

Contents

<i>List of contributors</i>	vii
Introduction	1
<i>Rudolph J.R. Peritz</i>	
1 When framing meets law: Using human rights as a practical instrument to facilitate access to medicines in developing countries	12
<i>Duncan Matthews</i>	
2 Issues and strategies of China IP protection after the TRIPS Agreement	39
<i>Lifang Dong</i>	
3 Patent and trademark rights in commercial agreements entered by the United States with Latin American nations in the first decade of the twenty-first century: <i>Divide et vinces</i>	72
<i>Horacio Rangel-Ortiz</i>	
4 Compulsory licensing of intellectual property: A viable policy lever for promoting access to critical technologies?	109
<i>Charles R. McManis and Jorge L. Contreras</i>	
5 On TRIPS' impact on 'least developed countries': The effects of a 'double standards' approach	132
<i>Gustavo Ghidini</i>	
6 Adjudicating TRIPS for development	142
<i>Molly Land</i>	
7 The IPT Project – proposals to reform the TRIPS Agreement	163
<i>Annette Kur and Marianne Levin</i>	
8 Access to genetic resources and benefit sharing: The Nagoya Protocol in the light of the TRIPS Agreement	216
<i>Linda Briceño Moraia</i>	

9	The illusion of the TRIPS Agreement to promote creativity and innovation in developing countries: Case study on Kenya <i>James Otieno Odek</i>	239
10	Public sector information, intellectual property data and developing countries <i>Marco Ricolfi</i>	302
	<i>Index</i>	316