Nationality and Multinationals in Historical Perspective

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This paper provides a historical perspective to current debates whether large global firms are becoming “stateless.” Robert Reich among others suggested that historically the nationality of multinationals was clear, while for contemporary multinationals corporate nationality is both unclear and increasingly irrelevant. However the historical evidence shows that a great deal of international business in the nineteenth century was not easily fitted into national categories. The place of registration, the nationality of shareholders, and the nationality of management often pointed in different directions. During the twentieth century such cosmopolitan capitalism was replaced by sharper national identities. The interwar disintegration of the international economy also led to the national subsidiaries of multinationals taking on strong local identities. Over the past two decades, as the pace of globalization quickened, ambiguities increased again. Yet in the early twenty first century, ownership, location and geography still mattered enormously in international business. They may matter more than in the past.

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The view that global firms were becoming divorced from the nation state began to be widely expressed as the pace of globalization accelerated from the 1980s. The consequences of the growing global integration of international production, the international dispersion of key functions such as technological innovation within multinational systems, the fact that some multinationals employ far greater numbers of people and sell far more products and services outside their home economy than within all have all encouraged the hypothesis of a “borderless world,” is the now classic words of Ken’ichi Ohmae, in 1990.¹

The limitations of the “borderless world” hypothesis have been much discussed in recent years. It is evident that the importance of geography has not disappeared, and that trade and investment flows some strong locational patterns which indicate that the world is more regionalized than globalized. Alan Rugman has described the “regionalization” of production, and Pankaj Ghemawat has talked of “semi-globalization.”² However the awesome size and international scope of a handful of global corporations has encouraged many writers to reflect how they have outgrown and dwarf national states. Alfred Chandler and Bruce Mazlish have described them as the new Leviathans which “increasingly challenges the power of the nation-states and of regional entities.”³
A forceful exponent of this view was the American political scientist Robert Reich. In *The Work of Nations* he put the case for “the coming irrelevance of corporate nationality.” Reich noted that many of the best known names in US corporate history - CBS Records, Columbia Pictures, American Can, Pillsbury - were now foreign-owned, and went on to suggest that those who expressed fears of this foreign take-over were guilty of “outmoded thinking.” The reason was that while in the past there were recognizable US corporations whose interests could be identified with those of the United States, contemporary multinationals bore only a superficial resemblance to their mid-twentieth century counterparts.4

In the mid-twentieth century, Reich suspected, the nationality of a multinational was easy to identify. US - and other - multinationals were large, integrated corporations with clearly defined boundaries, in which ownership and control lay indisputably in the home economy. Contemporary multinationals looked different. They were organized more as a web than as a bureaucracy. Core corporations no longer planned and implemented the production of a large volume of goods and services. Rather they resembled a facade, behind which teemed an array of decentralized groups and subgroups continuously contracting with similarly diffuse working units all over the world. The value of such corporations lay in their problem-solving skills. The new organization consisted of webs of high-value enterprise joined by computers, fax machines and satellites reaching across the globe, whose nationality was more and more uncertain.

Reich’s thesis was specifically addressed to political debates within the United States at that time. The point he sought to make was that a “foreign” corporation
manufacturing in the United States contributed more to the American economy than an «American» company which manufactured most of its products abroad. However there was also an explicit hypothesis in the Reich argument. This was that in the past firms had a clear nationality, but that in recent years fundamental changes in the organization of work have made the nationality of multinationals irrelevant. They have become stateless “global webs.”

This working paper will assess the historical evidence on the nationality of firms. It begins with the ways the economics and legal literatures have dealt with issues of corporate nationality. It will then consider how the issue has changed in different chronological periods since the nineteenth century.
The question of the nationality of multinationals has been addressed by many social scientists, including economists and lawyers. The economic theory of multinationals, which developed in the 1960s, took the nation state as its starting point, and firmly linked the explanation of multinationals to their national origins. After a long period when the assumption of mainstream neo-classical economic theory had made economic analysis of the multinational enterprise all but impossible, a major conceptual breakthrough came in the PhD thesis by Stephen Hymer presented at the Massachusetts Institute of Technology in 1960. This thesis got away from the previous treatment of multinationals simply as arbitrageurs of capital by asserting that foreign direct investment (FDI) involved the transfer of a whole package of resources and not simply finance.5

Hymer’s title – *The International Operation of National Firms* - emphasizes the importance of nationality in his model. Hymer argued that multinationals came from one country, and that they needed an “advantage” of some sort to operate and compete in unfamiliar foreign environments. Foreign countries were seen as difficult and risky locations to which firms would prefer to export if only there were not obstacles such as tariff barriers, and in which they had little chance to survive unless they held a big advantage over the locals. This view led to the argument that a foreign firm required “ownership advantages” over local rivals. These were seen as resting in management, technology, marketing skills or finance. In the eclectic paradigm developed by John H. Dunning, a firm could possess both firm-specific
and/or nation-specific advantages, the latter resting on its country of origin. Thus the international strength of German multinationals in chemicals and pharmaceuticals was ascribed to Germany’s national system of scientific and technical education.

The importance of nationality has been stressed in other economic theories of the multinational. The product cycle model, first put forward by Raymond Vernon in the mid-1960s, argued that firms based in the United States had a greater propensity to develop new products because of high per capita incomes and high unit labor costs in their home economy. Vernon suggested that when a new product was developed in the US, a firm normally chose a domestic production location because of the need for close contact with customers and suppliers. As a product matured, long-run production with established technology became possible. When it became economic to invest abroad, Western Europe was the preferred location since demand patterns were close to the US while labor costs were lower. When the product entered its standardized phase, low costs became critical, and production would be transferred to developing countries.

While the above models placed a heavy emphasis on the home country origins of multinationals, transaction cost theorists had virtually nothing to say about the nationality of multinationals. As applied to multinationals, this theory proposes that firms expand across borders because the transaction costs incurred in international intermediate product markets can be reduced by internalizing these markets within the firm. This is a theory of market failure which stays silent about nationality, for although it predicts that an inefficient market will be internalized, it does not predict by whom. The interest of these theorists in markets rather than countries might be
taken as reflecting the diminishing importance of nationality as an issue in international business.

While economic theorists could speculate whether or not nationality was important for multinationals, lawyers have had over a long period to address this issue given the «real world» importance of multinationals. There remains no single test of corporate nationality, however, and a variety of different criteria have been employed. In national legal systems derived from Anglo-American common law, the state of incorporation is the main test of nationality. However in most civil law systems in Continental Europe and other countries influenced by them, the test is that of the company’s “seat” (siège social) defined as the place where the central administration and direction is located. The two tests lead to similar results in many cases, but where the place of incorporation does not coincide with the place where the direction is actually exercised, the latter is normally taken in many Continental legal systems.

However there are also other legal tests of nationality. Lawyers have sometimes used the nationality of the shareholders who “control” the operation as a test. This criterion is especially employed in wars and other politically tense situations. The nationality of the senior management or the country where most of the business is done are other possible legal tests. In international law, the rules governing the nationality of corporations remain far from settled. International law has developed the concept of nationality almost exclusively in the context of individual persons, and there are no rules of international law governing the nationality of goods other than airplanes, ships and historical cultural artifacts.
It is evident that attempts to define multinationals in law have all been searching for ways of establishing where “control” lies. Unfortunately this runs straight into the uncertainties surrounding who controls modern firms - directors, managers, shareholders, other “stakeholders” - and the fact that large firms (at least) are complex organizations in which decisions are taken in a number of places.

**Multinational Nationality in History**

**Evolutionary Perspectives**

Business historians have rich empirical evidence on the subject of the nationality of multinationals. The origins of the modern multinational enterprise go back well beyond the nineteenth century, as one book on Ancient Multinationals suggests. If current estimates of the size of world FDI in 1913 are accepted, then it represented around 9 per cent of world output in 1913. This proportion declined subsequently and was still only around 4.8 per cent in 1980, before rising sharply again to reach 12 percent by 2000. (It is, of course, open to debate whether this turns out to be another “peak”). As is well-known, the world remains much less “globalized” now than previously, in the sense that multinational investment today largely ignores most of Latin America, Africa, Asia and eastern Europe, and is concentrated in developed market economies and a number of emerging countries, such as China, Southeast Asia, Brazil and Mexico.

If we take an evolutionary perspective, there appears strong support for Reich’s contention that the national influence on multinationals has been strong historically. There has been a strong national skewing in the sources of FDI. In
1914 the United Kingdom alone accounted for 45 per cent of total world FDI. Subsequently the United States replaced the United Kingdom as the world’s largest outward investor, but these two countries plus the Netherlands were disproportionately important as home for multinationals for much of the twentieth century. Between 1914 and 1980 these three countries accounted for between two thirds and three quarters of all world FDI. Apart from the Dutch, the Swiss and the Swedes were also persistently large outward multinational investors over the last century, while other small European economies - Norway, Denmark, Austria, Belgium - were much less active in foreign production.\footnote{12}

There have also been strong and long-term national differences in the industrial distribution of multinational investment. Over the last century, over generations and despite catastrophic events like the world wars, German multinational investment has been heavily biased towards chemicals and electricals, Swedish to engineering and machinery, and the British towards branded consumer goods as well as petroleum and minerals.

The location of FDI has also shown strong national differences in a long-term perspective. The investment patterns of US multinationals have been traditionally skewed towards the neighboring countries of Mexico and Canada, while Japanese companies have had a strong predilection for Asia. Within Europe, most countries have had strong historical preferences for investing in neighboring countries. There is little doubt that the physical location of the country in which a firm is based has exercised systematic influence on location and decisions. The reason for this
influence is also straightforward: firms seek to reduce risk by investing in culturally or geographically close environments.\textsuperscript{13}

\textbf{Nineteenth century ambiguities}

The influence of nationality on international business appears very strong if the point of reference is FDI estimates. However, it is at the level of the business enterprise that ambiguities begin to be apparent. In the nineteenth century a great deal of international business activity is hard to categorize in national terms.

Many ambiguities arose from the fact that in an era of high migration, people moved across borders as well as capital. Numerous businesses were founded by emigrants, giving the resulting enterprise a hybrid feel. A large-scale example was the Nobel oil business in pre-Revolutionary Russia. Members of Sweden’s Nobel family settled in Russia in the 1870s and transformed the Russian oil industry by introducing modern technology. The resulting company was managed by members of the Swedish family, but its headquarters and decision-making was located in Russia and there was no control from a Swedish parent company. Its equity was held in various Western European countries, as well as in Russia, with German banks as the single most important international shareholder.\textsuperscript{14} Nobels were atypical because of their size and importance, but in nineteenth century Europe and the United States there were numerous examples of firms founded by emigrant entrepreneurs, who often retained some form of link with their home country, but which almost invariably changed over time.
This problem is very evident if attention switches to the extensive international business in the service sector in the nineteenth century. In Latin America and Asia merchant and financial activity lay in the hands of what one author has termed a “cosmopolitan bourgeoisie.” This composed a highly ethnically mixed people with links back to their home countries as well as in the host country. In the literature they are often described as “Anglo-Argentines” or “German-Argentines.” These ethnic entrepreneurs often engaged in FDI, and the trading and financial infrastructure they put in place made possible the enormous FDI in natural resources exploitation in Latin America and elsewhere. It remains difficult often to decide what nationality their ventures should be characterized as belonging to. It is evident, for example, that a substantial percentage of the so-called FDI in late nineteenth Argentina was made by Europeans who finally never returned to their home countries. In Asia, expatriate merchants and traders rarely became integrated into their host economies in the way they did in Latin America, but nevertheless there were many ambiguities concerning the nationality of companies. Thus the very symbol of «British» banking in Asia, the Hong Kong and Shanghai Banking Corporation - in 2006 Europe’s largest bank by market capitalization - was founded in 1865 by a cosmopolitan mixture of British, American, German and Indian shareholders, while the first manager was a French national.

This cosmopolitan world increasingly gave way to a more nation-based one from the late nineteenth century with the spread of nationalism and of imperial rivalries. The lack of a clear national identity became a liability rather than, perhaps, an asset in international business. However in some cases nineteenth century ambiguities lingered. An example was the firm of Rallis, one of a considerable
number of Greek merchants who settled in nineteenth century Britain. Rallis established a London office in 1818, and in the 1820s opened branches in Odessa (Russia) and Marseilles (France) to sell British textiles. They built a large Russian business before in the 1850s opening offices in India, where they became the largest importer of cotton textiles. In the interwar years they established cotton and tea plantations in East Africa, and entered jute spinning in Germany. The Ralli business empire was large - it employed around 50,000 people in the early 1950s - and thoroughly ambiguous in nationality terms. Although London-based, until 1931 Rallis was owned by a partnership of Greeks. Subsequently it became a limited company, but the management remained until the 1950s Greeks from Chioches. The company also largely used Greeks to manage its overseas business. In interwar India, it would have up to 150 Greek staff who worked for the company throughout their career, and then retired to Greece.\textsuperscript{17}

Ambiguities over the nationality of firms were not limited to the difficulties caused by emigrant-entrepreneurs such as Nobels and Rallis. In an environment where exchange controls were non-existent, firms were free to seek funds worldwide, and this often led to discrepancies between the nationalities of a firm’s place of registration, its shareholders, and its managers. Foreign firms regularly sought funds in London, the world’s largest equity market. An example was a group of Canadian companies which made large investments in Latin America utilities from the 1890s. The largest of these companies was Brazilian Traction which established a large electricity generating, water, gas and eventually telephone business in Southeast Brazil which - by the late 1940s - employed 50,000 Brazilians and controlled 60 per cent of the country’s electricity, and 75 per cent of its telephones. The driving force
behind this venture was an American engineer, and the key purchasing functions were in New York. However the headquarters were in Toronto. And most of the stock was issued on the London market. This can, according to different criteria, be variously described as a Canadian, British or American venture before 1914.

An interesting comparison can be made with another large company, this time ostensibly British. The Russian General Oil Corporation was founded as a British Company in 1912. It consolidated a variety of oil companies active in Russia and became a very large company as a result with, by 1916, a total equity of £14 million. The head office was in London. In fact, behind the paper facade, there was little if anything British about the company. The management of the Corporation was carried out in St. Petersburg by the two Russian banks which set it up. The London flotation was a device to raise the profile of the Corporation at foreign stock exchanges and, if necessary, attract foreign capital from abroad. In fact these ambitions were not realized, and a number of attempts to sell the shares of the Corporation on the London Stock Exchange failed. This case illustrates the fragility of current historical estimates of FDI which use the issued capital of companies as a proxy for FDI. The Russian General Oil Corporation would be included as a large British oil investment using this methodology, while in practice there was nothing British about the firm apart from its place of registration.

There are many cases of this phenomenon which, taken together, cast doubts over existing FDI estimates - and the strong national patterns they suggest. The case of Britain - apparently the source of up to 45 per cent of world FDI in 1914 - is instructive. A considerable amount of UK FDI in Latin America, Asia and Africa
was undertaken by trading companies which, overtime, diversified from trade into resource exploitation, infrastructure and processing. These diversification strategies were achieved by establishing new companies, in which the parent trading company often held only a small share of the equity. However this equity relationship between the new company and the parent trader formed only one of several connections which included flows of loans and deposits, cross-directorships and management contracts.\textsuperscript{21}

The result was a “network” form of enterprise whose »nationality» depends on the kind of criteria used. The trading companies established both UK and locally registered companies. The latter, which would typically have a mix of shareholding by expatriates, “locals” and others, are excluded from estimates of British FDI, but the place of registration criteria provides no indication of the nationality of ultimate control, which was exercised from Britain by linkages other than equity. After 1914 these ultimately British controlled but locally registered companies became a vehicle for local business groups to capture control, because if they could buy enough shares and concentrate their shareholdings, they could ultimately remove the British managers. This phenomenon was evident in interwar India when Marwari business groups brought into “British” companies in Calcutta; in Malaysia in the 1960s and the 1970s when control of “British” firms such as Sime Darby was acquired by local interests; and in Hong Kong in the 1970s and 1980s when “British” firms like Hutchinson Whampoa and Wheelock Marden were acquired by local Chinese. In these cases, companies retained the same place of registration, but the ultimate nationality of control shifted.
The above analysis has focused heavily on developing countries - where the majority of world FDI was located in 1914 - but there were plenty of ambiguities concerning the nationality of enterprises in nineteenth century Europe also. The predecessor to Alusuisse, Aluminium Industrie A.G., was ostensibly Swiss, but had a strong German influence before and after 1914.22 The role of European «mixed» banks in international business provides an example. During the nineteenth century French, Belgian and other European banks took strategic equity holdings in numerous foreign industrial enterprises, typically with partners, often with partners from other countries, with the result that the “nationality” of the consequent enterprise is very unclear. The managerial and financial influence of Paribas in the early development of Norway’s Norsk Hydro renders it, by most modern definitions, a case of French FDI in Norway, although there was also a Swedish dimension through Wallenburg investment, and there was also Norwegian control over some areas of the company’s business. 23

The Norsk Hydro story was not exceptional. In the late nineteenth century the German electrical company, Siemens and AEG invested in public utilities in southern Europe and Latin America using financial holding companies. The German big banks were investors, but Swiss, French, Belgian and Italian links also took equity, and they often had their legal seat in Switzerland or Belgium. These substantial and capital-intensive ventures might well be best regarded as mixed nationality ventures rather than belonging to a single country.24

A final level of complexity relates to, perhaps, a more philosophical question about the use of the nation state as a unit of analysis. FDI is defined as capital flows
across national borders, but this is not as straightforward as it seems. As noted earlier, multinationals have always tended to invest in neighboring countries in order to reduce risk. Wilkins and Schröter have termed this “nearby” investment. However in nineteenth century Europe a very large number of German, Swiss, French and other investments were literally “nearby” in the sense that they were just over the border. An extreme example was provided by the Swiss dyestuffs companies in Basle which established plants within walking distance over the German border in Grenzach. Rather similarly, Ford’s first foreign factory was in Canada just across the Detroit River from its US base. This raises the question whether this kind of investment should be interpreted in “national” terms at all, but rather seen within a regional context.

This issue is by no means confined to the nineteenth century. During the 1990s there were huge flows of FDI between Hong Kong and China. Hong Kong was a British colony before July 1997, and so technically this investment was FDI. In practice, almost all of the investment went to the southern Chinese provinces with which Hong Kong’s economy was progressively integrated. The incorporation of Hong Kong into China, albeit under the “one country, two systems” rubric, made the national classification of this investment even more problematic, especially as it was evident that much FDI from Hong Kong originated in China, but was «round tripped» for fiscal reasons.
Twentieth century certainties

It would be chronically unfair to Reich to suggest that he had overlooked the ambiguities concerning nationality in the nineteenth century, for those far off days were in no way his concern. His argument that in the «past» the nationality of multinationals was clear referred to the middle decades of the twentieth century. It is to this period it is now necessary to turn.

In many respects the complexities of the “cosmopolitan capitalism” seen in the nineteenth century had given way to simpler structures. The First World War was important in this respect. The warring countries investigated who really owned the companies registered in their countries, and who really controlled companies whose names sounded respectably local. One of Britain’s large petroleum distribution companies - the British Petroleum Company - turned out to be largely controlled by the Deutsche Bank. Both sides sequestrated such foreign-owned companies and often sold them to local firms. Thus the British Petroleum Company was sold to the Anglo-Persian Oil Company - in which the British government had taken a 51 per cent shareholding in 1914 - whose name it eventually adopted in the 1950s. The phenomenon of sequestration the basis of ultimate “control” was a new phenomenon.

The new importance of nationality in international corporate life, however, provided incentives for firms to shift their nationality for political or tax reasons, or else disguise it. An example of the former was Italy’s Pirelli, which in 1920 placed all its foreign operations into a new financial company - Compagnie Internationale Pirelli - registered in Belgium. However the Belgium company was ultimately
controlled by the Pirelli family. In 1937 Pirelli Holdings was founded as a Swiss company with its seat in Brazil, and by 1940 all Pirelli’s overseas operations were controlled by it. The Pirelli family held less than 30 per cent in the Swiss company, but nonetheless exercised managerial control over it. This arrangement proved most convenient during the Second World War, when the Allies accepted that it was a Swiss company and it escaped sequestration.28 The danger of «sequestration» led to deliberate “cloaking” or keeping the fact of foreign ownership secret. The largest Norwegian interwar iron ore mining company, AS Sydvaranger, was secretly owned by Germany’s Vereinigte Stahlwerke.29

A number of firms became “migrating” multinationals, or firms which shifted their nationalities in terms of place of incorporation, seat, or nationality of shareholders. These shifts were real, and not cosmetic as in the case of Pirelli or the “cloaking” discussed above. The twentieth century saw several migrations of large firms. An early example was British American Tobacco (BAT). This venture was founded in 1902 as a result of a truce between the previously warring American Tobacco Company and Imperial Tobacco of Britain. The US market was reserved for American Tobacco and the British market for Imperial Tobacco, while the new BAT was allocated tobacco production and marketing in the rest of the world. It pioneered an extensive multinational manufacturing operation and sold 12 billion cigarettes in China alone by 1914. BAT was British registered, but initially US controlled and managed. However the US influence was diluted after American Tobacco was ordered to be dissolved on anti-trust grounds in 1911, and by the early 1920s British managers and shareholders were dominant. BAT had effectively “migrated” to Britain, and it has remained one of Britain’s largest multinationals.30
A reverse migration came in 1976 ANZ Bank shifted domicile from Britain to Australia. ANZ was a legacy of the British overseas banks established in the nineteenth century to operate in British colonies. By the 1970s it was one of Australia’s largest banks - with over 1,500 branches in Australia and New Zealand. In London, ANZ had its Board of Directors, its Head Office and a substantial international banking business, but no domestic British commercial banking business. 95 per cent of the shareholders were residents of the United Kingdom. The problem for ANZ Bank was the web of British and Australian exchange controls in the 1970s. The British government would not let the bank raise funds or spend Sterling outside the Sterling Area, thus preventing ANZ’s ambition to extend operations to Asia and the United States. In 1976 ANZ resolved to immigrate to Australia. The old London board of directors was dissolved and a new one in Melbourne established. By 1981, 70 per cent of the shares were listed on the Australian share register, and the bank had become thoroughly Australian by any measure.31

The growth of international cartels in the interwar years also raised new complexities concerning nationality. International cartels became extremely important in many primary commodities and in manufacturing industries characterized by a small number of producers and relatively slow-growing markets, such as chemicals, engineering and iron and steel. In these industries, cartels were used as an alternative to FDI and exercised a decisive influence on prices and output. In some cases international cartels can be identified with a nationality in that the firm of one country had sufficient influence to control decisions. In the interwar electric lamp cartel, GE of the US never formally joined the cartel but was able to exercise a
decisive influence on its policies due to its strong patent position and equity shareholding in companies which were members.\textsuperscript{32} The international dyestuffs cartel was similarly more or less controlled by Germany’s IG Farben.\textsuperscript{33} But in most cases the “control” of international cartels lay in the hands of several parties from several countries. Sometimes the cartels had a “seat” in countries with discrete or liberal regulations, such as Belgium and Switzerland, but this gave no indication where control actually rested. The Electric Lamp Cartel, for example, was administered by a Swiss company - Phoebus S.A. - but in no sense can its “control” be said to have rested in Switzerland.

In the post-Second World War period international cartels were largely swept away by the combined pressures of fast economic growth and US anti-trust legislation, although they survived in industries where governments had a vested interest in their continuance, such as air travel and telecommunications. The 1950s and 1970s were the «classic era» of the multinational when large, integrated US-corporations appeared to be the dominant organizational form in international business. Between 1945 and the mid-1960s the United States probably accounted for 85 per cent of all new FDI flows. These US firms were the world’s technological innovators in a range of products, including chemicals, electricals, computers, and held prominent positions in many other industries such as automobiles, electricals and office equipment. There was, Reich plausibly asserts, little doubt that Ford, General Motors and IBM were American.

Yet even in these cases the issue of nationality was not completely unambiguous. In her history of US multinationals, Mira Wilkins described the
organizational forms through which they passed. When US firms first invested abroad their organizational structure was “monocentric.” Foreign subsidiaries were organized like “spokes on a wheel, with the parent company at the hub.” There was a very close relationship between the parent and the subsidiary. The parent established the subsidiary. The product manufactured the foreign subsidiary would normally be identical to that produced by the parent. There were very close links in terms of finance, technology and staffing.

From the interwar years what Wilkins described as a “polycentric” relationship developed. A number of factors gave greater autonomy to foreign affiliates. Trade barriers discouraged the import of components and encouraged a move to manufacturing a full range of products and a focus on national markets. Exchange controls, the growth of nationalism, and restrictions on the mobility of people all led to the foreign subsidiaries of US corporations acquiring even stronger national identities.34

The result was that the subsidiaries of US–and other-corporations became more and more replicas of local companies. Large US corporations developed new products for major overseas markets which were distinct from those produced for the domestic US markets. Their foreign affiliates increasingly resembled their locally-owned competitors, especially as decentralization of production was accompanied by the decentralization of administration as operating control was transferred to subsidiaries. However there were wide divergences between competing firms. While GM’s European affiliates were highly autonomous, for example, Ford was highly centralized.35
The intense nationalism of the 1930s influenced on the growing local identities of foreign affiliates. In order to survive in such an atmosphere, foreign firms sought to disguise their nationality by having local people as their figureheads and by embracing the discourses of the host economies. In Germany, firms such as General Motors became large-scale suppliers to the Nazi regime. All foreign firms found themselves in ambiguous situations as they sought to survive in a hostile political and moral climate, and in some cases (such as IBM) had pro-Nazi local chief executives. Survival depended on stressing their German identities: the degree to which firms collaborated fully with Nazi political goals varied.  

During the 1950s and 1960s the foreign subsidiaries of large US corporations were largely standing alone from their US parent or other subsidiaries. The level of intra-firm manufacturing imports and exports was low, and they manufactured distinctive national products. European companies were even more extreme in this regard. Unilever, which had been created by an Anglo-Dutch merger in 1929, originally pursued a policy of centralization after its formation, but was forcibly decentralized during the Second World War- when the British and Continental sides were on opposites sides- and emerged as a highly decentralized corporation in which national affiliates had strong autonomy. 

To what extent can the autonomous US-owned subsidiaries be regarded as «American»? There can be no doubt that in their organization, technology and culture an American influence was evident. The best indication of this is that in almost every European host economy in the 1950s and 1960s the productivity performance of US manufacturing affiliates was superior to that of indigenous
competitors. However the strong national identities of these subsidiaries, alongside the fact that the transfer of US practices was hardly ever complete, meant that they resembled «hybrid» organizations rather than American ones. The same observation has been made about Japanese owned affiliations in the United States in the 1990s.38

The autonomy of national subsidiaries began to lessen in the 1960s when a few US corporations began to integrate their North American and European operations. A key development was IBM’s System 360 computers, launched in 1964, and designed to be manufactured and sold worldwide, which necessitated a much greater degree of international co-ordination than seen previously. During the 1950s IBM’s foreign subsidiaries were hardly coordinated at all. Twenty years later the firm had two regional production networks, in Europe and North America. In the mid-1960s Ford who decided to integrate its manufacturing on a regional basis. Beginning with the integration of the US and Canada in 1965, in 1967 Ford of Europe was created which began to integrate previously autonomous national affiliates. Previously Ford’s major European subsidiaries in Britain and Germany had operated virtually independently, and produced unrelated passenger car models. The first Europe-wide model - the Capri - was launched in 1969. European-based multinationals were much slower at regional integration. Unilever’s struggle with the close integration of its European affiliates until well into the 1990s.39 While US corporations created European corporate entities, many European managers - like their politicians - remained pre-occupied with the differences between European countries rather than the similarities of their markets.
Paradoxically, the global integration strategies which were pursued by more and more multinationals may have reduced ambiguity surrounding the nationality of multinationals by ending the autonomy of affiliates. The new, globally-integrated corporations increasingly located functions wherever they functioned best to fulfill the firm’s overall strategy. This allocation was still made at the higher reaches of corporations which remained the preserve of nationals of the home country except in a number of atypical situations. These circumstances, it is possible to reach a conclusion opposite to that of Reich, that the ultimate “nationality” of multinationals has become clearer and more important as a result of recent trends.

At the very least, it can be asserted that the idea that contemporary multinationals are stateless “global webs” is implausible. The national influence on multinational corporations remains strong. Boards of directors remained heavily biased toward home country nationals even if the globalization of capital markets has led to the ownership of the equity of large corporations being widely dispersed between countries. The speed of internationalization of Boards and chief executives was more glacial than dramatic. There were striking exceptions - the French cosmetics company L’Oréal had a British chief executive between 1984 and 2006, the iconic Japanese electronics company Sony appointed a British chief executive in 2005 - but they remained exceptional. In some cases the pressures for transparency in corporate governance led to an erosion about ambiguities concerning nationality. For example, the Shell Group, which had been owned jointly by British and Dutch holding companies since its formation in 1907, abolished this structure in 2005 and assumed a single British parent company, albeit it one with a head office in the Netherlands.
The globalization of key functions such as R&D remains limited. In the 1990s almost 90 percent of the R&D expenditure by US multinationals conducted on their own behalf was incurred within the United States. To some extent, the international dispersion of R&D by multinationals which has occurred has mainly resulted in an upgrading of the R&D conducted at home. By locating some less sophisticated R&D activities abroad, resources are freed at home for employment in more sophisticated activities.

However, the strength of this argument depends on the aspect of the corporation being considered. It applies best to the strategic direction of the firm and high level decisions about resource allocation. On the other hand, at the level of individual products, the question of nationality has become thoroughly confused. Integrated production systems mean that labels such as “Made in America” have become increasingly meaningless, because such products may have been assembled from parts from a dozen or more countries.

At the same time the last two decades have seen firms buy and sometimes sell brands which convey strong national identities. During the 1990s, British-owned Diageo had a large business selling the “American dream” through a number of brands including Burger King, Pillsbury, Green Giant and Old El Paso. By 2006 these had all been sold back into American ownership. Unilever acquired US brands such as Pond’s Cream, Elizabeth Arden, and Calvin Klein cosmetics, Hellmann’s mayonnaise, Ben & Jerry ice cream, and marketed them worldwide. However Elizabeth Arden and Calvin Klein were both sold between 2001 and 2005. While the
former reverted to American ownership, the latter was acquired by Coty Inc, a New York-based affiliate ultimately owned by the German-based family of Johann A. Benckiser.\textsuperscript{40}

During this era, some companies acquired portfolios of brands with different national identities. French-owned L’Oréal, for example, was founded in 1907 and remained a predominantly French company until the 1970s. In that decade a majority of its sales were made in France, and from brands such as \textit{L’Oréal} and \textit{Lancôme} whose origins and essence lay in France. However, over the following two decades it acquired a number of American companies and brands, such as \textit{Redken} and \textit{Matrix} in hair care, and \textit{Maybelline} in cosmetics. As it offered consumers worldwide a choice of either French or American beauty ideals embodied in brands originating from those two countries. During the new century it added Japanese and Chinese brands- \textit{Shu Uemura} and \textit{Yue-Sai}, to this portfolio.\textsuperscript{41}

It is possible that the political and other shocks of the early twenty-first century are leading governments and other bodies to again pay more attention to the nationality issue. Developments in the United States, such as the peremptory expulsion of foreign firms from the S&P 500 in 2002 and an extraordinary public outcry four years later when a Dubai company acquired a British company which operated some ports in the United States, point in this direction. It is not unlikely that governments in some emerging markets will become disillusioned by the disappointing results of liberalization and deregulation. However this is an issue where, for the moment, there are only straws in the wind.
Conclusion

There are considerable ambiguities and complexities involved in the issue of the relationship between multinationals and nationality. There are problems about the most appropriate measure of the nationality of a corporation which remain unresolved in international law. There are also problems about the use of the nation state as the unit of analysis for multinationals. This working paper has suggested that it might be more appropriate to look at multinational investment patterns in regional rather than national contexts. However, and putting that issue aside for the moment, this working paper has highlighted the difficulties in sustaining the argument that in the past the nationality of multinationals was clear, while for contemporary multinationals corporate nationality is both unclear and irrelevant.

Historically, the influence of nationality on international business is strongest if attention is focused on FDI estimates. These show, for example, that firms of some countries are disproportionally likely to invest abroad than the firms of other nationalities. It is also evident that the direction of FDI flows was heavily influenced by nation-specific factors. However, once disaggregation occurs it is clear that a great deal of international business in the nineteenth century was «cosmopolitan» and not easily fitted into national categories. The place of registration, the nationality of shareholders, and the nationality of management could and quite often did point in different directions before 1914.
In the twentieth century cosmopolitan capitalism was replaced by much sharper national identities. The nationality of firms became more clear, though firms sometimes sought to disguise their ultimate parent country, and the participation of many of them in international cartels in the interwar years raised new questions about where “control” lay. The interwar disintegration of the international economy, which was also slowly re-integrated from the 1950s, also led to the national subsidiary of multinationals taking on strong local identities. This meant that while from a US perspective Ford and IBM may have looked unequivocally American in appearance in the 1950s and 1960s, from host country perspectives they may have resembled international hybrids with a strong local input.

Over the past two decades, as the pace of globalization quickened, ambiguities increased again. Yet in the early twenty first century, ownership, location and geography still mattered enormously in international business. Indeed, in some respects they may matter more than in the past. Technological advances permitted different parts of the value chain to be made in different places, companies held portfolios of brands with different national heritages, but the nationality of a firm was rarely ambiguous, and usually a major influence on corporate strategy.

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12. Ibid.
33 H. G. Schröter, “Cartels as a form of concentration in industry; the example of the international dyestuffs cartel from 1927 to 1939,” in German Yearbook on Business History 1988, Berlin 1990.
39 Jones, Renewing Unilever.
40 Ibid.