**2nd IP Forum- Selected Publications List**

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| Author | Title | Link |
| Muhammad Zaheer Abbas | Practical Implications of ‘Vaccine Nationalism’: A Short-Sighted and Risky Approach in Response to COVID-19 (Research Paper 124, November 2020) | <https://www.southcentre.int/wp-content/uploads/2020/11/RP-124.pdf> |
| Canada’s Political Choices Restrain Vaccine Equity: The Bolivia-Biolyse Case (Research Paper 136, September 2021) | <https://www.southcentre.int/wp-content/uploads/2021/09/RP136_Canadas-Political-Choices-Restrain-Vaccine-Equity-The-Bolivia-Biolyse-Case_EN-1.pdf> |
| Twenty Years After Doha: An Analysis of the Use of the TRIPS Agreement’s Public Health Flexibilities in India (Research Paper 158, 15 June 2022) | <https://www.southcentre.int/wp-content/uploads/2022/06/RP158_Twenty-Years-After-Doha.-An-Analysis-of-the-Use-of-the-TRIPS-Agreements-Public-Health-Flexibilities-in-India_EN.pdf> |
| Olga Gurgula | The ‘obvious to try’ method of addressing strategic patenting: How developing countries can utilise patent law to facilitate access to medicines (Policy Brief 59, April 2019) | <https://www.southcentre.int/wp-content/uploads/2019/04/PB59_The-obvious-to-try-method-of-addressing-strategic-patenting_EN.pdf> |
| Accelerating COVID-19 Vaccine Production via Involuntary Technology Transfer (Policy Brief 102, September 2021) | <https://www.southcentre.int/wp-content/uploads/2021/09/PB102_Accelerating-COVID-19-Vaccine-Production-via-Involuntary-Technology-Transfer_EN.pdf> |
| Compulsory licensing vs. the IP waiver: what is the best way to end the COVID-19 pandemic? (Policy Brief 104, October 2021) | <https://www.southcentre.int/wp-content/uploads/2021/10/PB104_Compulsory-licensing-vs.-the-IP-waiver_EN-2.pdf> |
| Sudip Chaudhuri | Making Covid-19 Medical Products Affordable: Voluntary Patent Pool and TRIPS Flexibilities (SOUTHVIEWS No. 200, 16 June 2020) | <https://www.southcentre.int/wp-content/uploads/2020/06/SouthViews-Chaudhuri.pdf> |
| Carlos M. Correa and Juan I. Correa | Manufacturing for Export: A TRIPS-Consistent Pro-Competitive Exception (Research Paper 155, 27 May 2022) | <https://www.southcentre.int/wp-content/uploads/2022/05/RP155_Manufacturing-for-Export-A-TRIPS-Consistent-Pro-Competitive-Exception_EN.pdf> |
| Carlos M. Correa, Nirmalya Syam and Daniel Uribe | Implementation of a TRIPS Waiver for Health Technologies and Products for COVID-19: Preventing Claims Under Free Trade and Investment Agreements (Research Paper 135, September 2021) | <https://www.southcentre.int/wp-content/uploads/2021/09/RP135_Implementation-of-a-TRIPS-Waiver-for-Health-Technologies-and-Products-for-COVID-19_EN-1.pdf> |
| Carlos M. Correa and Nirmalya Syam | Analysis of the Outcome Text of the Informal Quadrilateral Discussions on the TRIPS COVID-19 Waiver (Policy Brief 110, 5 May 2022) | <https://www.southcentre.int/wp-content/uploads/2022/05/PB110_Analysis-of-the-Outcome-Text-of-the-Informal-Quadrilateral-Discussions-on-the-TRIPS-COVID-19-Waiver_EN.pdf> |
| Clara Ducimetière | Second Medical Use Patents – Legal Treatment and Public Health Issues (Research Paper 101, December 2019) | <https://www.southcentre.int/wp-content/uploads/2019/12/RP101_Second-Medical-Use-Patents-Legal-Treatment-and-Public-Health-Issues_EN.pdf> |
| Bruno Braz de Castro | **Brazilian Competition Law and Access to Health in Brazil: Exploitative Pricing in the Pharmaceutical Sector** (Research Paper 143, 11 Januray 2022) | <https://www.southcentre.int/wp-content/uploads/2022/09/RP143_Brazilian-Competition-Law-and-Access-to-Health-in-Brazil_EN.pdf> |
| *Pablo Leurquin* | Competition Law and Intellectual Property: A Study Drawing from The Eli Lilly Case on ‘Sham Litigation’ in Brazil (SouthViews No. 240, 1 September 2022) | <https://www.southcentre.int/wp-content/uploads/2022/09/SV240_220826.pdf> |
| Matheus Z. Falcão, Mariana Gondo and Ana Carolina Navarrete | Competition Law and Access to Medicines: Lessons from Brazilian Regulation and Practice (Research Paper 142, 4 January 2022) | <https://www.southcentre.int/wp-content/uploads/2022/01/RP-142.pdf> |
| Klaus D. Beiter | Strong Intellectual Property Protection, Weak Competition Rules – or the Other Way Around to Accelerate Technology Transfer to the Global South? Ten Considerations for a “Prodevelopment” IP-Related Competition Law (Policy Brief 103, September 2021) | <https://www.southcentre.int/wp-content/uploads/2021/09/PB103_Strong-IP-Protection-Weak-Competition-Rules-%E2%80%93-or-the-Other-Way-Around-to-Accelerate-Technology-Transfer-to-the-Global-South_EN.pdf> |
| Henning Grosse Ruse-Khan and Federica Paddeu | A TRIPS-COVID Waiver and Overlapping Commitments to Protect Intellectual Property Rights Under International IP and Investment Agreements (Research Paper 144, 27 January 2022) | <https://www.southcentre.int/wp-content/uploads/2022/01/RP-144.pdf> |
| Vitor Henrique Pinto Ido | The Role of Courts in Implementing TRIPS Flexibilities: Brazilian Supreme Court Rules Automatic Patent Term Extensions Unconstitutional (Policy Brief 94, June 2021) | <https://www.southcentre.int/wp-content/uploads/2021/06/PB-94-1.pdf> |