The Nature of Negotiation

Objectives

1. Understand the definition of negotiation, the key elements of a negotiation process, and the distinct types of negotiation.
2. Explore how people use negotiation to manage situations of interdependence—that is, that they depend on each other for achieving their goals.
3. Consider how negotiation fits within the broader perspective of processes for managing conflict.
4. Gain an overview of the organization of this book and the content of its chapters.

“That’s it! I’ve had it! This car is dead!” screamed Chang Yang, pounding on the steering wheel and kicking the door shut on his 10-year-old Toysun sedan. The car had refused to start again, and Chang was going to be late for class (again)! Chang wasn’t doing well in that management class, and he couldn’t afford to miss any more classes. Recognizing that it was finally time to do something about the car, which had been having numerous mechanical problems for the last three months, Chang decided he would trade the Toysun in for another used car, one that would hopefully get him through graduation. After classes that day, he got a ride to the nearby shopping area, where there were several repair garages and used car lots. He knew almost nothing about cars, and didn’t think he needed to—all he needed was reliable transportation to get him through the next 18 months.

A major international airline company is close to bankruptcy. The fear of terrorism, a number of new “budget-fare” airlines, and rising costs for fuel have all put the airline under massive economic pressure. The company seeks $800 million in wage and benefit cuts from the pilots’ union, the third round of cuts in two years, in order to head off the bankruptcy. Rebuffed by the chief union negotiator for the pilots, the company seeks to go directly to the officers of the Air Line Pilots Association—the international union—to discuss the cuts. If the pilots do not agree to concessions, it is unlikely that other unions—flight attendants, mechanics, and so on—will agree, and bankruptcy will be inevitable.

Janet and Jocelyn are roommates. They share a one-bedroom apartment in a big city where they are both working. Janet, an accountant, has a solid job with a good company, but she has decided that it is time to go back to school to get her MBA. She has enrolled in Big City University’s evening MBA program and is now taking classes. Jocelyn works for an advertising company and is on the fast track. Her job not only requires a lot of travel, but
also requires a lot of time socializing with clients. The problem is that when Janet is not in evening class, she needs the apartment to read and study and has to have quiet to get her work done. However, when Jocelyn is at the apartment, she talks a lot on the phone, brings friends home for dinner, and is either getting ready to go out for the evening or coming back in very late (and noisily!). Janet has had enough of this disruption and is about to confront Jocelyn.

Thousands of demonstrators opposed to the policies of a nation’s government seek to protest a national political convention that will nominate the government’s leader to run for reelection. City police forbid protesters from demonstrating near the convention site and authorize a protest location under a crumbling urban expressway, half a mile away from the convention. In response, demonstration organizers request permission to hold a rally in one of the city’s major metropolitan parks. The city attempts to ban the demonstration because that park was recently landscaped at a major expense to the city, and it fears the mass of demonstrators will ruin the work. Each side attempts negotiation but also pursues complex legal maneuvers to get the courts on their side.

Ashley Johnson is one of the most qualified recruits this year from a top 25 business school. She is delighted to have secured a second interview with a major consumer goods company, which has invited her to its headquarters city and put her up in a four-star hotel that is world-renowned for its quality facilities and service. After getting in late the night before due to flight delays, she wakes at 7:30 a.m. to get ready for an 8 a.m. breakfast meeting with the senior company recruiter. She steps in the shower, grabs the water control knob to turn it, and the knob falls off in her hand! There is no water in the shower at all; apparently, repairmen started a repair job on it, turned the water off somewhere, and left the job unfinished. Ashley panics at the thought of how she is going to deal with this crisis and look good for her breakfast meeting in 30 minutes.

Do these incidents look and sound familiar? These are all examples of negotiation—negotiations that are about to happen, are in the process of happening, or have happened in the past and created consequences for the present. And they all serve as examples of the problems, issues, and dynamics that we will address throughout this book.

People negotiate all the time. Friends negotiate to decide where to have dinner. Children negotiate to decide which television program to watch. Businesses negotiate to purchase materials and sell their products. Lawyers negotiate to settle legal claims before they go to court. The police negotiate with terrorists to free hostages. Nations negotiate to open their borders to free trade. Negotiation is not a process reserved only for the skilled diplomat, top salesperson, or ardent advocate for an organized lobby; it is something that everyone does, almost daily. Although the stakes are not usually as dramatic as peace accords or large corporate mergers, everyone negotiates; sometimes people negotiate for major things like a new job, other times for relatively minor things like who will wash the dishes.

Negotiations occur for several reasons: (1) to agree on how to share or divide a limited resource, such as land, or property, or time; (2) to create something new that neither party could do on his or her own, or (3) to resolve a problem or dispute between the parties. Sometimes people fail to negotiate because they do not recognize that they are in a negotiation situation. By choosing options other than negotiation, they may fail to achieve their goals, get what they need, or manage their problems as smoothly as they might like to. People may also recognize the need for negotiation but do poorly because they misunderstand
A Few Words about Our Style and Approach

Before we begin to dissect the complex social process known as negotiation, we need to say several things about how we will approach this subject. First we will briefly define negotiation. Negotiation is “a form of decision making in which two or more parties talk with one another in an effort to resolve their opposing interests” (Pruitt, 1981, p. xi). Moreover, we will be careful about how we use terminology in this book. For most people, **bargaining** and **negotiation** mean the same thing; however, we will be quite distinctive in the way we use the two words. We will use the term **bargaining** to describe the competitive, win–lose situations such as haggling over price that happens at a yard sale, flea market, or used car lot; we will use the term **negotiation** to refer to win–win situations such as those that occur when parties are trying to find a mutually acceptable solution to a complex conflict.

Second, many people assume that the “heart of negotiation” is the give-and-take process used to reach an agreement. While that give-and-take process is extremely important, negotiation is a very complex social process; many of the most important factors that shape a negotiation result do not occur during the negotiation; they occur **before** the parties start to negotiate, or shape the context **around** the negotiation. In the first few chapters of the book, we will examine why people negotiate, the nature of negotiation as a tool for managing conflict, and the primary give-and-take processes by which people try to reach agreement. In the remaining chapters, we examine the many ways that the differences in substantive issues, the people involved, the processes they follow, and the context in which negotiation occurs enrich the complexity of the dynamics of negotiation. We will return to a more complete overview of the book at the end of this chapter.

Third, our insights into negotiation are drawn from three sources. The first is our experience as negotiators ourselves and the rich number of negotiations that occur every day in our own lives and in the lives of people around the world. The second source is the media—television, radio, newspaper, magazine, and Internet—that report on actual negotiations every day. We will use quotes and examples from the media to highlight key points, insights, and applications throughout the book. Finally, the third source is the wealth of social science research that has been conducted on numerous aspects of negotiation. This research has been conducted for more than 50 years in the fields of economics, psychology, political science, communication, labor relations, law, sociology, and anthropology. Each discipline approaches negotiation differently. Like the parable of the blind men who are attempting to describe the elephant by touching and feeling different parts of the animal, each social science discipline has its own theory and methods for studying elements of negotiation, and each tends to emphasize some parts and ignore others. Thus, the same negotiation events and outcome may be examined simultaneously from several different perspectives.¹ When standing alone, each perspective is limited; combined, we begin to understand the rich and complex dynamics of this amazing animal. We draw from all these research traditions in our approach to negotiation. When we need to acknowledge the authors of a major
theory or set of research findings, we will use the standard social science research process of citing their work in the text by the author’s name and the date of publication of their work; complete references for that work can be found in the bibliography at the end of the book. When we have multiple sources to cite, or anecdotal side comments to make, that information will appear in an endnote at the end of each chapter.

We began this chapter with several examples of negotiations—future, present, and past. To further develop the reader’s understanding of the foundations of negotiation, we will develop a story about a husband and wife—Joe and Sue Carter—and a not-so-atypical day in their lives. In this day, they face the challenges of many major and minor negotiations. We will then use that story to highlight three important themes:

1. The definition of negotiation and the basic characteristics of negotiation situations.
2. An understanding of interdependence, the relationship between people and groups that most often leads them to need to negotiate.
3. The definition and exploration of the dynamics of conflict and conflict management processes, which will serve as a backdrop for different ways that people approach and manage negotiations.

Joe and Sue Carter

The day started early, as usual. Over breakfast, Sue Carter raised the question of where she and her husband, Joe, would go for their summer vacation. She wanted to sign up for a tour of the Far East being sponsored by her college’s alumni association. However, two weeks on a guided tour with a lot of other people he barely knew was not what Joe had in mind. He needed to get away from people, crowds, and schedules, and he wanted to charter a sailboat and cruise the New England coast. The Carters had not argued (yet), but it was clear they had a real problem here. Some of their friends handled problems like this by taking separate vacations. With both of them working full-time, though, Joe and Sue did agree that they would take their vacation together.

Moreover, they were still not sure whether their teenage children—Tracy and Ted—would go with them. Tracy really wanted to go to a gymnastics camp, and Ted wanted to stay home and do yard work in the neighborhood so he could get in shape for the football team and buy a motor scooter with his earnings. Joe and Sue couldn’t afford summer camp and a major vacation, let alone deal with the problem of who would keep an eye on the children while they were away.

As Joe drove to work, he thought about the vacation problem. What bothered Joe most was that there did not seem to be a good way to manage the conflict productively. With some family conflicts, they could compromise but, given what each wanted this time, a simple compromise didn’t seem obvious. At other times they would flip a coin or take turns—that might work for choosing a restaurant (Joe and Ted like steak houses, Sue and Tracy prefer Chinese), but it seemed unwise in this case because of how much money was involved and how important vacation time was to them. In addition, flipping a coin might make someone feel like a loser, an argument could start, and in the end nobody would really feel satisfied.

Walking through the parking lot, Joe met his company’s purchasing manager, Ed Laine. Joe was the head of the engineering design group for MicroWatt, a manufacturer of
small electric motors. Ed reminded Joe that they had to settle a problem created by the engineers in Joe’s department: the engineers were contacting vendors directly rather than going through MicroWatt’s purchasing department. Joe knew that purchasing wanted all contacts with a vendor to go through them, but he also knew that his engineers badly needed technical information for design purposes and that waiting for the information to come through the purchasing department slowed things considerably. Ed Laine was aware of Joe’s views about this problem, and Joe thought the two of them could probably find some way to resolve it if they really sat down to work on it. Joe and Ed were also both aware that upper management expected middle managers to settle differences among themselves; if this problem “went upstairs” to senior management, it would make both of them look bad.

Shortly after reaching his desk, Joe received a telephone call from an automobile salesman with whom he had been talking about a new car. The salesman asked whether Sue wanted to test-drive it. Joe wasn’t quite sure that Sue would go along with his choice; Joe had picked out a sporty luxury import, and he expected Sue to say it was too expensive and not very fuel efficient. Joe was pleased with the latest offer the salesman had made on the price but thought he might still get a few more concessions out of him, so he introduced Sue’s likely reluctance about the purchase, hoping that the resistance would put pressure on the salesman to lower the price and make the deal “unbeatable.”

As soon as Joe hung up the phone, it rang again. It was Sue, calling to vent her frustration to Joe over some of the procedures at the local bank where she worked as a senior loan officer. Sue was frustrated working for an old “family-run” bank that was not very automated, heavily bureaucratic, and slow to respond to customer needs. Competitor banks were approving certain types of loans within three hours while Sue’s bank still took a week. Sue had just lost landing two big new loans because of the bank’s slowness and bureaucratic procedures, and this was becoming a regular occurrence. But whenever she tried to discuss the situation with the bank’s senior management, she was met with resistance and a lecture on the importance of the bank’s “traditional values.”

Most of Joe’s afternoon was taken up by the annual MicroWatt budget planning meeting. Joe hated these meetings. The people from the finance department came in and arbitrarily cut everyone’s figures by 30 percent, and then all the managers had to argue endlessly to try to get some of their new-project money reinstated. Joe had learned to work with a lot of people, some of whom he did not like very much, but these people from finance were the most arrogant and arbitrary number crunchers imaginable. He could not understand why the top brass did not see how much harm these people were doing to the engineering group’s research and development efforts. Joe considered himself a reasonable guy, but the way these people acted made him feel like he had to draw the line and fight it out for as long as it took.

In the evening, Sue and Joe attended a meeting of their town’s Conservation Commission, which, among other things, was charged with protecting the town’s streams, wetlands, and nature preserves. Sue is a member of the Conservation Commission, and Sue and Joe both strongly believe in sound environmental protection and management. This evening’s case involved a request by a real estate development firm to drain a swampy area and move a small creek to build a new regional shopping mall. All projections showed that the new shopping mall would attract jobs and revenue to the area and considerably increase the town’s treasury. The new mall would keep more business in the community and discourage
people from driving 15 miles to the current mall, but opponents—a coalition of local conservationists and businessmen—were concerned that it would significantly hurt the downtown business district and do major harm to the natural wetland and its wildlife. The debate raged for three hours, and the commission agreed to continue hearings the following week.

As Joe and Sue drove home from the council meeting, they discussed the things they had been involved in that day. Each privately reflected that life is kind of strange—sometimes things go very smoothly and other times things seem much too complicated. As they went to sleep later, they each thought about how they might have approached certain situations differently during the day and were thankful they had a relationship where they could discuss things openly with each other. But they still didn’t know what they were going to do about that vacation.

### Characteristics of a Negotiation Situation

The Joe and Sue Carter story highlights the variety of situations that can be handled by negotiation. Any of us might encounter one or more of these situations over the course of a few days or weeks. As we defined earlier, *negotiation* is a process by which two or more parties attempt to resolve their opposing interests. Thus, as we will point out later on this chapter, negotiation is one of several mechanisms by which people can resolve conflicts. Negotiation situations have fundamentally the same characteristics, whether they are peace negotiations between countries at war, business negotiations between buyer and seller or labor and management, or an angry guest trying to figure out how to get a hot shower before a critical interview. Those who have written extensively about negotiation argue that there are several characteristics common to all negotiation situations (see Lewicki, 1992; Rubin and Brown, 1975):

1. There are two or more parties—that is, two or more individuals, groups, or organizations. Although people can “negotiate” with themselves—as when someone debates whether to spend a Saturday afternoon studying, playing tennis, or going to the football game—we consider negotiation as a process between individuals, within groups, and between groups. In the Carter story, Joe negotiates with his wife, the purchasing manager, and the auto salesman, and Sue negotiates with her husband, the senior management at the bank, and the Conservation Commission, among others. Both still face an upcoming negotiation with the children about the vacation.

2. There is a conflict of needs and desires between two or more parties—that is, what one wants is not necessarily what the other one wants—and the parties must search for a way to resolve the conflict. Joe and Sue face negotiations over vacations, management of their children, budgets, automobiles, company procedures, and community practices for issuing building permits and preserving natural resources, among others.

3. The parties negotiate by choice! That is, they negotiate because they think they can get a better deal by negotiating than by simply accepting what the other side will voluntarily give them or let them have. Negotiation is largely a voluntary process. We negotiate because we think we can improve our outcome or result, compared with not negotiating or simply accepting what the other side offers. It is a strategy pursued by choice; seldom are we required to negotiate. There are times to negotiate and times not to negotiate.
There are times when you should avoid negotiating. In these situations, stand your ground and you’ll come out ahead.

When you’d lose the farm:
If you’re in a situation where you could lose everything, choose other options rather than negotiate.

When you’re sold out:
When you’re running at capacity, don’t deal. Raise your prices instead.

When the demands are unethical:
Don’t negotiate if your counterpart asks for something you cannot support because it’s illegal, unethical, or morally inappropriate—for example, either paying or accepting a bribe. When your character or your reputation is compromised, you lose in the long run.

When you don’t care:
If you have no stake in the outcome, don’t negotiate. You have everything to lose and nothing to gain.

When you don’t have time:
When you’re pressed for time, you may choose not to negotiate. If the time pressure works against you, you’ll make mistakes, you give in too quickly, and you may fail to consider the implications of your concessions. When under the gun, you’ll settle for less than you could otherwise get.

When they act in bad faith:
Stop the negotiation when your counterpart shows signs of acting in bad faith. If you can’t trust their negotiating, you can’t trust their agreement. In this case, negotiation is of little or no value. Stick to your guns and cover your position, or discredit them.

When waiting would improve your position:
Perhaps you’ll have a new technology available soon. Maybe your financial situation will improve. Another opportunity may present itself. If the odds are good that you’ll gain ground with a delay, wait.

When you’re not prepared:
If you don’t prepare, you’ll think of all your best questions, responses, and concessions on the way home. Gathering your reconnaissance and rehearsing the negotiation will pay off handsomely. If you’re not ready, just say “no.”

movement may be toward the “middle” of their positions, called a compromise. Truly creative negotiations may not require compromise, however; instead the parties may invent a solution that meets the objectives of all parties. Of course, if the parties do NOT consider it a negotiation, then they don’t necessarily expect to modify their position and engage in this give and take (see Box 1.2).

5. The parties prefer to negotiate and search for agreement rather than to fight openly, have one side dominate and the other capitulate, permanently break off contact, or take their dispute to a higher authority to resolve it. Negotiation occurs when the parties prefer to invent their own solution for resolving the conflict, when there is no fixed or established set of rules or procedures for how to resolve the conflict, or when they choose to bypass those rules. Organizations and systems invent policies and procedures for addressing and managing those procedures. Video rental stores have a policy for what they should charge if a rental is kept too long. Normally, people just pay the fine. They might be able to negotiate a fee reduction, however, if they have a good excuse for why the video is being returned late. Similarly, attorneys negotiate or plea-bargain for their clients who would rather be assured of a negotiated settlement than take their chances with a judge and jury in the courtroom. Similarly, the courts may prefer to negotiate as well to clear the case off the docket and assure some punishment. In the Carter story, Joe pursues negotiation rather than letting his wife decide where to spend the vacation; pressures the salesman to reduce the price of the car, rather than paying the quoted price; and argues with the finance group about the impact of the budget cuts, rather than simply accepting them without question. Sue uses negotiation to try to change the bank’s loan review procedures, rather than accepting the status quo, and she works to change the shopping mall site plan to make both conservationists and businesses happy, rather than letting others decide it or watch it go to court.

6. Successful negotiation involves the management of tangibles (e.g., the price or the terms of agreement) and also the resolution of intangibles. Intangible factors are the underlying psychological motivations that may directly or indirectly influence the parties during a negotiation. Some examples of intangibles are (a) the need to “win,” beat the other party, or avoid losing to the other party; (b) the need to look “good,” “competent,” or “tough” to the people you represent; (c) the need to defend an important principle or precedent in a negotiation; and (d) the need to appear “fair,” or “honorable” or to protect one’s reputation, or (e) the need to maintain a good relationship with the other party after the negotiation is over, primarily by maintaining trust and reducing uncertainty (Saorin-Iborra, 2006). Intangibles are often rooted in personal values and emotions. Intangible factors can have an enormous influence on negotiation processes and outcomes; it is almost impossible to ignore intangibles because they affect our judgment about what is fair, or right, or appropriate in the resolution of the tangibles. For example, Joe may not want to make Ed Laine angry about the purchasing problem because he needs Ed’s support in the upcoming budget negotiations,

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**BOX 1.2**

“Sign in a New York Deli

“For those of you who need to haggle over the price of your sandwich, we will gladly raise the price so we can give you a discount!”
There are times when the urge to win overwhelms logic. Authors Malhotra, Ku, and Murnighan offer the example of a takeover battle between Johnson & Johnson and Boston Scientific to buy Guidant, a medical device maker. Even though Guidant was in the middle of recalling 23,000 pacemakers and telling another 27,000 patients who had pacemakers already implanted to “consult their doctors,” the bidding war between the two buyers lead to a final price of $27.2 billion, $1.8 billion more than J&J’s initial bid. After the recall, Guidant shares went from $23 to $17 a share. Fortune magazine later called the acquisition “arguably the second worst ever,” only surpassed by AOL’s infamous purchase of Time Warner.

What fuels these competitive dynamics that lead to bad decisions. The authors identify several key factors:

- **Rivalry.** When parties are intensely competitive with one another, they are willing to suspend rational decision making.
- **Time pressure.** An artificial deadline, or time pressures such as those in an auction, can push people into quick (and often erroneous) decision making.
- **The spotlight.** If audiences are watching and evaluating the actor, he is more likely to stick to his guns and escalate his investment just to look strong and tough to the audience (see Chapter 11).
- **The presence of attorneys.** The authors indicate that attorneys, who are more oriented toward “winning” and “losing” in legal battles, may pressure their clients toward winning when options for settlement may clearly be present.

The authors offer several important suggestions to reduce or eliminate the negative impact of these competitive pressures, in order to make more sound and reasoned decisions.

because they need the help, benevolence, or cooperation of the other, the dependent party must accept and accommodate to that provider’s whims and idiosyncrasies. For example, if an employee is totally dependent on an employer for a job and salary, the employee will have to either do the job as instructed and accept the pay offered, or go without a job. Interdependent parties, however, are characterized by interlocking goals—the parties need each other in order to accomplish their objectives. For instance, in a project management team, no single person could complete a complex project alone; the time limit is usually too short, and no individual has all the skills or knowledge to complete it. For the group to accomplish its goals, each person needs to rely on the other project team members to contribute their time, knowledge, and resources and to synchronize their efforts. Note that having interdependent goals does not mean that everyone wants or needs exactly the same thing. Different project team members may need different things, but they must work together for each to accomplish their goals. This mix of convergent and conflicting goals characterizes many interdependent relationships. (See Box 1.4 for a perspective on interdependence and the importance of intangibles from a famous agent who represents professional athletes.)

**Types of Interdependence Affect Outcomes**

The interdependence of people’s goals, and the structure of the situation in which they are going to negotiate, strongly shapes negotiation processes and outcomes. When the goals of two or more people are interconnected so that only one can achieve the goal—such as running a race in which there will be only one winner—this is a competitive situation, also known as a zero-sum or distributive situation, in which “individuals are so linked together that there is a negative correlation between their goal attainments” (Deutsch, 1962, p. 276). Zero-sum or distributive situations are also present when parties are attempting to divide a limited or scarce resource, such as a pot of money, a fixed block of time, and the like. To the degree that one person achieves his or her goal, the other’s goal attainment is blocked. In contrast, when parties’ goals are linked so that one person’s goal achievement helps others to achieve their goals, it is a mutual-gains situation, also known as a non-zero-sum or integrative situation, where there is a positive correlation between the goal attainments of both parties. If one person is a great music composer and the other is a great writer of lyrics, they can create a wonderful Broadway musical hit together. The music and words may be good separately, but fantastic together. To the degree that one person achieves his or her goal, the other’s goals are not necessarily blocked, and may in fact be significantly enhanced. The strategy and tactics that accompany each type of situation are discussed further in the upcoming section, Value Claiming and Value Creation, and in Chapters 2 and 3.

**Alternatives Shape Interdependence**

We noted at the beginning of this section that parties choose to work together because the possible outcome is better than what may occur if they do not work together. Evaluating interdependence therefore also depends heavily on the desirability of alternatives to working together. Roger Fisher, William Ury, and Bruce Patton (1991), in their popular book *Getting to Yes: Negotiating Agreement without Giving In*, stress that “whether you should or should
I have been representing athletes for almost a quarter century, longer than some of them have been alive. During the course of that time, I have developed deep relationships—friendships and partnerships—with many of the executives with whom I do business. We have done dozens of deals with one another over the years. There has been contention and struggle. There have been misunderstandings at times. But in the end, not unlike a marriage, we have stayed together, moved forward, and grown. That kind of shared relationship over time results in a foundation of trust and respect that is immeasurably valuable.

But that kind of trust must be earned. I understood this when I did my first deal 23 years ago. A basic premise of my entire career has been the knowledge that I will be working with the same people again and again. That means that I am always thinking about the deal I am making right now but also about a given player’s future deals. It means I see the other party as a potential partner, not as a foe to be vanquished.

If it were not for the team owners, I would not have a profession. If they did not feel that they could operate at a profit, we would not have an industry. I may believe that a player deserves every penny he is paid, but that is only half the equation. The other half depends upon whether the owner believes he can profit by making that payment.

These are not showdowns. In the end they are collaborations. We each have an interest in the success and health of the other. I need and want professional sports to survive and thrive. The various leagues need a steady supply of quality players who are quality people. Each side has something to offer the other. Each side depends on the other.

In any industry in which repeat business is done with the same parties, there is always a balance between pushing the limit on any particular negotiation and making sure the other party—and your relationship with him—survives intact. This is not to suggest that you subordinate your interests to his. But sometimes it is in your best long-term interest to leave something on the table, especially if the other party has made an error that works to your advantage.

No one likes being taken advantage of. We are all human beings. We all have the potential to make a mistake. No matter how much each side stresses preparation, there is no way to consider every factor in a negotiation. There may be times during the process where one party realizes he has made an error in calculation or in interpretation and may ask that that point be revised. There may be times where terms have been agreed to but the other party then sees a mistake and asks you to let him off the hook. You don’t have to do it. You could stick him on that point. But you need to ask yourself, Is it worth it? Is what I have to gain here worth what I will lose in terms of this person’s willingness to work with me in the future? In most cases, the long-term relationship is much more valuable than the short-term gain. Sometimes the other party may make a mistake and not know it. There are times when the GM or owner I am dealing with makes a major error in his calculations or commits a major oversight, and I can easily take advantage of that and just nail him.

But I don’t. He shows me his jugular, and instead of slashing it, I pull back. I might even point out his error. Because if I do crush him, he will eventually realize it. And although I might make a killing on that particular deal, I will also have killed our relationship and, very likely, any possibility of future agreements. Or it might be that the person’s mistake costs him his job, in which case someone else might take his place—who is much rougher to deal with and is intent on paying me back for taking his predecessor to the cleaners.

not agree on something in a negotiation depends entirely upon the attractiveness to you of the best available alternative” (p. 105). They call this alternative a BATNA (an acronym for best alternative to a negotiated agreement) and suggest that negotiators need to understand their own BATNA and the other party’s BATNA. The value of a person’s BATNA is always relative to the possible settlements available in the current negotiation. A BATNA may offer independence, dependence, or interdependence with someone else. A student who is a month away from graduation and has only one job offer at a salary far lower than he hoped has the choice of accepting that job offer or unemployment; there is little chance that he is going to influence the company to pay him much more than their starting offer. A student who has two offers has a choice between two future interdependent relationships; not only does he have a choice, but he can probably use each job offer to attempt to improve the agreement by playing the employers off against each other (asking employer A to improve his offer over B, etc.). Remember that every possible interdependency has an alternative; negotiators can always say “no” and walk away, although the alternative might not be a very good one. We will further discuss the role and use of BATNAs in Chapters 2, 3, 4, and 7.

Mutual Adjustment

When parties are interdependent, they have to find a way to resolve their differences. Both parties can influence the other’s outcomes and decisions, and their own outcomes and decisions can be influenced by the other. This mutual adjustment continues throughout the negotiation as both parties act to influence the other. It is important to recognize that negotiation is a process that transforms over time, and mutual adjustment is one of the key causes of the changes that occur during a negotiation.

Let us return to Sue Carter’s job in the small community bank. Rather than continuing to have her loans be approved late, which means she loses the loan and doesn’t qualify for bonus pay, Sue is thinking about leaving the small bank and taking a job with Intergalactic Bank in the next city. Her prospective manager, Max, thinks Sue is a desirable candidate for the position and is ready to offer her the job. Max and Sue are now attempting to establish Sue’s salary. The job advertisement announced the salary as “competitive.” After talking with her husband Joe and looking at statistics on bank loan officers’ pay in the state, Sue identified a salary below which she will not work ($50,000) and hopes she might get considerably more. But because Intergalactic Bank has lots of job applicants and is a very desirable employer in the area, Sue has decided not to state her minimally acceptable salary; she suspects that the bank will pay no more than necessary and that her minimum would be accepted quickly. Moreover, she knows that it would be difficult to raise the level if it should turn out that $50,000 was considerably below what Max would pay. Sue has thought of stating her ideal salary ($65,000), but she suspects that Max will view her as either presumptuous or rude for requesting that much. Max might refuse to hire her, or even if they agreed on salary, Max would have formed an impression of Sue as a person with an inflated sense of her own worth and capabilities.

Let’s take a closer look at what is happening here. Sue is making her decision about an opening salary request based in part on what bank loan officers are paid in the area, but also very much on how she anticipates Max will react to her actions. Sue recognizes that her actions will affect Max. Sue also recognizes that the way Max acts toward her in the future will
be influenced by the way her actions affect him now. As a result, Sue is assessing the indirect impact of her behavior on herself. Further, she also knows that Max is probably alert to this and will look upon any statement by Sue as reflecting a preliminary position on salary rather than a final one. To counter this expected view, Sue will try to find some way to state a proposed salary that is higher than her minimum, but lower than her “dream” salary offer. Sue is choosing among opening requests with a thought not only to how they will affect Max but also to how they will lead Max to act toward Sue. Further, Sue knows that Max believes she will act in this way and makes her decision on the basis of this belief.

The reader may wonder if people really pay attention to all these layers of nuance and complexity or plot in such detail about their negotiation with others. Certainly people don’t do this most of the time, or they would likely be frozen into inactivity while they tried to puzzle through all the possibilities. However, this level of thinking can help anticipate the possible ways negotiations might move as the parties move, in some form of mutual adjustment, toward agreement. The effective negotiator needs to understand how people will adjust and readjust, and how the negotiations might twist and turn, based on one’s own moves and the others’ responses.

It might seem that the best strategy for successful mutual adjustment to the other is grounded in the assumption that the more information one has about the other person, the better. There is the possibility, however, that too much knowledge only confuses (Beisecker, Walker, and Bart, 1989; Raven and Rubin, 1973). For example, suppose Sue knows the average salary ranges for clerical, supervisory, and managerial positions for banks in her state and region. Does all this information help Sue determine her actions, or does it only confuse things? In fact, even with all of this additional information, Sue may still not have reached a decision about what salary she should be paid, other than a minimum figure below which she will not go. This state of affairs is typical to many negotiations. Both parties have defined their outer limits for an acceptable settlement (how high or low they are willing to go), but within that range, neither has determined what the preferred number should be. The parties need to exchange information, attempt to influence each other, and problem solve. They must work toward a solution that takes into account each person’s requirements and, hopefully, optimize the outcomes for both.

Mutual Adjustment and Concession Making

Negotiations often begin with statements of opening positions. Each party states its most preferred settlement proposal, hoping that the other side will simply accept it, but not really believing that a simple “yes” will be forthcoming from the other side (remember our key definitional element of negotiation as the expectation of give-and-take). If the proposal isn’t readily accepted by the other, negotiators begin to defend their own initial proposals and critique the others’ proposals. Each party’s rejoinder usually suggests alterations to the other party’s proposal and perhaps also contains changes to his or her own position. When one party agrees to make a change in his or her position, a concession has been made (Pruitt, 1981). Concessions restrict the range of options within which a solution or agreement will be reached; when a party makes a concession, the bargaining range (the difference between the preferred acceptable settlements) is further constrained. For instance, Sue would like to get a starting salary of $65,000, but she scales her request down to $60,000, thereby eliminating all possible salary options above $60,000. Before making any concessions
to a salary below $60,000, Sue probably will want to see some willingness on the part of the bank to improve their salary offer.

**Two Dilemmas in Mutual Adjustment**

Deciding how to use concessions as signals to the other side and attempting to read the signals in the other’s concessions are not easy tasks, especially when there is little trust between negotiators. Two of the dilemmas that all negotiators face, identified by Harold Kelley (1966), help explain why this is the case. The first dilemma, the *dilemma of honesty*, concerns how much of the truth to tell the other party. (The ethical considerations of these dilemmas are discussed in Chapter 9.) On the one hand, telling the other party everything about your situation may give that person the opportunity to take advantage of you. On the other hand, not telling the other person anything about your needs and desires may lead to a stalemate. Just how much of the truth should you tell the other party? If Sue told Max that she would work for as little as $50,000 but would like to start at $60,000, it is quite possible that Max would hire her for $50,000 and allocate the extra money that he might have paid her elsewhere in the budget. If, however, Sue did not tell Max any information about her salary aspirations, then Max would have a difficult time knowing Sue’s aspirations and what she would consider an attractive offer. He might make an offer based on the salary of the last person he hired, and wait for her reaction to determine what to say next.

Kelley’s second dilemma is the *dilemma of trust*: how much should negotiators believe what the other party tells them? If you believe everything the other party says, then he or she could take advantage of you. If you believe nothing that the other party says, then you will have a great deal of difficulty in reaching an agreement. How much you should trust the other party depends on many factors, including the reputation of the other party, how he or she treated you in the past, and a clear understanding of the pressures on the other in the present circumstances. If Max told Sue that $52,000 was the maximum he was allowed to pay her for the job without seeking approval “from the corporate office,” should Sue believe him or not? As you can see, sharing and clarifying information is not as easy as it first appears.

The search for an optimal solution through the processes of giving information and making concessions is greatly aided by trust and a belief that you’re being treated honestly and fairly. Two efforts in negotiation help to create such trust and beliefs—one is based on perceptions of outcomes and the other on perceptions of the process. Outcome perceptions can be shaped by managing how the receiver views the proposed result. If Max convinces Sue that a lower salary for the job is relatively unimportant given the high potential for promotion associated with the position, then Sue may feel more comfortable accepting a lower salary. Perceptions of the trustworthiness and credibility of the process can be enhanced by conveying images that signal fairness and reciprocity in proposals and concessions (see Box 1.5). When one party makes several proposals that are rejected by the other party and the other party offers no proposal, the first party may feel improperly treated and may break off negotiations. When people make a concession, they trust the other party and the process far more if a concession is returned. In fact, the belief that concessions will occur in negotiations appears to be almost universal. During training seminars, we have asked negotiators from more than 50 countries if they expect give-and-take to occur during negotiations in their culture; all have said they do. This pattern of give-and-take is not just a characteristic of negotiation; it is also essential to joint problem solving in most interdependent
Satisfaction with negotiation is as much determined by the process through which an agreement is reached as with the actual outcome obtained. To eliminate or even deliberately attempt to reduce this give-and-take—as some legal and labor-management negotiating strategies have attempted—is to short-circuit the process, and it may destroy both the basis for trust and any possibility of achieving a mutually satisfactory result.

Value Claiming and Value Creation

Earlier, we identified two types of interdependent situations—zero-sum and non-zero-sum. Zero-sum or distributive situations are ones in which there can be only one winner or where the parties are attempting to get the larger share or piece of a fixed resource, such as an amount of raw material, money, time, and the like. In contrast, non-zero-sum or integrative or mutual gains situations are ones in which many people can achieve their goals and objectives.

The structure of the interdependence shapes the strategies and tactics that negotiators employ. In distributive situations negotiators are motivated to win the competition and beat the other party or to gain the largest piece of the fixed resource that they can. To achieve these objectives, negotiators usually employ win–lose strategies and tactics. This approach to negotiation—called distributive bargaining—accepts the fact that there can only be one winner given the situation and pursues a course of action to be that winner. The purpose of the negotiation is to claim value—that is, to do whatever is necessary to claim the reward, gain the lion’s share, or gain the largest piece possible (Lax and Sebenius, 1986). An example of this type of negotiation is purchasing a used car or buying a used refrigerator at a yard sale. We fully explore the strategy and tactics of distributive bargaining, or processes of claiming value, in Chapter 2, and some of the less ethical tactics that can accompany this process in Chapter 9.

In contrast, in integrative situations the negotiators should employ win–win strategies and tactics. This approach to negotiation—called integrative negotiation—attempts to find solutions so both parties can do well and achieve their goals. The purpose of the negotiation is to create value—that is, to find a way for all parties to meet their objectives, either by identifying more resources or finding unique ways to share and coordinate the use of existing resources.
An example of this type of negotiation might be planning a wedding so that the bride, groom, and both families are happy and satisfied, and the guests have a wonderful time. We fully explore the strategy and tactics of integrative, value-creating negotiations in Chapter 3.

It would be simple and elegant if we could classify all negotiation problems into one of these two types and indicate which strategy and tactics are appropriate for each problem. Unfortunately, most actual negotiations are a combination of claiming and creating value processes. The implications for this are significant:

1. **Negotiators must be able to recognize situations that require more of one approach than the other:** those that require predominantly distributive strategy and tactics, and those that require integrative strategy and tactics. Generally, distributive bargaining is most appropriate when time and resources are limited, when the other is likely to be competitive, and when there is no likelihood of future interaction with the other party. Every other situation should be approached with an integrative strategy.

2. **Negotiators must be versatile in their comfort and use of both major strategic approaches.** Not only must negotiators be able to recognize which strategy is most appropriate, but they must be able to use both approaches with equal versatility. There is no single “best,” “preferred,” or “right” way to negotiate; the choice of negotiation strategy requires adaptation to the situation, as we will explain more fully in the next section on conflict. Moreover, if most negotiation issues or problems have components of both claiming and creating values, then negotiators must be able to use both approaches in the same deliberation.

3. **Negotiator perceptions of situations tend to be biased toward seeing problems as more distributive/competitive than they really are.** Accurately perceiving the nature of the interdependence between the parties is critical for successful negotiation. Unfortunately, most negotiators do not accurately perceive these situations. People bring baggage with them to a negotiation: past experience, personality, moods, habits, and beliefs about how to negotiate. These elements dramatically shape how people perceive an interdependent situation, and these perceptions have a strong effect on the subsequent negotiation. Moreover, research has shown that people are prone to several systematic biases in the way they perceive and judge interdependent situations. While we discuss these biases extensively in Chapter 5, the important point here is that the predominant bias is to see interdependent situations as more distributive or competitive than they really are. As a result, there is a tendency to assume a negotiation problem is more zero-sum than it may be and to overuse distributive strategies for solving the problem. As a consequence, negotiators often leave unclaimed value at the end of their negotiations because they failed to recognize opportunities for creating value.

The tendency for negotiators to see the world as more competitive and distributive than it is, and to underuse integrative, creating-value processes, suggests that many negotiations yield suboptimal outcomes. At the most fundamental level, successful coordination of interdependence has the potential to lead to synergy, which is the notion that “the whole is greater than the sum of its parts.” There are numerous examples of synergy. In the business world, many research and development joint ventures are designed to bring together experts from different industries, disciplines, or problem orientations to maximize their innovative potential.
beyond what each company can do individually. Examples abound of new technologies in the areas of medicine, communication, computing, and the like. The fiber-optic cable industry was pioneered by research specialists from the glass industry and specialists in the manufacturing of electrical wire and cable, industry groups that had little previous conversation or contact. A vast amount of new medical instrumentation and technology has been pioneered in partnerships between biologists and engineers. In these situations, interdependence was created between two or more of the parties, and the creators of these enterprises, who successfully applied the negotiation skills discussed throughout this book, enhanced the potential for successful value creation.

Value may be created in numerous ways, and the heart of the process lies in exploiting the differences that exist between the negotiators (Lax and Sebenius, 1986). The key differences among negotiators include these:

1. **Differences in interests.** Negotiators seldom value all items in a negotiation equally. For instance, in discussing a compensation package, a company may be more willing to concede on a signing bonus than on salary because the bonus occurs only in the first year, while salary is a permanent expense. An advertising company may be quite willing to bend on creative control of a project, but very protective of control over advertising placement. Finding compatibility in different interests is often the key to unlocking the puzzle of value creation.

2. **Differences in judgments about the future.** People differ in their evaluation of what something is worth or the future value of an item. For instance, is that piece of swamp land a good or bad investment of your hard-earned income? Some people can imagine the future house site and swimming pool, whereas others will see it as a bug-infested flood control problem. Real estate developers work hard to identify properties where they see future potential that current owners fail to recognize.

3. **Differences in risk tolerance.** People differ in the amount of risk they are comfortable assuming. A young, single-income family with three children can sustain less risk than a mature, dual-income couple without children. A company with a cash flow problem can assume less risk of expanding its operations than one that is cash rich.

4. **Differences in time preference.** Negotiators frequently differ in how time affects them. One negotiator may want to realize gains now while the other may be happy to defer gains into the future; one needs a quick settlement while the other has no need for any change in the status quo. Differences in time preferences have the potential to create value in a negotiation. For instance, a car salesman may want to close a deal by the end of the week in order to be eligible for a special company bonus, while the potential buyer intends to trade his car in “sometime in the next six months.”

In summary, while value is often created by exploiting common interests, differences can also serve as the basis for creating value. The heart of negotiation is exploring both common and different interests to create this value and employing such interests as the foundation for a strong and lasting agreement. Differences can be seen as insurmountable, however, and in that case serve as barriers to reaching agreement. As a result, negotiators must also learn to manage conflict effectively in order to manage their differences while searching for ways to maximize their joint value. Managing conflict is the focus of the next section.
Conflict

A potential consequence of interdependent relationships is conflict. Conflict can result from the strongly divergent needs of the two parties or from misperceptions and misunderstandings. Conflict can occur when the two parties are working toward the same goal and generally want the same outcome or when both parties want very different outcomes. Regardless of the cause of the conflict, negotiation can play an important role in resolving it effectively. In this section, we will define conflict, discuss the different levels of conflict that can occur, review the functions and dysfunctions of conflict, and discuss strategies for managing conflict effectively.

Definitions

Conflict may be defined as a “sharp disagreement or opposition, as of interests, ideas, etc.” and includes “the perceived divergence of interest, or a belief that the parties’ current aspirations cannot be achieved simultaneously” (both from Pruitt and Rubin, 1986, p. 4). Conflict results from “the interaction of interdependent people who perceived incompatible goals and interference from each other in achieving those goals” (Hocker and Wilmot, 1985).

Levels of Conflict

One way to understand conflict is to distinguish it by level. Four levels of conflict are commonly identified:

1. **Intrapersonal or intrapsychic conflict.** These conflicts occur within an individual. Sources of conflict can include ideas, thoughts, emotions, values, predispositions, or drives that are in conflict with each other. We want an ice cream cone badly, but we know that ice cream is very fattening. We are angry at our boss, but we’re afraid to express that anger because the boss might fire us for being insubordinate. The dynamics of intrapsychic conflict are traditionally studied by various subfields of psychology: cognitive psychologists, personality theorists, clinical psychologists, and psychiatrists (c.f. Bazerman, Tenbrunsel, and Wade-Benzoni, 1998). Although we will occasionally delve into the internal psychological dynamics of negotiators (e.g., in Chapters 5 and 15), this book generally doesn’t address intrapersonal conflict.

2. **Interpersonal conflict.** A second major level of conflict is between individuals. Interpersonal conflict occurs between co-workers, spouses, siblings, roommates, or neighbors. Most of the negotiation theory in this book is drawn from studies of interpersonal negotiation and directly addresses the management and resolution of interpersonal conflict.

3. **Intragroup conflict.** A third major level of conflict is within a group—among team and work group members and within families, classes, living units, and tribes. At the intragroup level, we analyze conflict as it affects the ability of the group to make decisions, work productively, resolve its differences, and continue to achieve its goals effectively. Within-group negotiations, in various forms, are discussed in Chapters 11, 12, and 13.

4. **Intergroup conflict.** The final level of conflict is intergroup—between organizations, ethnic groups, warring nations, or feuding families or within splintered, fragmented communities. At this level, conflict is quite intricate because of the large number of people involved and the multitudinous ways they can interact with each other. Negotiations at this level are also the most complex. We will discuss the nature of intergroup negotiations throughout the book, particularly in Chapters 11 and 13.
Functions and Dysfunctions of Conflict

Most people initially believe that conflict is bad or dysfunctional. This belief has two aspects: first, that conflict is an indication that something is wrong, broken or dysfunctional, and, second, that conflict creates largely destructive consequences. Deutsch (1973) and others\textsuperscript{11} have elaborated on many of the elements that contribute to conflict’s destructive image:

1. \textit{Competitive, win–lose goals.} Parties compete against each other because they believe that their interdependence is such that goals are in opposition and both cannot simultaneously achieve their objectives.\textsuperscript{12} Competitive goals lead to competitive processes to obtain those goals.

2. \textit{Misperception and bias.} As conflict intensifies, perceptions become distorted. People come to view things consistently with their own perspective of the conflict. Hence, they tend to interpret people and events as being either with them or against them. In addition, thinking tends to become stereotypical and biased—parties endorse people and events that support their position and reject outright those who oppose them.

3. \textit{Emotionality.} Conflicts tend to become emotionally charged as the parties become anxious, irritated, annoyed, angry, or frustrated. Emotions overwhelm clear thinking, and the parties may become increasingly irrational as the conflict escalates.

4. \textit{Decreased communication.} Productive communication declines with conflict. Parties communicate less with those who disagree with them and more with those who agree. The communication that does occur is often an attempt to defeat, demean, or debunk the other’s view or to strengthen one’s own prior arguments.

5. \textit{Blurred issues.} The central issues in the dispute become blurred and less well defined. Generalizations abound. The conflict becomes a vortex that sucks in unrelated issues and innocent bystanders. The parties become less clear about how the dispute started, what it is “really about,” or what it will take to solve it.

6. \textit{Rigid commitments.} The parties become locked into positions. As the other side challenges them, parties become more committed to their points of view and less willing to back down from them for fear of losing face and looking foolish. Thinking processes become rigid, and the parties tend to see issues as simple and “either/or” rather than as complex and multidimensional.

7. \textit{Magnified differences, minimized similarities.} As parties lock into commitments and issues become blurred, they tend to see each other—and each other’s positions—as polar opposites. Factors that distinguish and separate them from each other become highlighted and emphasized, while similarities that they share become oversimplified and minimized. This distortion leads the parties to believe they are further apart from each other than they really may be, and hence they may work less hard to find common ground.

8. \textit{Escalation of the conflict.} As the conflict progresses, each side becomes more entrenched in its own view, less tolerant and accepting of the other, more defensive and less communicative, and more emotional. The net result is that both parties attempt to win by increasing their commitment to their position, increasing the resources they are willing to spend to win, and increasing their tenacity in holding their ground under pressure. Both sides believe that by adding more pressure (resources, commitment,
enthusiasm, energy, etc.), they can force the other to capitulate and admit defeat. As most destructive conflicts reveal, however, nothing could be further from the truth! Escalation of the conflict level and commitment to winning can increase so high that the parties will destroy their ability to resolve the conflict or ever be able to deal with each other again.

These are the processes that are commonly associated with escalating, polarized, “intractable” conflict (see also Chapter 17). However, conflict also has many productive aspects (Coser, 1956; Deutsch, 1973). Figure 1.1 outlines some of these productive aspects. From this perspective, conflict is not simply destructive or productive; it is both. The objective is not to eliminate conflict but to learn how to manage it to control the destructive elements while enjoying the productive aspects. Negotiation is a strategy for productively managing conflict.

**Factors That Make Conflict Easy or Difficult to Manage**

Figure 1.2 presents a conflict diagnostic model. This model offers some useful dimensions for analyzing any dispute and determining how easy or difficult it will be to resolve. Conflicts with more of the characteristics in the “difficult to resolve” column will be harder to

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### FIGURE 1.1 | Functions and Benefits of Conflict

- Discussing conflict makes organizational members more aware and able to cope with problems. Knowing that others are frustrated and want change creates incentives to try to solve the underlying problem.

- Conflict promises organizational change and adaptation. Procedures, assignments, budget allocations, and other organizational practices are challenged. Conflict draws attention to those issues that may interfere with and frustrate employees.

- Conflict strengthens relationships and heightens morale. Employees realize that their relationships are strong enough to withstand the test of conflict; they need not avoid frustrations and problems. They can release their tensions through discussion and problem solving.

- Conflict promotes awareness of self and others. Through conflict, people learn what makes them angry, frustrated, and frightened and also what is important to them. Knowing what we are willing to fight for tells us a lot about ourselves. Knowing what makes our colleagues unhappy helps us to understand them.

- Conflict enhances personal development. Managers find out how their style affects their subordinates through conflict. Workers learn what technical and interpersonal skills they need to upgrade themselves.

- Conflict encourages psychological development—it helps people become more accurate and realistic in their self-appraisals. Through conflict, people take others’ perspectives and become less egocentric. Conflict helps people believe they are powerful and capable of controlling their own lives. They do not simply need to endure hostility and frustration but can act to improve their lives.

- Conflict can be stimulating and fun. People feel aroused, involved, and alive in conflict, and it can be a welcome break from an easygoing pace. It invites employees to take another look and to appreciate the intricacies of their relationships.

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**FIGURE 1.2  | Conflict Diagnostic Model**

<table>
<thead>
<tr>
<th>Dimension</th>
<th>Viewpoint Continuum</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Difficult to Resolve</strong></td>
<td><strong>Easy to Resolve</strong></td>
</tr>
<tr>
<td>Issue in question</td>
<td>Matter of “principle”—values, ethics, or</td>
</tr>
<tr>
<td></td>
<td>precedent a key part of the issue</td>
</tr>
<tr>
<td>Size of stakes—magnitude of what can be</td>
<td>Large—big consequences</td>
</tr>
<tr>
<td>won or lost</td>
<td></td>
</tr>
<tr>
<td>Interdependence of the parties—degree to</td>
<td>Zero sum—what one wins, the other loses</td>
</tr>
<tr>
<td>which one’s outcomes determine the other’s</td>
<td></td>
</tr>
<tr>
<td>outcomes</td>
<td></td>
</tr>
<tr>
<td>Continuity of interaction—will they be</td>
<td>Single transaction—no past or future</td>
</tr>
<tr>
<td>working together in the future?</td>
<td></td>
</tr>
<tr>
<td>Structure of the parties—how cohesive,</td>
<td>Disorganized—uncohesive, weak leadership</td>
</tr>
<tr>
<td>organized they are as a group</td>
<td></td>
</tr>
<tr>
<td>Involvement of third parties—can others get</td>
<td>No neutral third party available</td>
</tr>
<tr>
<td>involved to help resolve the dispute?</td>
<td></td>
</tr>
<tr>
<td>Perceived progress of the conflict—balanced</td>
<td>Unbalanced—one party feels more harm and</td>
</tr>
<tr>
<td>(equal gains and equal harm) or</td>
<td>will want revenge and retribution whereas</td>
</tr>
<tr>
<td>unbalanced (unequal gain, unequal harm)</td>
<td>stronger party wants to maintain control</td>
</tr>
</tbody>
</table>

settle, while those that have more characteristics in the “easy to resolve” column will be settled quicker.

**Effective Conflict Management**

Many frameworks for managing conflict have been suggested, and inventories have been constructed to measure negotiator tendencies to use these approaches. Each approach begins with a similar two-dimensional framework and then applies different labels and descriptions to five key points. We will describe these points using the framework proposed by Dean Pruitt, Jeffrey Rubin, and S. H. Kim (1994).

The two-dimensional framework presented in Figure 1.3 is called the *dual concerns model*. The model postulates that people in conflict have two independent types of concern: concern about their own outcomes (shown on the horizontal dimension of the figure) and concern about the other’s outcomes (shown on the vertical dimension of the figure). These concerns can be represented at any point from none (representing very low concern) to high (representing very high concern). The vertical dimension is often referred to as the cooperativeness dimension, and the horizontal dimension as the assertiveness dimension. The stronger their concern for their own outcomes, the more likely people will be to pursue strategies located on the right side of the figure, whereas the weaker their concern for their own outcomes, the more likely they will be to pursue strategies located on the left side of the figure. Similarly, the stronger their concern for permitting, encouraging, or even helping the other party achieve his or her outcomes, the more likely people will be to pursue strategies located at the top of the figure. The weaker their concern for the other party’s outcomes, the more likely they will be to pursue strategies located at the bottom of the figure.

**FIGURE 1.3**  |  The Dual Concerns Model

![Diagram of the Dual Concerns Model](image)

Although we can theoretically identify an almost infinite number of points within the two-dimensional space based on the level of concern for pursuing one’s own and the other’s outcomes, five major strategies for conflict management have been commonly identified in the dual concerns model:

1. **Contending** (also called competing or dominating) is the strategy in the lower right-hand corner. Actors pursuing the contending strategy pursue their own outcomes strongly and show little concern for whether the other party obtains his or her desired outcomes. As Pruitt and Rubin (1986) state, “[P]arties who employ this strategy maintain their own aspirations and try to persuade the other party to yield” (p. 25). Threats, punishment, intimidation, and unilateral action are consistent with a contending approach.

2. **Yielding** (also called accommodating or obliging) is the strategy in the upper left-hand corner. Actors pursuing the yielding strategy show little interest or concern in whether they attain their own outcomes, but they are quite interested in whether the other party attains his or her outcomes. Yielding involves lowering one’s own aspirations to “let the other win” and gain what he or she wants. Yielding may seem like a strange strategy to some, but it has its definite advantages in some situations.

3. **Inaction** (also called avoiding) is the strategy in the lower left-hand corner. Actors pursuing the inaction strategy show little interest in whether they attain their own outcomes, as well as little concern about whether the other party obtains his or her outcomes. Inaction is often synonymous with withdrawal or passivity; the party prefers to retreat, be silent, or do nothing.
4. Problem solving (also called collaborating or integrating) is the strategy in the upper right-hand corner. Actors pursuing the problem-solving strategy show high concern for attaining their own outcomes and high concern for whether the other party attains his or her outcomes. In problem solving, the two parties actively pursue approaches to maximize their joint outcome from the conflict.

5. Compromising is the strategy located in the middle of Figure 1.3. As a conflict management strategy, it represents a moderate effort to pursue one’s own outcomes and a moderate effort to help the other party achieve his or her outcomes. Pruitt and Rubin (1986) do not identify compromising as a viable strategy; they see it “as arising from one of two sources—either lazy problem solving involving a half-hearted attempt to satisfy the two parties’ interests, or simple yielding by both parties” (p. 29). However, because other scholars who use versions of this model (see footnote 12) believe that compromising represents a valid strategic approach to conflict, we have inserted it in Pruitt, Rubin, and Kim’s framework in Figure 1.3.

Much of the early writing about conflict management strategies—particularly the work in the 1960s and 1970s—had a strong normative value bias against conflict and toward cooperation (Lewicki, Weiss, and Lewin, 1992). Although the models suggested the viability of all five strategic approaches to managing conflict, problem solving was identified as the distinctly preferred approach. These writings stressed the virtues of problem solving, advocated using it, and described how it could be pursued in almost any conflict. However, more recent writing, although still strongly committed to problem solving, has been careful to stress that each conflict management strategy has its advantages and disadvantages and can be more or less appropriate to use given the type of interdependence and conflict context (see Figure 1.4).

Overview of the Chapters in This Book

The book is organized into seven sections with 20 chapters, which can be viewed schematically in Figure 1.5. Section 1, Negotiation Fundamentals, contains three chapters in addition to this introductory chapter and examines the basic processes of negotiation. In Section 2, Negotiation Subprocesses, five chapters examine the key subprocesses of negotiation that explain why negotiations unfold as they do. Section 3, Negotiation Contexts, contains four chapters that place negotiations in a broader social context of multiple parties playing many different roles. Section 4 contains two chapters that address the many ways individuals differ in their approach to negotiation as a result of their gender and personality. Section 5 contains a single chapter, addressing the interesting questions of how negotiation processes change as we move from a Western view to other national or cultural backgrounds. In the three chapters of Section 6, we explore ways that negotiators can move past impasse, deadlock, and mismatches in their negotiation styles—either on their own initiative or with the help of a third party. Finally, the book concludes with Section 7, in which we offer 10 summary comments and observations about the wealth of material contained herein.

In the next two chapters (2 and 3), we describe the two fundamental strategies of negotiation: distributive and integrative. Chapter 2 describes and evaluates the strategies and
FIGURE 1.4  | Styles of Handling Interpersonal Conflict and Situations Where They Are Appropriate or Inappropriate

<table>
<thead>
<tr>
<th>Conflict Style</th>
<th>Situations Where Appropriate</th>
<th>Situations Where Inappropriate</th>
</tr>
</thead>
</table>
| Integrating    | 1. Issues are complex.  
2. Synthesis of ideas is needed to come up with better solutions.  
3. Commitment is needed from other parties for successful implementation.  
4. Time is available for problem solving.  
5. One party alone cannot solve the problem.  
6. Resources possessed by different parties are needed to solve their common problems. | 1. Task or problem is simple.  
2. Immediate decision is required.  
3. Other parties are unconcerned about outcome.  
4. Other parties do not have problem-solving skills. |
| Obliging       | 1. You believe you may be wrong.  
2. Issue is more important to the other party.  
3. You are willing to give up something in exchange for something from the other party in the future.  
4. You are dealing from a position of weakness.  
5. Preserving relationship is important. | 1. Issue is important to you.  
2. You believe you are right.  
3. The other party is wrong or unethical. |
| Dominating     | 1. Issue is trivial.  
2. Speedy decision is needed.  
3. Unpopular course of action is implemented.  
4. Necessary to overcome assertive subordinates.  
5. Unfavorable decision by the other party may be costly to you.  
6. Subordinates lack expertise to make technical decisions.  
7. Issue is important to you. | 1. Issue is complex.  
2. Issue is not important to you.  
3. Both parties are equally powerful.  
4. Decision does not have to be made quickly.  
5. Subordinates possess high degree of competence. |
| Avoiding       | 1. Issue is trivial.  
2. Potential dysfunctional effect of confronting the other party outweighs benefits of resolution.  
3. Cooling off period is needed. | 1. Issue is important to you.  
2. It is your responsibility to make decision.  
3. Parties are unwilling to defer; issue must be resolved.  
4. Prompt attention is needed. |
| Compromising   | 1. Goals of parties are mutually exclusive.  
2. Parties are equally powerful.  
3. Consensus cannot be reached.  
4. Integrating or dominating style is not successful.  
5. Temporary solution to a complex problem is needed. | 1. One party is more powerful.  
2. Problem is complex enough to need a problem-solving approach. |

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tactics that characterize the competitive (win–lose) distributive bargaining process. This chapter reviews the tactics most commonly associated with distributive bargaining and evaluates the consequences of using them. The chapter concludes with a section on how to close negotiations, an aspect that many negotiators neglect in their preparation process.

Chapter 3 describes and evaluates the basic strategies and tactics common to the co-operative (win–win) integrative bargaining process. Integrative negotiation is significantly different from distributive bargaining. Whereas distributive bargaining is often characterized by mistrust and suspicion and by strategies designed to beat the other party, integrative negotiation is characterized by trust and openness and by tactics designed to achieve the best possible solution for all parties involved. Integrative negotiation often resembles the process of problem solving.

The Negotiation Fundamentals section continues with Chapter 4, in which we discuss how negotiators should create strategies and plans to achieve their desired outcomes. This chapter first examines the broad nature and role of strategy. We present a general model of strategic choice and identify the key factors that affect how a strategy is designed. We then move to the more specific elements of effective planning for negotiation. Planning and preparation are the most important steps in negotiation, yet many negotiators neglect or

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**FIGURE 1.5 | Schematic Overview of Chapters in This Book**

**Section 1: Negotiation Fundamentals**
1. The Nature of Negotiation
2. Strategy and Tactics of Distributive Bargaining
3. Strategy and Tactics of Integrative Negotiation

**Section 2: Negotiation Subprocesses**
5. Perception, Cognition, and Emotion
6. Communication
7. Finding and Using Negotiation Power
8. Influence
9. Ethics in Negotiation

**Section 3: Negotiation Contexts**
10. Relationships in Negotiation
11. Agents, Constituencies, Audiences
12. Coalitions
13. Multiple Parties and Teams

**Section 4: Individual Differences**
14. Individual Differences I: Gender and Negotiation
15. Individual Differences II: Personality and Abilities

**Section 5: Negotiation across Cultures**
16. International and Cross-Cultural Negotiation

**Section 6: Resolving Differences**
17. Managing Negotiation Impasses
18. Managing Negotiation Mismatches
19. Third-Party Approaches to Managing Difficult Negotiations

**Section 7: Concluding Comments**
20. Best Practices in Negotiations
even completely ignore them. Effective planning requires (1) a thorough understanding of the negotiation process so the negotiator has a general idea of what will happen and how things will evolve; (2) a clear formulation of goals and aspirations; (3) research—gathering information and arguments to support and defend desired goals; and (4) knowledge of the other party, his or her goals, and the ability to use that knowledge to design a strategy to reach an effective resolution. The chapter includes a series of diagnostic questions negotiators may use in planning for any negotiation.

Section 2, Negotiation Subprocesses, has five chapters. Chapter 5 addresses how perception, cognition, and emotion shape the data we receive and process about the issues, other parties, and negotiation dynamics. Perception, cognition, and emotion are the basic building blocks of all social encounters in the sense that our social actions are guided by how we perceive and analyze the other party, the situation, and our own interests and positions. A working knowledge of how humans perceive and process information is important to understanding why people behave the way they do during negotiations. Moreover, we experience and express emotion when we interact with others, and negotiating is certainly no exception. The chapter explores the role of emotion and moods in shaping negotiation dynamics.

Reduced to its essence, negotiation is a form of interpersonal communication. Communication processes, both verbal and nonverbal, are critical to achieving negotiation goals and to resolving conflicts. Chapter 6 examines the process by which negotiators communicate their own interests, positions, and goals—and in turn make sense of those of the other party and of the negotiation as a whole. This chapter opens with a discussion of the basic mechanisms through which messages are encoded, sent, received, and decoded. It then considers in some depth what is communicated in a negotiation, followed by an exploration of how people communicate in negotiation; the chapter concludes with discussions of how to improve communication in negotiation.

Chapter 7 focuses on power in negotiation. By power, we mean the capabilities negotiators can assemble to give themselves an advantage or increase the probability of achieving their objectives. All negotiators want power; they want to know what they can do to put pressure on the other party, persuade the other to see things their way, get the other to give them what they want, get one up on the other, or change the other’s mind. The chapter begins by defining the nature of power and discussing some of the dynamics of its use in negotiation. It focuses on the power sources that give negotiators the capacity to exert influence.

Chapter 8 examines the way negotiators actually exert influence—the actual strategies and messages that individuals deploy to bring about desired attitudinal or behavioral change. During negotiations, actors frequently need to convince the other party they have offered something of value, that their offer is reasonable, and that they cannot offer more. Negotiators may also want to alter the other party’s beliefs about the importance of his own objectives and convince him that his concessions are not as valuable as he first believed. Negotiators may portray themselves as likable people who should be treated decently. All these efforts are designed to use information, as well as the qualities of the sender and receiver of that information, to adjust the other party’s positions, perceptions, and opinions.

Finally, in Chapter 9, we explore the question of whether there are, or should be, accepted ethical standards for behavior in negotiations. It is our view that fundamental
questions of ethical conduct arise in every negotiation. The effective negotiator must recognize when the questions are relevant and what factors must be considered to answer them. We will identify the major ethical dimensions raised in negotiations, describe how people tend to think about these ethical choices, and provide a framework for making informed ethical decisions. Along the way, we will highlight research that has yielded worthwhile findings in this area.

The chapters in Section 3, Negotiation Contexts, examine ways the broader social environment shapes negotiation processes. One major way that context affects negotiation is that people are in relationships that have a past, present, and future. In Chapter 10, we focus on the ways these past and future relationships impact present negotiations. Our treatment of relationships will come in two major sections. First, we examine how a past, ongoing, or future relationship between negotiators affects the negotiation process. Second, we look at three major themes—reputations, trust, and justice—that are particularly critical to effective negotiations within a relationship.

In Chapter 11, we explore how negotiation changes when (1) we move beyond simple 1:1 negotiations and add other parties to the process, and (2) when negotiators act as agents in the process—that is, they are not necessarily presenting their own issues and interests, but are also representing the views of others who may or may not be at the table. This situation is called an *agency relationship*. We examine the ways negotiations change when negotiators are representing the interests of others rather than arguing for their own interests. Within this larger context, individuals and groups attempt to exert both direct and indirect pressures on negotiators to advocate their interests. We examine the type of influence strategies negotiators use and the different types of influence attempts that occur as the number of parties increases. We conclude with a section on how constituencies can manage agents, and how agents can manage constituencies.

In Chapter 12, our focus is on situations in which multiple (more than two) parties are negotiating with one another—in essence, how parties ally into *coalitions* to achieve these objectives. We present an overview of what a coalition is and describe the different forms that coalitions take. We then analyze how and why coalitions form and develop, the nature of coalition decision making, and the role of power and leverage in coalitions. The chapter concludes with some practical advice for building and maintaining coalitions.

Finally, in Chapter 13, we extend the analysis to two situations that involve multiple parties. In one situation, multiple parties are negotiating with one another and attempting to achieve a collective or group consensus. We discuss this kind of team or group decision making as a process of multiparty negotiation. In the second situation, multiple individuals are present on each “side” of the negotiation—in other words, the parties to a negotiation are teams against teams, rather than individuals.

The two chapters in Section 4, Individual Differences, examine the way individual differences shape the approaches people take in negotiation. Some people are better negotiators than others. What characteristics of individuals make a difference in negotiation? In Chapter 14, we focus exclusively on the individual difference that has received more attention from negotiation researchers than any other: gender differences. Our examination of gender differences, which some might prefer to call sex differences, will begin by distinguishing between the terms *sex* and *gender*. We then examine research on gender differences in negotiation. We look at both the rationale for why there should be gender
differences and the empirical research evidence for them. Some exciting new research developments in this area have occurred in the last few years, giving us a clearer picture of the underlying psychology of gender in negotiation.

In Chapter 15 we examine a range of other individual difference factors, including personality traits and abilities. We begin with a brief review of early research on individual differences. We then focus on more recent research on individual differences and negotiation, segmenting our discussion into two major categories: (1) dimensions of personality that appear to have an influence on negotiation and (2) the role of native abilities in negotiation, including cognitive ability and the relatively new domain of emotional intelligence. The chapter then concludes with a discussion of the behavioral approach to studying individual differences in negotiations, which explores how superior negotiators behave differently from average negotiators.

Section 5, Negotiation across Cultures, contains only a single chapter, but it is an important one: International and Cross-Cultural Negotiation. People today travel more frequently and farther, and business is more international in scope and extent than ever before. For many people and organizations, international negotiation has become the norm rather than an exotic activity that only occasionally occurs. Negotiation increases significantly in complexity as parties move across national and cultural boundaries. This chapter discusses some of the factors that make international negotiation different, including both the environmental context (macropolitical factors) and the immediate context (microstrategic factors). We then turn to a discussion of the most frequently studied aspect of international negotiation: the effect of culture, be it national, regional, or organizational. Next we examine the influence of culture on negotiations, discussing this from managerial and research perspectives. The chapter concludes with a discussion of culturally responsive strategies available to the international negotiator.

Section 6 of the text examines ways that parties can deal with failures to complete negotiation successfully. Negotiations break down and stall for many reasons. In Chapter 17, we address situations in which negotiations become especially difficult, often to the point of impasse, stalemate, or breakdown. Parties can become angry or entrenched in their positions. Perceptions become distorted, and judgments are biased. The parties stop communicating effectively and instead accuse and blame each other. The chapter examines the nature of those negotiations that are difficult to resolve. We examine the nature of impasses and what makes negotiations intractable. We then explore the fundamental mistakes that negotiators make that cause negotiation impasses, and we discuss strategies that negotiators can use to resolve impasses and get negotiations back on track.

In Chapter 18, we turn to situations in which parties are using different models to guide their negotiation, either because they have diagnosed the situation differently or they possess different levels of negotiation sophistication, or simply from habit. We direct our discussion and advice to negotiators who wish to be collaborative but find they must deal with others who are reluctant to do so—who wish, intend, or are actively trying to be distributive. We call them “difficult” people. There are several challenges to negotiators who want to convert a distributive bargainer toward a more collaborative approach. We begin by discussing ways to manage the social contract and the shadow negotiation. Next, we turn to a discussion of how to respond to the other party’s hard distributive tactics, which is followed by a discussion of the options available to negotiators who are faced with another party who
is more powerful. We then discuss possible tactics to use with generally difficult negotiators, examine how to respond to ultimatums, and conclude the chapter with a discussion of how to manage difficult conversations.

Finally, in Chapter 19, we discuss the many ways that third parties can help negotiators resolve their differences. There is a long history of third-party involvement in helping parties resolve disputes or reaching a decision for them when they cannot. Third parties tend to become involved when negotiators have tried all other options and are not making progress, when mistrust and suspicion are high, or when the parties cannot take actions toward defusing conflict without those actions being misinterpreted and mistrusted by others. In this chapter, we describe the typical roles that third parties play and how they can contribute to resolving conflict. This is followed by an examination of the types of third-party interventions, with special attention paid to three formal third-party roles: arbitration, mediation, and process consultation. We then discuss informal third parties, and we conclude the chapter with an examination of the institutionalization of third-party processes through the establishment and maintenance of alternative dispute resolution (ADR) systems.

Section 7 contains the last chapter in the book. In this final chapter (20), we reflect on negotiation at a broad level. Negotiation is an integral part of daily life and the opportunities to negotiate surround us. While some people may look like born negotiators, negotiation is fundamentally a skill involving analysis and communication that everyone can learn. In this final chapter, we look back at the broad perspective we have provided and provide 10 “best practices” for negotiators who wish to continue to improve their negotiation skills.

Chapter Summary

In this chapter, we have set the groundwork for a thorough and detailed examination of the negotiation process. We began with examples—examples from the news of events around the world and examples from our everyday experience. We used these examples to introduce the variety of negotiations that occur daily and to discuss how we will present material in this book. We then turned to the extended example of a day in the life of Joe and Sue Carter and showed how negotiations permeate daily experience. We also used this example to help define the key parameters of a negotiation situation.

Our definition and these examples lead us to explore four key elements of the negotiation process: managing interdependence, engaging in mutual adjustment, creating or claiming value, and managing conflict. Each of these elements is foundational to understanding how negotiation works. Managing interdependence is about the parties understanding the ways they are dependent on each other for attaining their goals and objectives. Mutual adjustment introduces the ways parties begin to set goals for themselves in a negotiation and adjust to goals stated by the other party in order to emerge with an agreement that is satisfactory to both. Claiming or creating value are the processes by which parties handle negotiation opportunities to share or “win” a scarce resource or to enhance the resource so both sides can gain. Finally, managing conflict helps negotiators understand how conflict is functional and dysfunctional. It involves some basic strategies to maximize the benefits of conflict and limit its costs.

These four processes are central to any negotiation, and they serve as the foundation for our expanded treatment of this subject. In the remainder of this chapter, we provided an overview of our broader approach by introducing the overall organization and chapters in the book.
Endnotes

1 E.g., Hochberg and Kressel, 1996; Oliver, Balakrishnan, and Barry, 1994; Olekalns, Smith, and Walsh, 1996; Weiss, 1997.

2 See Bazerman, Tenbrunsel, and Wade-Benzoni on the challenge of negotiating with yourself.


4 Alexander, Schul, and Babakus, 1991; Donohue and Roberto, 1996; Eyuboglu and Buja, 1993; Pinkley and Northcraft, 1994.


7 We are not suggesting that Max should do this; rather, because the long-term relationship is important in this situation, Max should ensure that both parties’ needs are met (see Chapter 3 for an expanded discussion of this point).


9 Raiffa, 1982; Selekmam, Fuller, Kennedy, and Baitsel, 1964.


12 As mentioned earlier, however, the goals may not actually be in opposition, and the parties need not compete. Perception is more determinant than reality.