

## THE ROLE OF IPR IN PROMOTING INNOVATION AND CREATIVITY

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### Abstract :

This research examines the importance of the Intellectual Property Rights (IPR) Act with regard to protecting innovation and creativity within industries across many different areas. The IPR Act provides a statutory legal framework whereby creators/inventors can have exclusive copyright and patent privileges, which encourage them to develop new products/services, as well as contribute to the economy through job creation, cultural advancement, etc. To assess how well the IPR Act does this, the researcher will evaluate how effective IPR protection has been in stimulating investment toward R&D and examining what effect it has had on different industries, e.g., tech (software; hardware), pharma (drugs), arts (music, films, etc.). As part of this analysis, the researcher will assess the challenges associated with enforcement of IPR – especially concerning digital distribution channels (e.g., torrenting, piracy), as well as examine the need to strike a proper balance between IPR protections vs. access to information. By conducting an exhaustive review of the research conducted thus far and gathering new empirical data, the researcher will provide evidence supporting the need for adequate IPR protections as part of fostering creativity and innovation in the 21st century; therefore, the researcher will also assess the ongoing need for adaptive IPR policies that take into account developments in technology that will support the continued development of innovation in various markets. The conclusion will highlight the continued necessity of the IPR Act as a driver of economic growth and the foundation for a healthy intellectual economy.

### Introduction :

The significance of innovation in facilitating Economic Growth. Historically, Innovation has been viewed as the driving force of economic growth because it allows for the development and improvement in technologies, productivity, and society's well-being. The process of Innovation does not happen in an isolated environment; it needs the support from a comprehensive system of incentives that will motivate an individual to create something new and provide them protection as an Investor of their own Intellectual Property Rights (IPRs). Therefore, IPR systems are a major contributor to the development of Innovation, consequently encouraging Sustainable Economic Growth.

Intellectual Property (IP) is the term used to describe all of the "Creations of the Mind",

including inventions, literary and artistic works, designs, logos, etc., which will be used commercially. Establishing the ability to continue adding and expanding on prior IP through further work and investments has led to the creation of several kinds of IP protection systems, such as patents, copyrights, trademarks, and trade secrets. All of these protections provide the holders of IP with Exclusive Rights to control the way their intellectual property is used, marketed, and manufactured during the term of their rights. By protecting the Creators of IP, the IPR system encourages the development of new and innovative ideas and works to expand those innovations through Investment in Research and Development (R&D).

The ability of IP to contribute to Economic

Growth should not be overlooked. Companies that utilize IP to create their Products or Services are generally the largest, most successful, and fastest growing industries globally. According to the World Intellectual Property Organisation (WIPO), a large part of the global economy is comprised of IP-based Industry. WIPO's role in creating markets, promoting technology, and increasing international trade is to stimulate the economy by providing the means to innovate and promote competition in world markets. WIPO also enables individuals to create an environment conducive for entrepreneurs to develop new concepts through the protection of IP. For instance, startups or small businesses that focus on technology heavily rely on IP protection to secure funding for their projects and grow.

Patents are also a critical asset to a new business. By using the patent as a bargaining chip to obtain venture capital, licensing agreements, and/or strategic partnerships, an emerging company can increase its revenue from the IP created during its innovation process. On the other hand, while IP protections are extremely beneficial to the promotion of innovation in the global economy, it presents various challenges and opportunities to policymakers.

Companies developing new innovative products are often left vulnerable to monopolistic practices if the IP protection laws are restrictive. The rules and guidelines governing the pharmaceutical industry may lead to pricing restrictions on pharmaceuticals. This ultimately restricts access to essential medications for people living in poverty in underdeveloped countries. Similarly, the aggressive enforcement of copyright, trademark and patent laws, particularly by companies in the digital world, is hindering people from gaining access to information and creating difficulties in the sharing of technologies and knowledge with other companies and businesses. This article will investigate the multifaceted links between intellectual property rights (IPRs) and economic

growth. It will discuss how IPRs enhance innovation and create new businesses while supporting the economy internationally. In addition, it will look into the negative aspects of IPRs, including monopolies, barriers to new business creation, and barriers to the movement of technology. On both sides, in analysing the impact of IPRs, this article intends to give an accurate understanding of how to create an environment that promotes sustainable economic growth through the utilization of IPRs.

In an increasingly globalized world where knowledge and innovative thinking drive competition, the way IPR policy is developed to balance the needs of creators and those who acquire the benefits of innovation is critical to building a successful IPR environment. Technology is rapidly evolving, and as such, the IPR systems that support innovative thinking need to evolve with the changing pace of technology. The IPR policies that develop a system that benefits creators and users will determine the degree to which IPR will enhance long-term, sustainable economic growth in the modern global economy.

#### Emergence of the Study:

Researchers examined the implications of strong intellectual property rights (IPR) on innovation, economic growth, and international trade, while also recognizing the vital role that enforcement of IPR plays in stimulating R&D (Hall & Harhoff, 2013). The rise of the digital economy further complicated the enforcement of IPR, and provided researchers with an opportunity to analyse the adequacy of existing copyright laws in the context of advancing technology with the increased availability of online content and sharing of files (Liebowitz, 2007). The debate around public health and access to affordable drugs in developing nations has had a significant impact on the development of research on IPR (Correa, 2001). IPR studies have developed into a vital subject of study that examines much innovation interacts with legislation and an ever-changing

global economy and ethics. (Maskus,2000; Sell 2003).

#### The Research Gap of the Study:

The many studies conducted on the effects of Intellectual Property Rights (IPR) on Innovation and Creativity have noted that there are still large gaps in our understanding of the various ways that IPR are implemented and their effect on the countries where they are implemented, especially when it comes to developing countries. Most studies (like Kumar 2024 and Adoma 2016) discuss how IPR can help stimulate innovation and economic

growth; however, the vast majority of these studies do not address the various ways that local culture and economy affect the implementation of these rights effectively. While Sharma 2014 discusses potential solutions to poverty and providing access to education through IPR, very limited empirical data exists concerning the outcomes from IPR implementation across sectors in various regions. Also, while Al-Ma'mari and Al-Ghuwairi (2022) discuss how educational institutions are important to developing IP awareness; there needs to be further research conducted to investigate the role that universities play in developing adaptive IPR policies. Further in-depth research should also be done regarding the interplay of the legal framework, societal attitudes and the advancement of technology, specifically concerning the contributions to the public domain of originality and the balance of protecting versus disseminating ideas, since these aspects must be understood to ensure that IPR develop and support innovation and creativity in as many ways as possible.

#### Research Methodology:

A systematic method of research that analyse textual, visual, and audio information to extract patterns, themes, and meanings from the data. This qualitative research method is used by researchers to interpret the messages presented in a variety of sources such as documents, news media articles, interview

transcripts, and social media posts.

Through a systematic coding process, content analysis provides a way to summarize qualitative data in a numerical format and allows researchers to compare different types of information across different data sources, as well as identify trends and meaningful insights. Typically, the first step in conducting content analysis is to establish specific questions or goals for your research and then identify the data sources that will provide adequate information for answering those questions or achieving those objectives. Once you have collected your data, the next step is to code and categorize the data so that you can gain a complete understanding of the phenomenon of interest, while also making sure that the findings of your study are based on the evidence contained in the coded data. Content analysis is prevalent in the study of sociology, communication, and marketing to gain insight into behaviours, attitudes, and culture in society.

In summary, by providing a structured approach to the analysis of complex data, content analysis generates meaningful conclusions and enhances our understanding of how data exist in the world.

#### Challenges of Enforcement Mechanisms:

1. **Widespread Piracy and Infringement:** The digital environment is filled with piracy and copyright violations. Users can easily access copyrighted materials from other users and share with them without permission. An example of this is torrenting or streaming sites that serve as the location of or links to pirated items. In this way, copyright holders have almost no way to enforce their copyright rights (Liebowitz, 2006). Because it is so simple to duplicate and distribute digital content, it represents a large impediment to the goal and intent of IPR laws to protect original works.

2. **Jurisdictional Issues:** Because digital platforms are international in nature, it is difficult for governments to enforce Intellectual Property Rights within their own borders. Each country

has different Intellectual Property Rights laws and enforcement capabilities which means that it is often difficult to pursue infringers who are located in jurisdictions with weaker protections or different legal systems (Watal, 2001). This jurisdictional ambiguity can lead to the creation of loopholes that infringers use to their advantage, which undermines the IPR Act.

**3. Lack of Resources for Enforcement:** A lot of individuals who create things and smaller organizations (that is, those with fewer resources) do not have the financial and legal means to enforce their intellectual property against large digital companies and well-organized copyright infringers. It can be cost prohibitive to pursue litigation against large organizations, as well as have little chance of success, which has caused widespread copyright infringement without any recourse for many creators (Hall & Harhoff, 2012). The power imbalance in this context has created an environment that allows for exploitation of creators.

**4. Technological Evasion:** Existing laws cannot keep up with the rapid pace at which new technologies are being developed. Infringers are utilising sophisticated tools for hiding what they are doing (such as virtual private networks (VPNs) used to disguise their identity and/or location) so that enforcement agencies find it challenging to monitor and take action against infringers (Sell, 2003). This ever-changing technological battlefield between rights holders and infringers presents a constant barrier to effective enforcement.

**5. User-Generated Content and Safe Harbour Provisions:** The majority of digital platforms are powered by user-generated content, making it difficult to enforce against these platforms. In addition, the Safe Harbor provision allows for platforms to remain free from liability for the content users upload to those platforms as long as the platforms do not interfere with the uploaded content in a non-neutral manner and immediately remove any material flagged as potentially infringing. In addition to being

important to promoting creativity and free speech, the Safe Harbor provision can also impede the ability of rights holders to enforce their rights by allowing for the proliferation of infringing materials until rights holders can take action against those materials. (Correa, 2000).

Intellectual Property and Economic Growth:

### IP-Driven Economic Sectors

The impact of Intellectual Property (IP) on the economic development of many industries is significant. IP contributes to innovation, supports competition and economic growth, and allows for attracting new sources of financing. Companies that operate in IP-intensive industries are reliant on IP protection mechanisms, including patents, trademarks, copyrights, and trade secrets, to be competitive within their marketplace, and to profit from their innovations and produce additional innovations in the future. In this section, we will provide an overview of several of the large IP-intensive industries, along with an explanation of the effect of IP on these industries' continuing growth and success.

#### A. Pharmaceuticals and Biotechnology

Most IP-intensive sectors have their business models based on the use of patents and the pharmaceutical industry and biotechnology are no exceptions. Developing new pharmaceutical products and biotechnological solutions requires a significant investment in R & D, clinical trials and regulatory approvals; absent strong patent protection, competitors can quickly copy and market the same or similar drugs and/or biotechnological products, which decreases the incentive to innovate. Patents provide pharmaceutical firms with an exclusive right to manufacture and market newly developed drugs, thereby providing a means for them to recover their investment in developing the drug and to fund future research and development. As it can take years, if not decades, to develop a new drug, patent protection provides pharmaceutical firms the ability to be profitable while developing new

drugs. Furthermore, patents provide an incentive for pharmaceutical firms to pursue the development of new and innovative pharmaceutical products due to the ability to maintain exclusive market control.

#### B. Information Technology and Software

Because of the importance placed on innovation in the software and information technology (IT) industries, intellectual property (IP) is very important to success within both of these industries. Using patents and copyrights, companies in IT are able to protect inventions, including everything from hardware designs to complex software programs and algorithms. While software patents protect how a software program can be used or function through its coding/algorithms, copyrights protect how an idea is expressed in the coding of software programs/applications.

Microsoft, Apple, and Google have all achieved success due to the ability to protect their proprietary intellectual property (IP) through trademarks, patents and copyrights. These protections help companies like these three to continue to be market leaders by allowing them to produce proprietary technologies (software and/or devices) and license out their technologies to third parties. The presence of IP allows for another type of competition in the IT sector. Companies must constantly develop new technologies in order to maintain their market share.

In recent years, open sources licensing has become an important factor in how software is developed and used. Developers can protect their proprietary code through use of traditional IP protections. The presence of open sources licenses

allows for developers to share their programs with others for free, as long as they meet the terms outlined in the open sources license; therefore, allowing for collaboration and the development of new technologies across the IT sector.

#### C. Entertainment and Media

Copyright Law has been instrumental in establishing a network of legal tools to protect Creative Works across all segments of the Entertainment and Media Industry. The vast majority of Creative Works in the Entertainment and Media Industry are produced and protected under Copyright Law. Copyright gives Creators (including Artists, Production Companies, etc.) exclusive rights to Control Distribution, and

Commercialization of their Work. In effect, Copyright creates an environment where Creators can make an Income from Creative Works, and motivate them to continue creating new content. Copyright Royalties from music performances (live and recorded), streaming, and sales of songs are what make up the Financial Foundation for most Artists, Songwriters, and Producers in the Music Industry. In the Film Industry, Copyright Giving Studios the exclusive right to Control Distribution, and Receive Revenue (from Box Office receipts, streaming platforms, merchandising etc.) from movies, has led to the creation and implementation of the Major Studios Business Model. In the Video Game Industry, Copyright provides Protection for Game Software (code), Content (everything in the game), and Game Characters, while Trademarks provide Protection for Brand Identity and Product Differentiation. The use of Copyrights and Trademarks has allowed Companies like Nintendo, Sony, and Electronic Arts to Create Global Franchises and Expand their Markets through Merchandising, Adaptation, and Licensing.

#### D. Automotive Industry

Innovations pertaining to vehicle technology, and the safety of the vehicle (functional), and the design (aesthetic) are all part of the Automotive Industry's competitive environment. Vehicle manufacturers are making extensive use of patents, trademarks, and industrial designs to protect their intellectual property.

Patents are a means to protect the technical aspects of vehicles (i.e., the battery systems, the

self-driving technology, and other technological developments), while industrial designs allow the company to protect the aesthetic nature of their vehicle, therefore allowing companies to identify their vehicles and separate themselves from competitors.

Due to the surge in patents associated with the increase in electric vehicles (EVs) and the development of autonomous vehicle technology, automotive manufacturers have been filing a large number of patents in the past few years. Companies such as Tesla and Waymo, a subsidiary of Google (Alphabet), have established themselves as

leaders in the EV and AV space with their extensive patent portfolios. These patents allow them to remain competitive within the automotive market as the market continues to evolve and change, while, at the same time, allow them to benefit from licensing agreements with other manufacturers and partnerships.

Furthermore, trademarks are important to the creation of strong brands and for the continued loyalty of consumers to an automotive brand. Iconic automotive brands, such as Mercedes-Benz, BMW, and Ford, depend upon trademark protection to create brand identity and facilitate global brand recognition.

### Conclusion

Intellectual Property (IP) policies are of great importance to the economic growth and development of knowledge-based economies. By providing strong protection for creative products, IP policies incentivize investment in R&D and increase the amount of creativity and innovation across many industries. This enables the businesses that create such products to earn profits from them, thus generating even more innovative and competitive organizations. IP policies also encourage the attraction of foreign direct investment, facilitate the transfer of technologies, and support entrepreneurship, especially in small-and-medium-sized businesses. By creating new jobs and increasing

the vibrancy of a country's economy, IP policies are a key component of creating a dynamic economy.

Fostering creative industries is another important benefit of IP policies. As we transition to an increasingly global economy and an evolution in how we do business, it is critical for policymakers to adapt and strengthen IP policies for the new economy, addressing unique challenges and opportunities resulting from the emergence of digital piracy, the rise of artificial intelligence, and the demand for sustainable innovation.

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