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Published in:
The Canadian Journal of Economics

Publication date:
1995

[Link to publication in Tilburg University Research Portal](#)

Citation for published version (APA):
Huizinga, H. P. (1995). Taxation and the transfer of technology by multinational firms. *The Canadian Journal of Economics*, 28(3), 648-655.

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Taxation and the transfer of technology by multinational firms

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Abstract. This paper analyses a multinational's transfer of technology to a foreign subsidiary for the case where there is a risk of expropriation. An expropriation is assumed to give rise to competition between the parts of the previous multinational enterprise. To reduce the benefit of expropriation, the multinational generally transfers an inferior technology, even if the transfer of technology is costless. With a reduced benefit of expropriation, the multinational has to pay lower taxes to prevent expropriation. The multinational optimally transfers additional technology over time if it has a finite horizon in the country. For this case, tax payments also are shown to increase over time in a tax-holiday-like fashion.

Fiscalité et transfert de technologie par les firmes plurinationales. Ce mémoire analyse le transfert de technologie d'une plurinationale vers une filiale à l'étranger quand il y a risque d'expropriation. Une expropriation va supposément engendrer une croissance de la concurrence entre les parties de ce qui était précédemment la firme plurinationale. Pour réduire les avantages à exproprier, la firme plurinationale transfère généralement une technologie inférieure, même si le transfert de technologie est sans coûts. Avec un avantage réduit à l'expropriation, la firme plurinationale doit payer des taxes moins élevées pour empêcher l'expropriation. La firme plurinationale, dans les conditions optimales, transfère de la technologie additionnelle sur une certaine période si elle a un horizon temporel fini dans le pays. Dans ce cas, les paiements de taxes vont croître avec le temps d'une manière qui n'est pas sans ressembler au cas des firmes qui reçoivent des congés fiscaux temporaires.

I. INTRODUCTION

A chief factor in economic development is the transfer of technologies from the industrialized countries to the less developed countries. In the theoretical literature, technology transfers are frequently thought to be coincident with capital inflows. Koizumi and Kopecky (1977), for instance, assume that the rate of technology

I am grateful to two anonymous referees for extensive comments and suggestions.

transfer increases with the extent of foreign ownership of a country's capital. Findlay (1978) along similar lines assumes that technology transfers are related to the volume of foreign-produced capital goods in a country, and to the technology gap between the capital-exporting and capital-importing countries. Wang (1990) further examines technology transfers related to trade in physical capital in a growth model.

While technology transfers undoubtedly are in part the passive byproducts of international capital flows, to some extent they also reflect decision making by international enterprises. International enterprises first decide on their organizational form, that is, they determine whether they will serve a foreign market by exporting, by licensing their technology, or by setting up a foreign subsidiary. Several papers, including Horstmann and Markusen (1987), Ethier (1986), and Wright (1993), examine how imperfections in the market for technology affect organizational choice. Multinational enterprises owning foreign subsidiaries arise if the difficulties associated with selling information to an independently owned foreign firm are prohibitive. For a multinational a second issue is the volume and timing of the transfer of technology to a foreign subsidiary. Wang and Blomström (1992) shows that a multinational firm may strategically transfer less than state-of-the-art technology, if there are unintended spillovers of transferred technologies to the multinational's local competitors. This result is consistent with the evidence on the age of transferred technologies in Mansfield and Romeo (1980).

This paper examines how the multinational's technology transfer decision is affected by expropriation risk. Expropriation can be an independent reason for the multinational to withhold its best technology, even if the transfer of this technology is costless. The multinational optimally transfers a somewhat backward technology to ensure that the foreign country cannot compete effectively with the original multinational enterprise, if it decides to expropriate the multinational's foreign production facility.¹ As a result, the multinational enterprise has to pay the host country less in taxes to prevent expropriation.

The longer the multinational's horizon is in the foreign country, the larger will be the tax savings that the multinational firm can achieve by withholding technology. As a corollary, the multinational firm faces an incentive to transfer additional technical expertise to its foreign subsidiary as the multinational advances to the conclusion of its involvement in the foreign country. Corresponding to the gradual transfer of technology, the multinational's tax payments to the country are shown to increase over time in a tax-holiday-like fashion. The country is willing to accept low or even negative tax payments early on in the knowledge that the multinational firm will transfer more advanced technical know-how, giving rise to higher tax payments in the future. Bond and Samuelson (1986) have shown that a tax holiday can arise in a two-period model as a signal of the quality of a

¹ A clear analogy to the reasoning in this paper is the military hardware export decision for a country such as the United States. The United States limits the sale of state-of-the-art military equipment to unstable allies to ensure that it can win a war against these allies if they turn against the weapons provider.

country's infrastructure or other factors affecting the profitability of foreign direct investment.

Previous work on the implications of expropriation risk for the taxation of foreign direct investment has focused primarily on its repercussions for international capital mobility. Eaton and Gersovitz (1984), for instance, demonstrate that expropriation risk can explain an inefficiently low movement of physical capital. This paper shows that expropriation risk similarly can explain an inefficiently low level of international technology transfer. Section II sets out the model of this paper, and section III concludes.

II. THE MODEL

Let there be a single multinational enterprise that operates plants at home and abroad. The multinational's output at plant i ($i = h, f$) in period t is denoted x_t^i . The multinational firm exports its home and foreign output to a third country where it is a monopolist supplier. The outputs from the two plants are generally imperfect substitutes. Let $p_t^i(x_t^i, x_t^j)$ ($i = h, f, j \neq i$) be the price of good i in the third country, with $dp_t^i/dx_t^i, dp_t^i/dx_t^j < 0$.² The multinational firm produces at unit cost, c_t^i , in country i . The unit cost, c_t^i , is assumed to be a choice variable for the multinational firm, subject to a lower bound, c_m , which reflects the firm's state-of-the-art technology. The lower bound, c_m , is given to the firm.³ An alteration in the unit cost of production in country i , c_t^i , by the multinational firm is assumed to be costless. This assumption reflects the public-goods nature of technical know-how. Only the multinational firm, however, can install or change a production technology at either plant.

The multinational enterprise is assumed to have a horizon of n periods in the foreign country. A multinational's horizon generally can be finite, because it has to replace an important fixed investment, such as, for instance, a building each n periods. Alternatively, the horizon may be fixed, because the multinational manufactures products with a finite product cycle. The international real interest rate is constant and it is denoted r .

The multinational is subject to a risk of expropriation by the foreign country in each period. The country is assumed to be able to operate the foreign plant with the previously transferred technology after an expropriation. An expropriation, however, is assumed to preclude the transfer of additional technology. The multinational firm pays the country an amount, T_t , in taxes in period t to preclude expropriation. Taxes are assumed to be levied on, say, the firm's sunk capital investments and are assumed not to distort the production decision for a given transferred technology.⁴ The multinational's home country instead does not tax the multinational. In the

² To guarantee positive levels of production, we assume that $p_t^i(0, x_t^j)$ exceeds the minimum cost c_m .

³ Wright (1993) analyses the ways that the potential technology transfers can affect the incentives to undertake R&D.

⁴ Alternatively, the foreign country could levy a tax on output or on some variable input. In these instances expropriation risk and taxation would distort production for a given transferred technology as well as the original transfer of technology.

absence of any taxes, the multinational obviously chooses to produce at minimum cost, c_m , at home as well as abroad, so that $c_t^j = c_m$. Given symmetric demands for the two goods, output levels, x_t^i and x_t^j , are then equal at both locales, and they remain constant through time. This section shows, however, that the risk of expropriation induces the multinational firm to produce at higher than minimum cost at its foreign plant.

The risk of expropriation stems from the foreign country's inability to commit to a path of non-confiscatory taxes on the multinational firm. In the present model an expropriation implies a change in market structure, since the two plants enter into competition with each other after an expropriation of the multinational's foreign plant. The nationalized subsidiary and the original parent company can be assumed to compete in, for instance, Cournot-Nash fashion if an expropriation has occurred. Combined duopoly profits after expropriation are clearly less than the before-expropriation worldwide pre-tax surplus generated by the original multinational enterprise. This result follows because the intact multinational chooses output levels at the two plants so as to maximize world surplus, given the technical knowledge available at the two plants. The change in market structure brought on by an expropriation is an independent cost of expropriation. This cost is in addition to the breakdown of the process of technology transfer, if any, within the multinational firm.⁵ Previously, Eaton and Gersovitz (1984) have stressed that expropriation is costly if the multinational firm withdraws management services or other skilled labour from its expropriated foreign investment. Alternatively, Cole and English (1991) assume that expropriation is costly if the expropriating country cannot replace or add to the capital stock of the expropriated investment. Pre-tax profits in country i , π_t^i , at time t are given by

$$\pi_t^i = p_t^i(x_t^i, x_t^j)x_t^i - c_t^i x_t^i. \quad (1)$$

In what follows we have to distinguish between profits at a plant as operated by the intact multinational firm or as operated independently. To this end let $\pi_t^{i,m}$ be the pre-tax profits in country i at time t , as obtained by a monopolist multinational enterprise. Similarly, let $\pi_t^{i,d}$ be the pre-tax profits in country i in the duopoly regime. Equilibrium duopoly profits in country i , $\pi_t^{i,d}$, are assumed to decline with unit cost at plant i , $c_t^{i,d}$, while they increase with the unit cost in country j , c_t^j , as follows:

$$\frac{d\pi_t^{i,d}}{dc_t^i} = x_t^{i,d} \left[\frac{dp_t^i}{dx_t^{i,d}} \frac{dx_t^{j,d}}{dc_t^i} - 1 \right] < 0 \quad (2)$$

⁵ A break-up of the multinational firm generally has two opposite effects on the welfare of the third importing country: the break-up affects goods prices immediately and dynamically given the halting of technology transfer. Markusen (1984) has shown that the welfare implications of the establishment of a multinational firm generally are ambiguous for the case where consumers are in the same two countries where the multinational operates.

and

$$\frac{d\pi_t^{i,d}}{dc_t^i} = x_t^{i,d} \frac{dp_t^i}{dx_t^{j,d}} \frac{dx_t^{j,d}}{dc_t^j} > 0,$$

where we assume $dx_t^{j,d}/dc_t^j > 0$ and $dx_t^{i,d}/dc_t^i < 0$.⁶

We shall assume that the foreign country expropriates the foreign plant if by doing so it can achieve higher profits than it receives in taxes from an intact multinational enterprise. Expropriation will in fact never occur, since the multinational will pay just sufficient taxes to make an expropriation unprofitable. Note that any after-expropriation duopoly profits, given a transferred technology, are constant for the remainder of the investment's life span, while tax payments, T_t , generally vary with time in the absence of an expropriation. It now follows that expropriation at time t is precluded if

$$\sum_{s=t}^n \frac{\pi_s^{f,d}}{(1+r)^{(s-t)}} \leq \sum_{s=t}^n \frac{T_s}{(1+r)^{(s-t)}}. \tag{3}$$

Although the foreign country cannot commit to refraining from expropriation, let us assume that the firm similarly cannot commit to a plan of technology transfer to its foreign subsidiary. If such a plan were possible, then the joint surplus maximizing outcome would be for the country to offer the firm a sum of money up front to transfer once-and-for-all its least-cost technology to its foreign subsidiary. This approach may be difficult for the country, however, if the necessary sum of money is large and if the country for whatever reason has limited access to international credit.

Let us now turn to the implications of expropriation risk for the path of technology transfers and taxes paid. To be precise, the order of events in each period is as follows: (i) the multinational firm sets the minimum production costs at the two plants; (ii) the multinational offers the country a lump-sum tax payment; (iii) the country accepts the tax payment offer or confiscates the foreign plant; (iv) the firm produces and exports its output to a third country; (v) the country receives the tax payment. The n -period problem is solved backwards. Starting with period n , the firm sets the n th-period cost variables, c_n^h and c_n^f , recognizing that the n th-period tax payment, T_n , will equal $\pi_n^{f,d}$, conditional on c_n^h and c_n^f . Given these n th-period variables, the firm then determines the cost variables c_{n-1}^h and c_{n-1}^f , etc.

The firm maximizes the present value of after-tax worldwide profits as follows,

$$V_0 = \sum_{t=0}^n [\pi_t^{f,m} + \pi_t^{h,m} - T_t] \frac{1}{(1+r)^t} \tag{4}$$

subject to (3) and to

$$c_t^h, c_t^f \geq c_m.$$

⁶ A sufficient condition for these derivatives is $2(dp_t^i/dx_t^i) + d^2p_t^i/(dx_t^i)^2 < dp_t^i/dx_t^j + d^2p_t^i/(dx_t^j dx_t^i) < 0$.

The optimality conditions with respect to the firm's problem of choosing c_t^h and c_t^f , respectively, are given in (5) and (6) as follows:⁷

$$-x_t^{h,m} - \frac{1+r}{r} \left[1 - \frac{1}{(1+r)^{n+1-t}} \right] \frac{d\pi_t^{f,d}}{dc_t^h} = 0 \text{ with } c_t^h \geq c_m \tag{5}$$

or < 0 with $c_t^h = c_m$

$$-x_t^{f,m} - \frac{1+r}{r} \left[1 - \frac{1}{(1+r)^{n+1-t}} \right] \frac{d\pi_t^{f,d}}{dc_t^f} = 0 \text{ with } c_t^f \geq c_m \tag{6}$$

or < 0 with $c_t^f = c_m$.

In deriving (5) and (6), we make use of the following facts,

$$\frac{d(\pi_t^{f,m} + \pi_t^{h,m})}{dc_t^h} = -x_t^{h,m} < 0$$

$$\frac{dT_t}{dc_t^h} = \frac{1+r}{r} \left[1 - \frac{1}{(1+r)^{n+1-t}} \right] \frac{d\pi_t^{f,d}}{dc_t^h} > 0$$

$$\frac{d(\pi_t^{f,m} + \pi_t^{h,m})}{dc_t^f} = -x_t^{f,m} < 0$$

$$\frac{dT_t}{dc_t^f} = \frac{1+r}{r} \left[1 - \frac{1}{(1+r)^{n+1-t}} \right] \frac{d\pi_t^{f,d}}{dc_t^f} < 0.$$

From (5), we can easily see that dV_t/dc_t^h , which is the left-hand side of (5), is negative for any possible value of c_t^h , so that c_t^h is optimally set equal to the lower bound, c_m , corresponding to the second line of (5). Turning to the foreign cost variable, c_t^f , we shall consider first the foreign cost at time n , c_n^f . If the multinational selects to produce at minimum cost abroad; that is, if $c_n^f = c_m$, then we see dV_n/dc_n^f , which is the left-hand side of (6), is positive. This result follows after we substitute for $d\pi_t^{f,d}/dc_t^f$ from (2) into (6), noting that $x_t^{f,d}$ exceeds $x_t^{f,m}$.⁸ The multinational, therefore, optimally produces at higher than least cost at the foreign plant in period n , so that $c_n^f > c_m$, as in the first line of (6). The multinational in essence withholds technology from its own subsidiary in period n , since by doing so it achieves a reduction in its foreign tax liability that exceeds the reduction in pre-tax worldwide profits. The withholding of technology by the multinational firm, of course, reduces the pre-tax worldwide profits achieved by the multinational.

Working backwards, we shall now consider the optimal next-to-last period foreign cost variable, c_{n-1}^f . Equation (6) now implies that with $c_{n-1}^f = c_n^f$ we have

⁷ We assume that $d^2V_t/(dc_t^f)^2, d^2V_t/(dc_t^h)^2 < 0$.

⁸ The duopoly output level, $x_t^{f,d}$, exceeds the monopoly output level, $x_t^{f,m}$, at both plants if they operate with equal unit costs.

$dV_{n-1}/dc_{n-1}^f > 0$. It follows that optimally $c_{n-1}^f > c_n^f$, or that the multinational chooses to produce at higher cost abroad in period $n-1$ than in period n . The multinational finds it advantageous to withhold relatively more technology in period $n-1$, since in the next-to-last period the present value of taxes that the multinational firm has to pay to prevent expropriation is more sensitive to the amount of technical knowledge transferred. The reason is that a withholding of technology in period $n-1$ forces the country to operate with a relatively backward technology for two periods after an expropriation rather than only a single period. This result generalizes to earlier periods, so that the optimal sequence of foreign production costs, from period 0 onwards, is characterized by $c_0^f > c_1^f > \dots > c_n^f$. As a corollary, the multinational transfers additional know-how to its foreign operation in each period for the entire life span of its involvement in the foreign country.

Next, let us consider the implications of the gradual transfer of technology to the foreign country for the path of tax payments by the multinational enterprise. In period n the tax payment, T_n , simply equals the foreign duopoly profits, $\pi_n^{f,d}$ in case of an expropriation. The tax liability in period $n-1$, T_{n-1} , is now solved from

$$T_{n-1} + \frac{T_n}{1+r} = \pi_{n-1}^{f,d} \left[1 + \frac{1}{1+r} \right], \quad (7)$$

where $\pi_{n-1}^{f,d}$, of course, is conditional on c_{n-1}^f and c_{n-1}^h .

As $c_{n-1}^f > c_n^f$, it follows that $\pi_{n-1}^{f,d} < T_n = \pi_n^{f,d}$. Equation (7) now immediately implies that the tax payment in period $n-1$, T_{n-1} is less than the tax payment in period n , T_n . By analogous reasoning, we find that the multinational increases its tax payment in each period in a tax-holiday-like fashion, or that $T_0 < T_1 < \dots < T_n$. Note that the initial tax payment can very well be zero or even negative. Early negative payments by the country to the firm, if any, are followed by positive tax payments by the firm to the country in later periods. Of course, the net present value of payments from the firm to the country is positive.

Note that the multinational firm will also withhold technology from its foreign subsidiary if it has an infinite horizon in the country. This result can be seen by letting n be infinite in equations (5) and (6). In this case, the foreign cost variable, c_t^f , will be at a constant level above c_m . Also note that equation (6) implies that optimally $c_t^{f,d}$ is chosen such that $x_t^{f,d} < x_t^{f,m}$. Thus an expropriation, if any, leads to a duopoly foreign output level that is lower than the foreign output level, as set by an intact multinational firm. The break-up leads the foreign plant to reduce its output following the increased output at the home plant despite the break-up of the multinational firm.

III. CONCLUSION

This paper has shown that expropriation risk may induce a multinational firm to withhold its least-cost technology from a foreign subsidiary, even if the transfer of this technology is costless. The result is complementary to the analysis of Wang and

Blomström (1992), who show that the spillover of technology from a multinational's subsidiary to local competitors provides a reason for the multinational firm not to transfer its best technologies abroad. An alternative explanation for differences in production techniques across countries is provided, of course, by differences in the prices of the factors of production, and in particular in the wage.

For the case where the multinational has a finite horizon, the paper finds that the multinational gradually transfers additional technical know-how to its foreign subsidiary. Even in the last period, however, the multinational's subsidiary does not produce at least cost. Corresponding to the gradual technological transfer, the multinational increases its tax payments to the foreign country over time in a tax-holiday-like fashion.

REFERENCES

- Bond, Eric, and Larry Samuelson (1986) 'Tax holidays as signals.' *American Economic Review* 76, 820-6
- Cole, Harold, and Bill English (1991) 'Expropriation and direct investment.' *Journal of International Economics* 30, 201-27
- Eaton, Jonathan, and Mark Gersovitz (1984) 'A theory of expropriation and deviations from perfect capital mobility.' *Economic Journal* 94, 16-40
- Ethier, Wilfred J. (1986) 'The multinational firm.' *Quarterly Journal of Economics* 101, 805-33
- Findlay, Ronald (1978) 'Relative backwardness, direct foreign investment, and the transfer of technology: a simple dynamic model.' *Quarterly Journal of Economics* 92, 1-16
- Horstmann, Ignatius, and James R. Markusen (1987) 'Licensing versus direct investment: a model of internationalization.' *This Journal* 20, 465-81
- Koizumi, Tetsunori, and Kenneth J. Kopecky (1977) 'Economic growth, capital movements and the international transfer of technical knowledge.' *Journal of International Economics* 7, 45-65
- Mansfield, Edwin, and Anthony Romeo (1980) 'Technology transfer to overseas subsidiaries by u.s.-based firms.' *Quarterly Journal of Economics* 95, 737-50
- Markusen, James R. (1984) 'Multinationals, multi-plant economies, and the gains from trade.' *Journal of International Economics* 16, 205-26
- Wang, Jian-Ye (1990) 'Growth, technology transfers, and the long-run theory of international capital movements.' *Journal of International Economics* 29, 255-71
- Wang, Jian-Ye, and Magnus Blomström (1992) 'Foreign investment and technology transfers: a simple model.' *European Economic Review* 36, 137-55
- Wright, Donald J. (1993) 'International technology transfer with an information asymmetry and endogenous research and development.' *Journal of International Economics* 35, 47-67