
 Trademarks
 as part of licensing program, 165
 and value of S&P 500 companies, 6
 Trolls. *See* Patent trolls
 Trump, Donald, 11, 12
 Twain, Mark, 175

U

Unocal Corp. v. ARCO, Chevron, Exxon, Mobil, Shell and Texaco, 145
 U.S. Constitution, 157
 U.S. Patent and Trademark Office (USPTO), 126
 approval of patents, 6
 funding, 6
 inefficiencies, 8, 133
 and international patent law, 133, 136–139
 patent prosecution, 150
 reexamination of patent, 153, 154, 172, 174, 180, 185

V

Validity, 5
 Valuation
 difficulties in valuing IP, 13, 14
 patent portfolio, 91, 95, 97
 patents, 14
 unfair value and patent trolls, 170–173
 Value drivers, 98
 Vanguard, 179

Venture capital, 96, 97
Verizon, 179, 187, 189
Viagra, 134
Virtuous circle, 28, 29

W

Wal-Mart, 180
Walker, Jay, 125
Wang Laboratories, 59
Westinghouse, 111
Williams, 112
Wilson, Sonsini, Goodrich, and
Rosato, 68
Witnesses, importance of, 151
World Intellectual Property
Organization (WIPO), 127, 131,
132

World Trade Organization (WTO),
132
Wosniak, Steve, 110
Wright brothers, 110, 111

X

Xerox, 41, 111

Z

Zero-zero cross license, 42

<http://www.pbookshop.com>

<http://www.pbookshop.com>