

Out of Sight: Patents that Have Never Been Cited

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Abstract

*Patent citations have become an acceptable proxy for inventions' quality. Our study offers the first systematic exploration of **uncited** patents. Analyzing data on all US patents issued between 1976 and 2008, we examine the ratio of uncited patents out of all patents granted each year. We find a robust pattern, consistent across technological fields, whereby the percentage of uncited patents declined between 1976 and the mid-1990s, but has been significantly increasing since then. We discuss policy implications of these findings and suggest that the ratio of uncited patents can serve as a complementary measure for evaluating the patent system.*

Keywords: Uncited Patents; Patents; Patent Citations; Patent Quality; Innovation; Networks; Big Data; Negative Knowledge

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1. Introduction

Patent registration generates huge data repositories that constitute an important source of knowledge about innovation. A growing body of literature in economics, business management, network science, and the legal field, suggests that analyses of patent data can provide ample information about innovation processes, about the traits of specific inventions, and about technological domains. This growing awareness, together with developments

in big data analyses have led to an upsurge in the exploration of information stored in patent databases in the recent decades.¹

A significant part of the research in this area is devoted to the study of patent citations, and specifically to the study of highly cited patents.² The perception underlying this line of scholarship is that patent citations reflect technological relations between the citing and the cited patents (e.g. Trajtenberg: 1990; Harhoff et al., 1999; Jaffe et al, 2003; Hall et al., 2005). Therefore, a large number of follow-on citations received by a patent is perceived as an indication of the impact, quality, social value, and even breakthrough nature, of the patented technology (e.g., Fleming, 2001; Dahlin & Behrens, 2005; Erdi at al., 2013; Arts & Veugelers, 2015).

Yet, there is another side to patents citations that can provide important information about innovation and about the patent system, but has been essentially ignored in the literature to date: patents that do not receive any citations. In this Article we term them “uncited patents”. While some scholarship incidentally observed that patents without citations are a proxy for “failed”, low quality, inventions,³ no study has systematically focused on

¹ For pioneering studies see, e.g., Schmookler, 1966; Griliches, 1984; Trajtenberg, 1990. For more recent studies see, e.g., Lanjouw & Schankerman, 2001; Allison et al., 2004; Erdi at al., 2013; Shur-Ofry, 2017; Ashtor, 2019; Pedraza-Farina & Whelan, 2020.

² For a general explanation about the generation of patent citations as part of the patent-registration process, and the different types of citations, see Section 2, *infra*.

³ See, e.g., Arts & Veugelers, 2015:1218 (“[P]atents receiving a disproportionately large number of citations can be considered as breakthroughs while patent receiving no citations as failures”).

uncited patents. How many uncited patents are there? Does the percentage of uncited patents change over time, or across technological fields? Can we identify traits that characterize uncited patents? These and additional questions have been left unanswered in the literature to date. The lack of focus on uncited patents may be understandable, in light of the general human tendency to concentrate on positive information (in our case: successful patents that receive many citations), and ignore negative information.⁴ Yet, if patent citations provide information about the quality and value of patented technologies, then studying patents without citations is necessary, in order to get a fuller picture about the patent system, and the way it fulfills its ultimate task: promoting valuable innovation.⁵

In this Article we aim to fill-in this gap, by providing the first systematic exploration of uncited patents. We analyze all U.S. patents granted between 1976 and 2008 (3,079,587 observations overall). First, we focus on the ratio of uncited patents out of all patents granted each year, and track the changes in this percentage during a period of more than three decades.⁶ Second, we inquire whether there are differences in uncited patents across technological fields, comparing, primarily, the fields of pharmaceuticals and

⁴ For a discussion of the general disregard of negative information in the innovation system, see Shur-Ofry, 2016.

⁵ The role of the patent system as a major vehicle for promoting innovation traces back to the U.S. Constitution —See U.S. Const. Art. I, Sec. 8, Cl. 8. (empowering Congress to “promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Rights to their respective Writings and Discoveries”).

⁶ *Infra*, Section 3.1.

software-related patents.⁷ Third, we inquire whether there is a link between an “uncited status” and specific patent traits. As part of the latter inquiry we examine a series of factors—including the number of backward citations a patent has, the number of inventors listed on the patent, the number of subclasses to which the patent belongs, the number of claims in the patent, and the degree of similarity between the uncited patents and the prior art which they cite—in order to explore whether there are differences between uncited and cited patents.⁸

Our findings reveal a robust pattern in which the ratio of uncited patents out of all granted patents decreased between 1976 and the mid-1990s, but has been significantly increasing since then. Graphically, then, the ratio of uncited patents across the period of our study forms a rough “U” shape. These findings are robust after controlling for patents’ age, and are consistent across technological fields. Since patent citations are perceived as an indication of technological quality and impact, these findings are concerning.

Interestingly, we observe differences among technological fields in the ratio of uncited patents. Prominently, the percentage of uncited patents is significantly higher for pharmaceutical drug patents, in comparison to patents in the software and tech-related fields.⁹

⁷ *Infra*, Section 3.2.

⁸ *Infra*, Section 3.3.

⁹ Section 3.2 *infra*. As explained herein, for the purpose of our study we broadly define this field to include patents in information and communications technology (ICT), fin-tech and med-tech.

We also find that uncited patents are *negatively* associated with the number of backward citations, the number of subclasses, and the number of claims in the patent.¹⁰ In other words, large numbers of backward citations, subclasses, and claims increase a patent's chances of being cited. Because numbers of claims, subclasses and backward citations were recognized in the literature as positively related to high-quality patents, these latter findings provide an additional indication that the quality of uncited patents may indeed be lower, in comparison to cited patents. Additionally, and importantly, even after controlling for these characteristics, the "U" shaped pattern we find continues to hold, which implies that the increase in the ratio of uncited patents cannot be attributed to any of the aforesaid factors.¹¹

The general picture emerging from our study is concerning. Out of all patents granted by the USPTO, the percentage of uncited patents across domains has been increasing significantly from 1996 through 2008, which is the last year in our study.¹² Since patent citations are indicia of impact and quality, and given the patent system's mission to serve as a vehicle for promoting valuable innovation, the trend we identify is troubling. We discuss possible explanations for this trend, and, while we cannot offer a definitive

¹⁰ Section 3.3 *infra*, tables 1 and 2, and accompanying text. As we explain below, the associations between cited/uncited status and additional two factors (number of inventors and "degree of similarity") are weak.

¹¹ Section 3.3, *infra* and Appendix 1.

¹² For an explanation concerning the study period, see ¹² *Infra*, Section 3.1.

interpretation, we locate our findings in the context of the literature concerning “patent explosion” and patent quality.¹³

More broadly, our systematic focus on uncited patents presents a new, additional measure to evaluate the shape of the patent system, and opens up a new research avenue in the analysis of patent data. We conclude by sketching, in broad strokes, additional directions for exploration that would shed further light on the negative information embedded in patent repositories, and complement the research on the positive aspects thereof.¹⁴ Such studies could provide us with a deeper and more nuanced understanding of the patent system, as well as the innovation processes it seeks to promote.

This Article proceeds as follows: Section 2 provides the theoretical background on the scientific uses of patent citations as a proxy for processes, traits, and trends of innovation. It then proceeds to quickly review the scholarly discussion of patent quality that is relevant for the following analysis. Section 3 describes our dataset, methodology, and findings, which are also graphically presented in a series of figures and detailed in technical appendices. Section 4 discusses the potential significance and potential policy implications of these findings, describes several limitations of our study, and sketches potential directions for further research.

¹³ *Infra* Section 4.

¹⁴ *Infra* Section 4.

2. Theoretical Background: Patent Data and Patent Citations

Our study of uncited patents draws on several strands of literature. The first is the large body of economic, network science, and legal scholarship that explores patent data, in order to gain valuable insights about the patent system, and the innovation ecosystem. These studies are based on the understanding that patent repositories are not merely registries of legal rights, but also an excellent source for data, which can provide us with new insights about innovation processes, about the traits of specific inventions, and about the shape of the patent system more generally (e.g., Trajtenberg, 1990; Jaffe at al. 2003; Erdi at al., 2013). The registration requirement, which is a pre-condition for obtaining patent rights, implies that patent repositories include significant and highly structured information with respect to each and every registered patent. In addition to information about the invention itself, the registration includes a host of additional data, such as data about the inventors, the patent owners, the technological classes to which the invention is assigned by the Patent Office, and additional factors.¹⁵

A prominent thread within this body of research is devoted to patent citations, and particularly to highly cited patents. Patent citations are citations of prior art pertaining to the invention. These citations are commonly

¹⁵ See the USPTO Manual of Patent Examining Procedure (MPEP) (9th. edition, last revised January 2018), available at <https://mpep.uspto.gov/RDMS/MPEP/current#/current/d0e18.html>.

comprised of previous patents, and infrequently also of scientific literature. Because a patentable invention must be “new “ and “non-obvious” relative to the prior art,¹⁶ prior art plays a crucial legal role in the decision whether the invention deserves patent protection (e.g., Erdi et al., 2013). Therefore, the citation of relevant prior art is required as part of submitting a patent application.¹⁷ The applicant’s citations are reviewed by the Patent Office examiners, who often contribute additional citations (e.g., Alcacer et al., 2009).

Citations, therefore, reflect relations between inventions: broadly speaking, *backward citations*—citations made by a patent—reflect the previous technologies related, or providing building blocks to the patented invention, while *forward citations*—citations received by a patent—reflect the invention’s impact on subsequent technologies (e.g., Trajtenberg et al., 2003b; Lanjouw & Schankerman, 2001). The underlying assumption is that if the technology embedded in the patent is valuable for technological progress,

¹⁶ U.S. Patent Act, 35 USCS § 101 (“Whoever invents or discovers any *new* and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title”), and § 103 (“A patent may not be obtained...if the differences between the subject matter sought to be patented and the *prior art* are such that the subject matter as a whole *would have been obvious* at the time the invention was made to a person having ordinary skill in the art to which the claimed invention pertains”) (emphases added).

¹⁷ See “Duty to Disclose Information Material to Patentability” 37 C.F.R. § 1.56 (“Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...”).

future patents relying on that technology would cite the original patent (e.g., Trajtenberg, 1991; Fleming, 2001; Erdi et al., 2013; Arts & Veugelers, 2015).

Indeed, numerous studies found positive correlations between large numbers of forward citations and various external indications of value, including expert evaluations of the patented inventions, payment of patent renewals fees, amounts of R&D investment, and the likelihood of the patent being involved in litigation (see, respectively, Alberta et al., 1990; Harhoff et al., 1999; Trajtenberg, 1990; Allison et al., 2004). Forward citations have therefore become an acceptable, if noisy, indication for the technical quality of inventions, its impact, and its value (e.g., Fleming, 2001:142; Strandburg et al., 2006; Csardi et al., 2009:108).

A related line of research investigates various traits of highly cited patents, in an effort to understand what “building blocks” make a successful invention. Studies in this vein found, for example, that team patents, namely patents invented by more than one inventor, receive more citations on average than patents with a single inventor inventions (e.g. Wuchty et al. 2007). Other studies found positive association between high numbers of forward citations and the number of technological sub-classes to which the patent belongs, as determined by the patent office (Schoenmakers & Duysters, 2010; Yoshikane, et al., 2012;). Similarly, research found that highly cited patents have, on average, more backward citations (namely, they cite more patents), and also have more claims, relative to other patents (Kelley et al., 2013; Lanjouw & Schankerman, 2004). However, the relations between these factors and *uncited* patents were not systematically examined.

Additional studies, of particular relevance to our research, concentrate on patent citation *patterns*. These studies examine temporal changes that occur

in patent citations over the years in order to draw broader insights about the patent system and about innovation processes. Several studies indicate that patents reach the peak of their citations during the early years after patent grant, with certain variations among technological domains (Hall et al., 2002; Strandburg et al., 2006; Mehta et al., 2010).

Kuhn et al. (2018) detect a recent change in patent citation patterns whereby a small minority of patent applications are generating a large majority of patent citations, and argue that the technological similarity between citing and cited patents has significantly weakened in recent years. Strandburg et al. observed an increasing gap between the least and most cited patents since the late 1980s, and suggested that this increase may result from issuing patents on more trivial advances, of lesser technical value. A subsequent work showed that this trend has leveled around 2000 (Strandburg et al., 2006; Csardi et al., 2009). Other research found that although newer patents have more backward citations (i.e., cite more patents) in comparison to older patents, the average number of citations received by a patent has been declining over the years, and proposed that this trend may stem from the grant of lower quality patents (Mehta et al., 2010).

Concomitantly, numerous legal scholars expressed concerns about a decline in patent quality, and argued that the grant of low-quality patents contributes to a sharp increase in the numbers of patent application and patents granted over the past decades, a trend often referred to as a “patent explosion” (e.g., Allison et al., 2010; Masur, 2011:472; Chien, 2018). This scholarship further submits that this phenomenon buttresses non-practicing entities (commonly known as patent trolls), and produces other negative externalities

that overall hinder, rather than promote, innovation (e.g., Sichelman, 2010; Lemley, 2016).

However, the rich literature on patent citations, whether its focus is on overall citation patterns or on the attributes of inventions, largely concentrates on positive information and on highly cited patents. Conversely, patents that receive *no* citations have not been the subject of substantial scholarly attention. While several recent studies focused on uncited *scientific papers* (Larviere et al., 2009; Van Noorden, 2017), uncited patents have not received such focus. Yet, negative information—in our case, information about patents with no citations—is essential for getting a full picture of the patent system, and more broadly of the innovation ecosystem.¹⁸ We therefore seek to fill in this gap in the literature, by providing a first systematic inquiry of uncited patents. The next Section details the methods of our investigation and describes our findings.

3. Data, Methods and Findings

What percentage of patents receive no citations at all? Are there differences in these percentage across technological domains? Does the pattern change over time? And are there specific traits which can be associated with uncited patents? In order to explore these questions, we analyzed data

¹⁸ Two prominent studies that focused on other negative aspects embedded in patent data are Moore (2005), who examined patents that were *not* renewed by their owners, and Cotropia & Schwartz (2020), who explored abandoned patent applications that did *not* mature into issued patents.

extracted from the USPTO database, on all US patents granted between 1976 and 2008. Our data includes a total number of 3,079,587 observations.¹⁹

For each year during in our study period, we identified the absolute numbers and percentage of patents granted that have not been cited. As we explain in Section 3.1, we control for patents' age and include citations for 10 years following patent grant.

Notably, in our main analysis, we included self-citations, so that a patent was considered cited even if its only citations came from subsequent patents held by the same patent holder, or invented by the same inventor. The underlying assumption is that self-citations may still reflect technological relations between inventions, and provide an indication of value. In order to check the robustness of our findings, we later relaxed this assumption and re-analyzed our data with self-citations excluded. Our results are robust to excluding self-citations.

3.1 Temporal Pattern of Non-Citation

As indicated above, according to previous studies patents usually reach their citation peak within approximately four years after issuance (Hall et al., 2002; Strandburg et al., 2006; Mehta et al., 2010). Nevertheless, an "uncited" status is never final. The exploratory and combinatory nature of innovation, together with the legal requirement to cite any relevant prior art, imply that a

¹⁹ <http://www.patentsview.org/download/>. A small number of patents (two percent) did not have complete data needed for the analysis; hence, they were not included in our data. This small amount of missing data is typical in such analyses and does not affect our results.

patent can receive citations at any point during its lifetime, and also after its expiry (Strandburg et al., 2006; cf. Fleming & Sorenson, 1992). Thus, older patents have more opportunities to gain citations. As a result, in order to accurately compare the percentages of uncited patents across the period of our study we needed to control for patents' age. We therefore considered citations received in the first ten years following the grant of the patent. Consequently, our data includes patents issued no later than 2008, so as to allow all patents in our database an equal ten-year period to gain citations.

Our data indicate that, overall, eleven percent of the patents issued during the period of our study did not receive any citations during ten years from issuance. Yet, our data reveals an interesting temporal pattern. Figure 1 shows this temporal pattern, namely the ratio of uncited patents to total patents issued each year during our study period, after controlling for patents age.

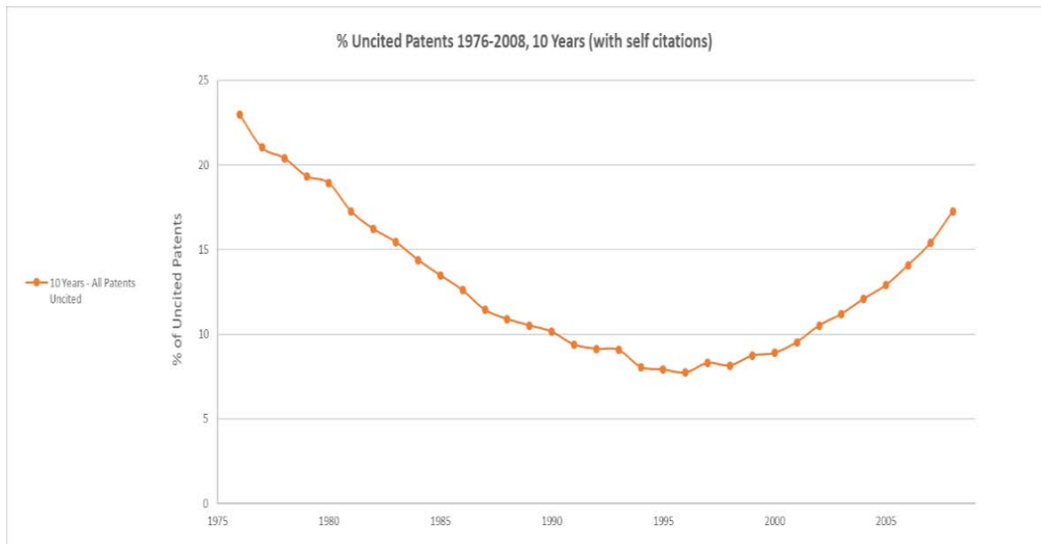


Fig. 1: Uncited Patents 1976-2008 (10 years)

Figure 1 demonstrates a U-shaped pattern: From 1976 to (roughly) 1996, the percentage of patents that were uncited *decreased* over time from essentially 22 percent in 1976 to less than 8 percent in 1996. Since 1996, the percentage of uncited patents increased steadily over time, reaching 17 percent in 2008.

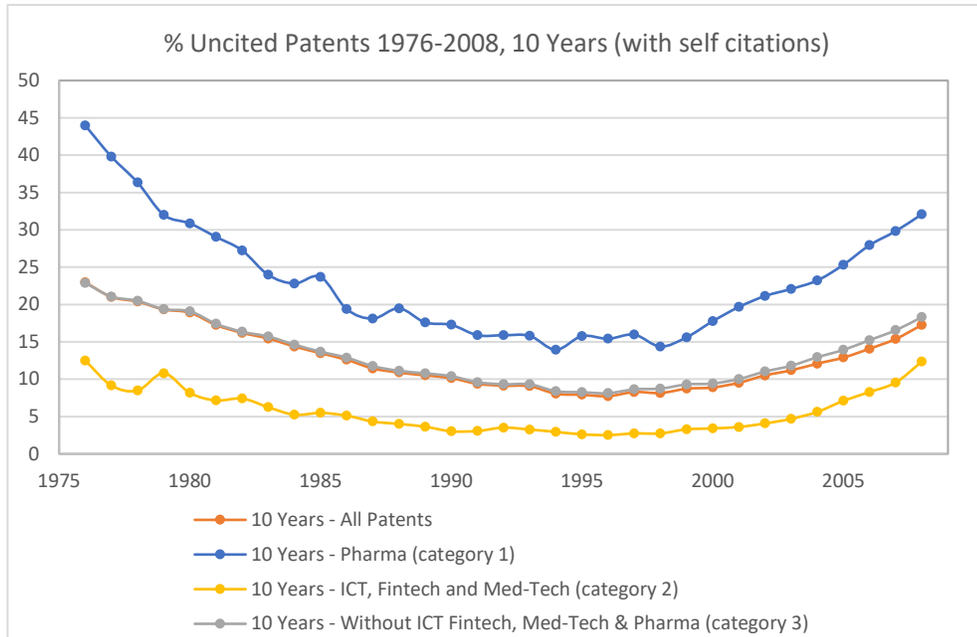
Interestingly, this trend is contrary to the trend observed in studies of scientific papers (Larviere et al., 2009). While the percentage of uncited science has been decreasing over the years, the percentage of uncited patents has been continuously increasing since the mid-1990s. In Section 4 we discuss the significance of this pattern and suggest possible explanations.

3.2 Non-Citation Patterns across Technological Fields

Does this temporal pattern subsist across technological fields? Are there differences in the percentages of uncited patents among the different fields? We performed an initial inquiry of this question, by distinguishing between three categories of patents: (1) pharmaceutical drug patents; (2) software-related patents, which we defined in a broad manner, as including patents in information and communications technology (ICT), fin-tech and med-tech; and (3) all other patents, namely patents not included in categories (1) and (2). In order to identify the patents which belong to each of these

groups, we used the patent classification system, which assigns each patent into subclasses, in accordance with the invention’s technological features.²⁰

Figure 2 shows the percentage of uncited patents for each of the three categories, together with the general, all-patents data.



²⁰ For an overview of the US Patent Classification System (USPC), see <http://www.uspto.gov/patents/resources/classification/overview.pdf>. For identifying subclasses relevant for pharmaceutical drug patents (our first category) we used the aforesaid classification system and included in this group USPC Classes 424 and 514. For identifying subclasses relevant for med-tech, fin-tech, and information and communications technology patents (our second group) we relied on the list of subclasses previously compiled by Branstetter et al. (2019), and by Gandal & Cohen (2019), which includes ICT/Information Security (USPC), Fin-Tech (IPC) and Med-Tech (IPC). Our third category is a residual group and includes patents that are not included in the other two groups (for example, certain mechanical patents). Notably, because inventions can be classified into more than a single subclass our categories are not completely exclusive.

Fig. 2: Uncited patents by categories (10 years)

Similar to our overall data, the pattern of uncited patents in all the three categories—software-related (yellow curve) pharmaceuticals (blue curve), and others (grey curve)—exhibits a U-shape. The percentage of uncited patents in each of these categories decreased between 1976 and (roughly) 1996, and increased since 1996 and until the end of our period.

However, despite the general similarity in the pattern, there are striking differences among the three groups in the percentages of uncited patents. The percentage of uncited patents in the pharmaceutical drugs field is significantly higher across the entire period, in comparison to software related patents. The ratio of uncited patents in our third, residual, category lies somewhere between the two other categories, and closely tracks the overall non-citation ratio. The fact that a higher percentage of pharmaceutical patents remain uncited, in comparison to software related patents, is somewhat counter intuitive, given that patent protection in the pharmaceutical field is often perceived in the literature as more necessary and justified, in comparison to the field of software. We discuss this finding in Section 4.

As explained above, in order to check the robustness of our findings we performed a second analysis of our data with self-citations excluded. In other words, under this second analysis citations to a patent by a subsequent patent with the same patent holder or the same inventor are not considered “citations”, and a patent whose sole citations are self-citations would be considered “uncited”. Figure 3 below shows the percentages of uncited patents by categories, with self-citations excluded.

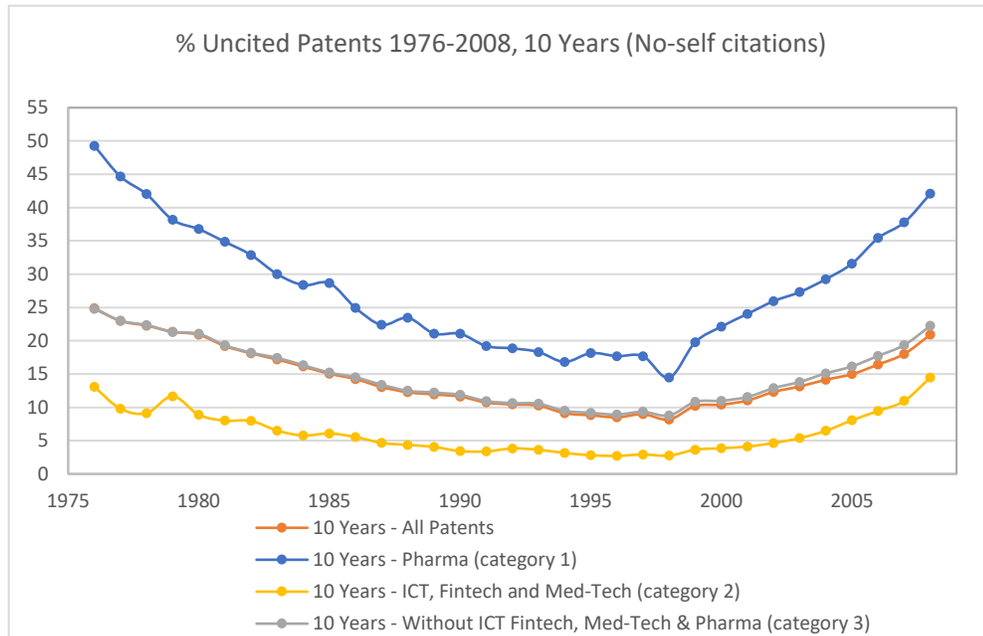


Fig. 3: Uncited patents by categories (10 years), no self-citations

As is apparent from Figure 3, while excluding self-citations somewhat raises the percentages of uncited patents, the temporal U-shape pattern for all categories remains unchanged.

3.3 Lack of Citations and Patent Traits

Is there a possible association between lack of citations and certain patent traits? We examined this question with respect to the following five factors, which we include as explanatory variables in our study:

- 1) Number of backward citations—the number of citations made by a patent to preexisting patents;
- 2) Number of subclasses—the number of subclasses to which the patent was assigned by the USPTO examiners, in accordance with the invention’s technological traits;
- 3) Number of claims listed on the patent. The claims determine the scope of the exclusive rights afforded to the patentee. Their initial number is determined by the applicant, and then reviewed by the USPTO examiners;
- 4) Number of inventors appearing on the patent; and
- 5) Backwards similarity – a variable which reflects the degree of similarity between the patent and its backward citations.

The information about the first four factors appears on the patent. In order to calculate backwards similarity we used the similarity index developed by Lanjouw & Schankerman (2001). Simply put, the index determines similarity on a scale between 0 and 1, in accordance with the fraction of backward citations that belong to the same class as the citing patent, out of the total number of backward citations. To illustrate, a similarity index that equals 1 implies that all cited patents belong to the same subclasses as the citing patent, while a value of 0 implies that all backward citations belong to subclasses that are different from the subclasses of the citing patent.

Intuitively, one would expect that higher values of the first four factors would increase the likelihood of a patent to be cited, since these factors are perceived as indications of the invention’s technological breadth, quality, and impact. Indeed, previous studies found positive associations between higher numbers of backward citations (e.g., Yoshikane et al., 2012; Kelley et al., 2013), sub-classes (e.g., Schoenmakers, 2010; Yoshikane et al., 2012; Kelley et al.,

2013), and claims (e.g., Tong & Frame, 1994; cf. Lanjouw & Schankerman, 2004) on the one hand, and a high number of forward citations on the other. Previous research also indicates that patents produced by more than one inventor are more likely to be highly cited than those produced by a single inventor (Wuchty et al., 2007). As for the fifth factor, namely the similarity between the patent and its backward citations, existing studies indicate that the relations between this factor and the patent’s quality and impact are more nuanced (see, e.g. Phene et al., 2006; Nemet et al. 2012).

The following two tables provide summary data for these variables. Table 1 described the cited patents, while table 2 describes the uncited patents:

	# of Obs.	Mean	Std. Dev	Min	Max
Backward Citations	2,754,321	11.75095	20.36809	1	1328
Number of Subclasses	2,754,321	4.369612	3.207579	1	260
Number of Claims	2,754,321	15.65761	13.24943	1	887
Number of Inventors	2,754,321	2.242832	1.611063	1	51
Backward Similarity	2,754,321	0.6145774	0.3541722	0	1

Table 1: Descriptive Statistics: 1976-2008: Cited Patents

	# of Obs.	Mean	Std. Dev	Min	Max
Backward Citations	325,266	7.853425	10.57848	1	773
Number of Subclasses	325,266	3.981225	3.165645	1	164

Number of Claims	325,266	12.21976	9.965565	1	706
Number of Inventors	325,266	2.209788	1.611371	1	32
Backward Similarity	325,266	0.6070431	0.3809577	0	1

Table 2: Descriptive Statistics: 1976-2008: Uncited Patents

The data in Tables 1 and 2 indicate that uncited patents have, on average, fewer backwards citations and less claims than cited patents, and also belong to fewer technological subclasses. Backward similarity values and the number of inventors are roughly the same for cited and uncited patents.

We further conducted a regression analysis of these data. The details of our regression and formal econometric analysis, including a summary of our regression results, appear in [Appendix 1](#).

Our analysis demonstrates that patents with more backward citations, more subclasses, and more claims are much more likely to receive at least one citation, and this effect is statistically significant.²¹ Since numbers of claims, subclasses, and backward citations have been previously recognized as positively related to highly cited patents, which are considered high-quality patents, these findings are not entirely surprising. Yet, they provide an initial indication that the quality of uncited patents is indeed lower.

Importantly, the regression results also demonstrate that our findings concerning the “U” shape temporal pattern of uncited patterns continue to hold,

²¹ See Table 3 in Appendix 1, *infra*. The Table also demonstrates that the additional two factors (numbers of inventors and backwards similarity) do not have a substantial effect on “uncited” status.

even after we control for all these factors.²² In other words: after controlling for a series of prevalent factors that might affect citations, the likelihood of not being cited decreases from 1976 to 1996, and increases consistently from 1996 through 2008.²³

3.4 A Long Tail of Patent Citations?

Finally, we take a look at our raw data, without controlling for patents' age. While our 10-year limit is necessary in order to compare and evaluate citation patterns, looking at the raw data without controlling for age can provide us with a different insight regarding the actual existence of citations beyond the 10-year period. Figure 4 shows our results for patents that did not

²² Appendix 1, *infra*.

²³ These results hold whether we include or eliminate self-citations.

receive any citations, by technological categories, without controlling for patent's age.

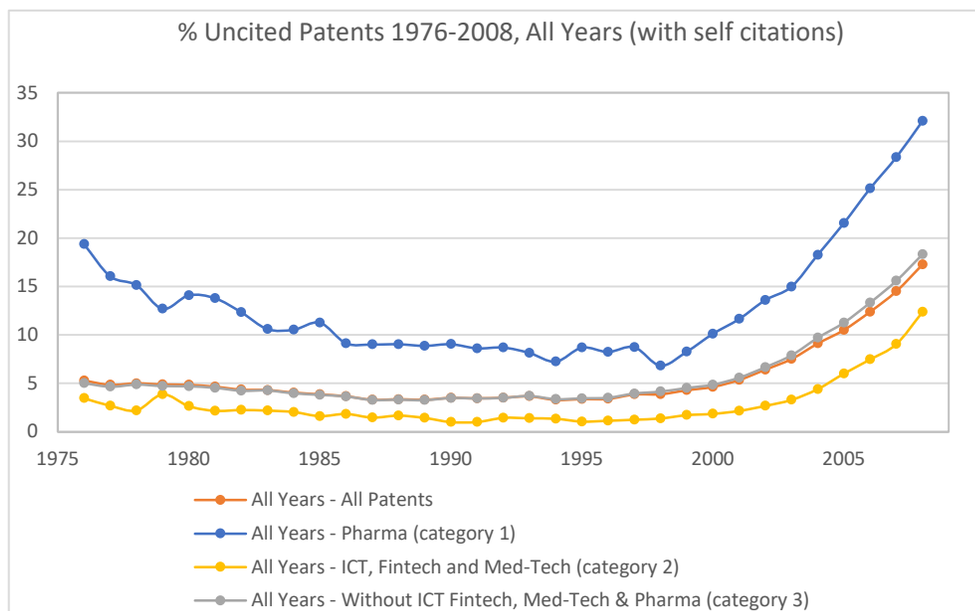


Fig. 4: Uncited patents by categories (all years, self-citations included)

The oldest patents in our database had more than forty years to gain citations, in comparison to the youngest patents, that had only ten years. Despite this distorting factor, this figure still demonstrates a decrease in the percentage of uncited patents between 1976 and 1996, and a change of this trend from 1996 onwards. Interestingly, however, the percentage of ‘old’ uncited patents drops significantly in all categories when we lift the 10-year limitation. For example, 22 percent of all patents issued in 1976 were uncited after 10 years (Figure 1), but only 5 percent remained uncited in 2018, 42 years from issuance. Similarly, for pharmaceutical patents issued in 1976 the

percentage of uncited patents drops from 44 percent after 10 years to roughly 20 percent after 42 years.²⁴

These results imply that even if patents remain uncited for ten years after grant, many of them can still receive at least one citation after that period. In other words, the patent citation tail is a ‘long tail’. These findings are consistent with a previous study by Strandburg et al., which observed that “patent citability dies out surprisingly slowly with age” (Strandburg et al., 2006: 1340-41). They also strengthen and reinforce a growing stream of research maintaining that innovation is not a strictly cumulative and linear process, but rather a combinatorial, exploratory and networked process, whereby old technologies may gain new significance at a later stage (e.g., Fleming & Sorenson, 1992; Fleming, 2001; Shur-Ofry, 2017). This line of inquiry deserves further research.

4. Discussion

What are the possible interpretations of our findings, and what is their significance for innovation policy?

Several factors may explain the U-shape temporal pattern. A plausible explanation for the left side of the U, namely the decline in the ratio of uncited patents between 1976 and 1996, may be the substantial improvement in patent search tools. During the first years of our period patents were published on paper, and had to be searched manually (Grigg, 2003). This state of affairs

²⁴ Obviously, with respect to younger patents issued after 1996 the gap between uncited after “10 years” and uncited after “all years” narrows.

gradually changed with the introduction of a system that allowed a computerized CD-ROM-based search in 1988, and an internet-based search in 1996. The website launched by the USPTO in 1996 was first limited to bibliographic patent information, but since 2000 enabled to search the full-text of all patents issued from 1976 onwards (and some more limited search of earlier patents) (Grigg, 2003). This timeline is largely consistent with our findings that the percentage of uncited patents reached its lowest value around 1996.

The increase in the ratio of uncited patents since 1996 is possibly connected to the sharp increase in the overall number of patents issued by the USPTO during that period. According to USPTO data, in 1976, the first year of our study, the cumulative number of patents in the USPTO registry, which started in 1790, was approximately four million patents. In 2008 the number of patents exceeded seven million.²⁵ Figure 5 shows the percentage of uncited

²⁵ See United States Patent and Trademark Office, U.S. Patent Activity Calendar Years 1790 to the Present, available at https://www.uspto.gov/web/offices/ac/ido/oeip/taf/h_counts.htm.

patents against the *cumulative* number of US patents during the period of our study.

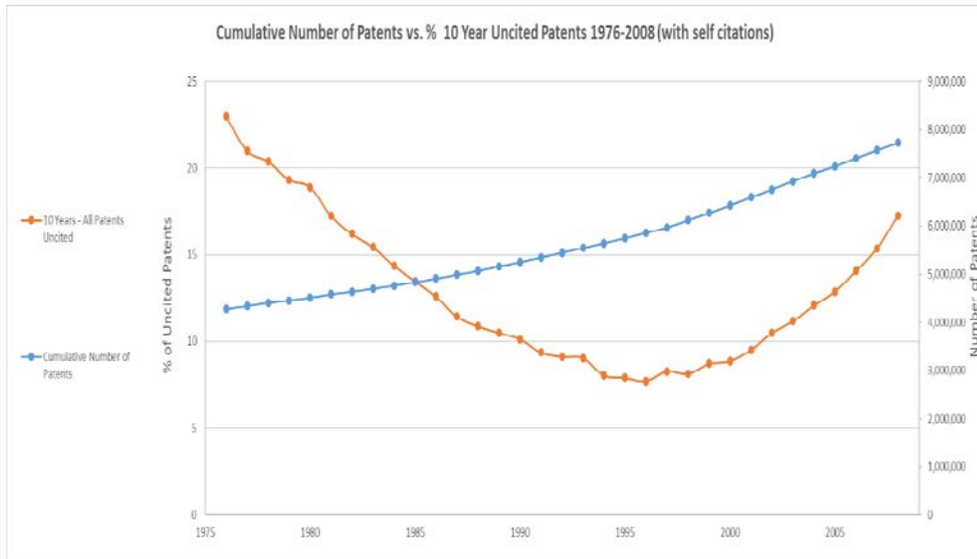


Fig. 5: Cumulative number of US patents vs. Percentage of Uncited Patents 1976-2008

A closer look at the number of patents issued *per year* during our study period reveals a sharp rise in issued patents during the second half of our period, from the mid-1990s. Figure 6 shows the percentage of uncited patents against the yearly numbers of US patents issued during the entire period of our study.

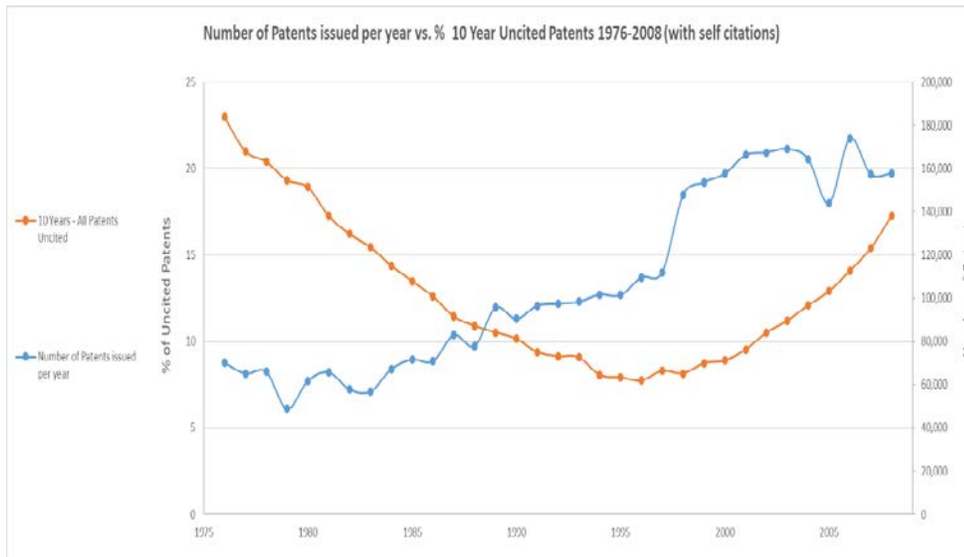


Fig. 6: Yearly Numbers of Patents Issued vs. Percentage of Uncited Patents, 1976-2008

This significant increase in patents issued since the mid-1990s is largely consistent with the increase we find in the percentage of uncited patents during the same period. Hence, one possible interpretation of our results is that despite the improvement in search capabilities, the search for prior art becomes more difficult the more patents there are in the registry. Therefore, in an era of “patent explosion” more patents are left uncited.

A second interpretation, which is not contradictory to the first one, concerns patent quality. In recent years, numerous legal scholars expressed concerns about a decline in patent quality. This literature generally maintains that the issuance of low quality patents is a major cause for the recent patent explosion. It argues that low quality patents often find their way to the hands of non-practicing entities (commonly known as patent trolls), create “patent thickets” that hinder technology commercialization, and produce other negative externalities that overall impede, rather than promote, innovation

(e.g., Merges, 1999; Lemley & Sampat, 2008; Hemphill & Sampat, 2012; Lemley, 2013; Chien, 2018; Frakes & Wasserman, 2019). The growing consensus that the quality of patents granted deserves the attention of policy makers has led the Patent Office to declare patent quality as a priority, and to consider various ways to improve it.²⁶

While we cannot offer a definitive conclusion, to a certain extent the picture emerging from our study reinforces patent-quality concerns. Because citations are perceived as an indication of technological quality, impact and value, the increase in the percentage of patents with zero citations could imply an increase in low-quality patents that do not serve as building blocks for subsequent innovation. Our analysis further reveals negative relations between uncited patents and several of the traits that are considered signals of patent quality, namely numbers of backward citations, subclasses, and

²⁶ See United State Patent and Trademark Office, Patent Quality, <https://www.uspto.gov/patent/patent-quality> (stating that “[t]o ensure we continue to United State Patent and Trademark Office, Patent Quality issue high-quality patents that will fuel innovation well into the future, the Office of the Deputy Commissioner for Patent Quality, along with our partners across the Patents organization, promotes and supports the continuous improvement of patent products, processes and services through collaboration with internal and external stakeholders of the intellectual property community.”) United State Patent and Trademark Office, Office of the Deputy Commissioner for Patent Quality <https://www.uspto.gov/about-us/organizational-offices/office-commissioner-patents/office-deputy-commissioner-patent-19> (“The Deputy Commissioner for Patent Quality is responsible for optimizing the quality of patent products, processes and services to build a culture of process improvement and enhanced patent quality”).

claims.²⁷ The fact that, unlike patents, the percentage of uncited scientific papers is continuously decreasing may provide further support for this explanation.²⁸

The differences we find in the percentage of uncited patents between categories, particularly between drug patents and software related patents are counter-intuitive. The pharmaceutical field is considered the “poster child” of the patent system, and the area in which strong patent protection is most justified (e.g., Oullette, 2010:300). Conversely, there is a longstanding policy debate that casts doubt on the justifications for and necessity of software patents (e.g., Landes & Posner, 2003:326; Bessen & Meurer, 2008; Bessen & Maskin, 2009). Yet, our analysis demonstrates that the percentages of uncited patents are consistently higher for drug patents in comparison to software-related patents.

One possible explanation may relate to the tendency of pharmaceutical companies to protect drugs by a series of secondary patents that do not involve new active ingredients, in order to prolong their life-cycle. Studies indicate that this phenomenon, also known as “ever-greening”, has been growing over time. For example, Oullette (2010) observed that the average number of patents per drug increased from 2.5 in the late 1980s to nearly 3.5 in 2005. Kapczynski et al., (2012) found that around 50% of drugs are protected by secondary patents, while Feldman (2018) noted that 78% of the drugs associated with new patents

²⁷ Yet, we do note that these factors are not exhaustive, and further studies could shed light on additional traits and their relations to uncited patents. We outline below several directions for such research.

²⁸ For the continuous decrease in the percentage of uncited science, see the discussion in Section 3.1.

in the FDA’s records between the years 2005 and 2015 were not new drugs coming on the market, but existing drugs that are “recycled” by their owners. These secondary patents are often considered low-quality patents (e.g. Hemphill & Sampat, 2012:345), which may explain the relatively high percentage of uncited drug patents. Another explanation may be that the differences we find are related to the much larger number of software-related patents relative to drug patents in the groups we examined.²⁹ Yet another explanation may concern references to non-patent literature. Studies suggest that patents in the life-sciences tend to cite more scientific, non-patent literature, relative to patents in other fields (e.g., Ahmadpoor & Jones, 2017; Verbandt & Vadot, 2018). Possibly, such references to non-patent literature come, *de facto*, “at the expense” of citation of drug-patents.³⁰ Finally, our findings may reflect that innovation in the area of drugs has less cumulative traits than in the software-related domains.³¹ All these hypotheses, however, require further exploration.

The finding that the percentage of uncited patents in software-related fields is *lower* than the average for all technological fields is also surprising, in light of prominent criticisms that software patents are often trivial, and have limited

²⁹ For the patents included in each category, see Section 3.2, note 20. As explained therein, our definition of software-related patents includes patents in the fields of information and communications technology, fin-tech and med-tech.

³⁰ One should note, however, that the legal requirement is to consider patent applications against all relevant prior art, namely patents *and* NPL. Therefore, this hypothesis certainly warrants further validation.

³¹ *Cf.* Van Noordern (2017) who discusses uncited science and suggests that certain domains may be less “cumulative” than others.

use as sources for subsequent developments (e.g., Bessen & Meurer, 2009). One should note that our definition of software-related patents is broad and includes patents in the fields of information and communications technology, fin-tech and med-tech. Subject to this broad definition, our analysis seems to reflect the cumulative nature of innovation in the tech-related fields, and suggests that software-related patents provide building blocks to subsequent technologies, no less (and even more) than other categories of patents. It should be noted that because the youngest patents in our database were issued in 2008, our results do not reveal the potential impact of the recent U.S. Supreme Court cases that raised the threshold of patentability in the software field.³² The question whether and how these decisions, which, presumably, could raise the quality of software related patents, will impact the rate of uncited patents in this area certainly warrants future examination.³³

Finally, we examined several patent traits that were previously associated with successful, highly cited, patents, and found that uncited patents largely possess “less” of those traits. As we note herein, this finding is not surprising, yet it reinforces the concerns that uncited patents are indeed of lower quality, and that the increase in the rate of uncited-ness signals a decrease in patent quality. Future research could expand this line of exploration and examine the

³² Two prominent decisions are *Bilski v. Kappos*, 561 U.S. 593 (2010) (holding that patents can be rejected on subject-matter eligibility grounds and denying a patent over a method of risk hedging); *Alice Corp. Pty. v. CLS Bank Int'l*, 134 S. Ct. 2347 (2014) (holding that implementing a merely abstract idea on a computer is unpatentable).

³³ *Cf.* Chien (2018:90-92) (reviewing the recent case law that elevated the patentability standards that apply to software, and suggesting that their long-term impact on patent quality is yet to be evaluated).

links between uncited patents and a series of additional factors, which were previously linked with highly cited patents. These factors include, for example, external expert evaluations (Alberta et al., 1990), R&D investments in the underlying technologies (Trajtenberg, 1990), payment of patent renewal fees (Harhoff et.al, 1999; cf. Moore, 2005), or a high level of recombinations in the patent's backward citations and subclasses (Fleming, 2001; Arts & Veugelers, 2015). The exploration of these traits would allow to better understand the association between uncited-ness on the one hand, and lack of social or private value, on the other.

Overall, although our study indicates that a substantial majority of patents receive at least one citation within 10 years from grant, the trend we identify is disturbing. If innovation is a networked process, the fact that more and more patents remain outside the network is a cause for concern. We therefore believe that a systematic exploration of the rate of uncited patents and the tracing of temporal changes in this rate can provide a complementary, evidence-based measure, for evaluating the shape of the patent system and the overall quality of the patents granted by the USPTO.

Nevertheless, the exploration we present in this Article is merely a first step in this direction and one should be cautious in the interpretation of our findings. One cautionary note relates to the period of our study, which ends in 2008. As we explain in Section 3, this limitation stems from the need to allow patents a sufficient period of time to gain forward citations. This implies that our findings do not reflect changes in non-citation rates that may have occurred after the passage of the America Invents Act of 2011.³⁴ The legislation

³⁴ Leahy-Smith America Invents Act, 125 Stat. 284.

introduced a series of amendments to the Patent Act designed to improve patent quality, including a legal mechanism to challenge patents post grant (see, e.g., Carrier, 2012). The future tracing of the rates of uncited patents before and after the reform may provide insight as to its effect, and certainly warrants future research.

Similarly, our study examined citations of patents by subsequent patents. Yet patents can also be cited in scientific literature. Although such citations are uncommon (Glänzel & Meyer, 2003), their occurrence implies that the cited patent served as a source of knowledge, and therefore has some social value (Oullette, 2012:555; Fromer, 2016:1717). Likewise, our inquiry is limited to patents issued in the U.S. However, U.S. patents can also be cited by foreign patents, or by applications that did not mature into an issued patent.³⁵ Thus, another line of research would be to inquire whether, and to which extent, patents that receive no citations from subsequent U.S. patents still receive citations from other sources, including scientific literature, foreign patents, or abandoned applications.

Finally, inventions could potentially have commercial value despite lack of citations to their underlying patents. Therefore, another direction for future exploration would be to cross the data on uncited patents with data

³⁵ *Cf.* Cotropia & Schwartz (2020)(discussing patent applications that were abandoned for various reasons, and demonstrating that “abandoned applications” still receive significant citations from patent examiners).

concerning patent transactions,³⁶ with data about patents involved in litigation (in itself a proxy for commercial value—cf. Allison et al., 2004), and with data about patents held by non-practicing entities.³⁷

These directions for future research are of course non-exhaustive. Rather, they illustrate the broad potential of the approach we choose in this study. Overall, the focus on uncited patents opens up myriad research questions, the study of which can illuminate a shadowed side of the patent system, and provide important evidence that would allow us to better evaluate it.

5. Conclusion

Our systematic study of patents that receive no citations yields three principal insights. First, we find a robust U-shape pattern, whereby the percentage of uncited patents decreased between 1976 and 1996, but has been constantly increasing since then. Second, we find counter-intuitive differences in the rates of uncited patents between different technological fields, primarily drug patents and software-related patents. Third, our analysis reveals that uncited patents are negatively associated with several indications for patent quality. From the perspective of innovation policy, these findings are troubling.

³⁶ *E.g.*, the data concerning patent assignments recorded with the USPTO: Patent Assignment Dataset, <https://www.uspto.gov/learning-and-resources/electronic-data-products/patent-assignment-dataset>.

³⁷ *See, e.g.*, the Stanford NPE Litigation Database, which tracks patent litigation initiated by non-practicing entities and patent assertion entities (often referred to as “patent trolls”) - <https://law.stanford.edu/projects/stanford-npe-litigation-database/#slsnav-brief-dataset-methodology>.

They raise, and reinforce, concerns regarding patent quality and ‘patent explosion’.

On a more general note, this study’s systematic focus on patents that are “out of sight” opens up new avenues for future research, and demonstrates how exploration of negative information embedded in patent data can provide us with important knowledge and a deeper, more nuanced, understanding of our ecosystem of innovation.

Appendix 1: Formal Econometric (Regression) Analysis

Variables

The dependent variable is CITED, where CITED equals one if the patent receives one or more citations in the first ten years following its issuance. If the patent receives no citations during the first ten years following its issuance, CITED equals zero.

Since the dependent variable is a binary variable, we run a Logistic regression. The same qualitative results are obtained using a Probit regression.

The independent variables in the regressions are number of backward citations, number of subclasses, number of claims, number of inventors and backwards similarity.

Because all independent variable except for backwards similarity are highly skewed, we enter these variables in logarithms. The independent variables included in the regression are

l_back_cites – the natural logarithm of the number of citations the patent made to preexisting patents

$l_subclasses$ – the natural logarithm of the number of subclasses listed on the patent.

l_claims – the natural logarithm of the number of claims

$l_inventors$ – the natural logarithm of the number of inventors on the patent.

$b_similarity$ – the backward similarity as defined above.

Finally, we include dummy variables for the grant year. These are the primary variables of interest. We include data from 1976-2008; therefore we have dummy variables for each year from 1977 to 2008.³⁸

Regression Analysis

The estimation equation is as follows, where for compactness we do not list the dummy variables for year.

$$(I) \text{ cited}_j = \beta_0 + \beta_1 * \text{l_back_cites}_j + \beta_2 * \text{l_inventors}_j * \text{l_subclasses}_j + \beta_3 * \text{l_claims}_j + \beta_4 * \text{b_similarity}_j + \epsilon_j$$

The results of the logistic regression are shown in Tables 3 and 4.

Dependent variable: CITED	Coefficient	Standard error	Z-Statistic
Independent Variables			
l_back_cites	0.3778102	0.0021927	172.31***
l_inventors	0.0292338	0.0031838	9.18***
l_subclasses	0.2001326	0.00298	67.16***
l_claims	0.3211272	0.0022841	140.59***
Backward similarity	0.1530326	0.0051152	29.92***
3,079,587 observations	Pseudo R-squared	0.04	

Table 3: Regression Results: (all “p-values less than 0.001)

³⁸ Since we have a constant in the regression, we cannot include a dummy variable for 1976. Otherwise, there would be perfect multicollinearity.

All of the estimated parameters are highly significant (at the 99% level of confidence.)

The estimated coefficients on the yearly dummy (binary) variables from the regression in equation I are shown in Table 4 below.

Thus after controlling for patent characteristics Table 4 shows that the pattern is exactly as in the raw data. From 1976-1996, more patents are being cited over time. This is because the estimated coefficients on the yearly dummy variables increase (essentially monotonically) over that period. From 1996 through 2008, fewer patents are cited over time and this decline is also essentially monotonic.

UNCITED PATENTS

year	coefficient
1977	0.0805028
1978	0.0054316
1979	0.0325794
1980	0.0230138
1981	0.0641844
1982	0.1468927
1983	0.1651518
1984	0.2410426
1985	0.2755763
1986	0.3478947
1987	0.4455987
1988	0.4704984
1989	0.4827714
1990	0.5273918
1991	0.5905338
1992	0.6024416
1993	0.5846586
1994	0.6786498
1995	0.6754624
1996	0.6925536
1997	0.6064685
1998	0.6123309
1999	0.5263189
2000	0.4824541
2001	0.3941743
2002	0.2503819
2003	0.1428378
2004	0.0374031
2005	-0.0714987
2006	-0.1657945
2007	-0.2564237
2008	-0.3784648

Table 4: Coefficients on the yearly dummy (binary) variables

Robustness Analysis

We ran the following robustness regressions:

- We excluded self-citations, that is, citations to patents held by the same assignee.
- We include dummy variables for the eight IPC classes.
- We include dummy variables for software and pharmaceutical patents
- We use a linear rather than log linear functional form for the explanatory variables

The results are qualitatively unchanged, except that in the case where we exclude self-citations, the coefficient associated with the number of inventors is negative and significant, rather than positive and significant. The temporal graph of uncited patents is still U-shaped. These results are available from the authors upon request.

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