

Table 12. Legal Grounds of Compulsory Licensing in Countries with the Experience of Any of *All Cases*

No.	Country	High price		Insufficient use		Interdependency		Government use		National emergency		National security		Public non-commercial use		Public interest		Nutrition		Food		Medicine		Surgical or curative devices		Public health		Export		Anti-competitive remedy		Abusive use		Economic development		Environment			
		P ¹	R ²	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R	P	R				
1	Brazil							0	0							0																							
2	Canada							0		0				0													0	0											
3	Ecuador									0		0				0	0												0										
4	Eritrea*											0																											
5	Ghana			0		0		0	0			0		0		0		0						0				0											
6	Guinea*																																						
7	Indonesia			0		0		0	0			0**				0																							
8	Israel			0		0		0								0**												0	?	0									
9	Italy			0		0																						0	0										
10	Malaysia	0		0		0		0	0	0		0				0		0						0									0						
11	Mozambique			0		0				0	0	0				0																			0				
12	Swaziland							0				0				0		0								0	0								0				
13	Taiwan									0	0			0														0											
14	Thailand	0		0		0		0	0	0		0										0	0													0			
15	Zambia			0				0	0	0												0	0																
16	Zimbabwe			0		0		0	0	0**																		0								0			
Sub total		2	0	9	0	8	0	10	7	8	3	7	0	3	0	8	1	3			3	0	3	0	2	0	4	1	1	1	1	7	1	2	0	3	0	2	0
Group B																																							
1	Argentina			0		0						0**													0**			0											
2	Cameroon*																																						
3	Chile			0						0		0		0											0			0											
4	China			0		0				0						0										0			0										
5	Dominican Rep.			0		0				0		0				0												0											
6	India	0		0		0		0		0						0											0												
7	South Africa	0		0		0										0												0						0					
8	South Korea			0		0		0				0				0												0											
9	United States							0																				0											
Sub total		2	0	7	0	6	0	3	0	4	0	4	0	1	0	5	0	0	0	0	0	0	0	0	0	0	3	0	2	0	8	0	1	0	0	0	0	0	

* No domestic patent law exists yet in these countries.

** Governments cannot grant compulsory licenses on the basis of this legal ground alone because it is only valid when used in combination of another legal ground, 'government use.'

*** Group A represents the group of countries which has the experience of any of *granted cases*. Group B represents the group of countries which has compulsory licensing experience under *all cases* but, not *granted cases*. 'P' represents where the legal ground is provided in law, and 'R' represents that the legal ground was actually referred to for the grant of compulsory licenses.