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**IJLAR**

+91 70421 48991  
editor@ijlar.com  
www.ijlar.com

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## **Introduction**

Welcome to the Indian Journal of Legal Affairs and Research (IJLAR), a distinguished platform dedicated to the dissemination of comprehensive legal scholarship and academic research. Our mission is to foster an environment where legal professionals, academics, and students can collaborate and contribute to the evolving discourse in the field of law. We strive to publish high-quality, peer-reviewed articles that provide insightful analysis, innovative perspectives, and practical solutions to contemporary legal challenges. The IJAR is committed to advancing legal knowledge and practice by bridging the gap between theory and practice.

## **Preface**

The Indian Journal of Legal Affairs and Research is a testament to our unwavering commitment to excellence in legal scholarship. This volume presents a curated selection of articles that reflect the diverse and dynamic nature of legal studies today. Our contributors, ranging from esteemed legal scholars to emerging academics, bring forward a rich tapestry of insights that address critical legal issues and offer novel contributions to the field. We are grateful to our editorial board, reviewers, and authors for their dedication and hard work, which have made this publication possible. It is our hope that this journal will serve as a valuable resource for researchers, practitioners, and policymakers, and will inspire further inquiry and debate within the legal community.

## **Description**

The Indian Journal of Legal Affairs and Research is an academic journal that publishes peer-reviewed articles on a wide range of legal topics. Each issue is designed to provide a platform for legal scholars, practitioners, and students to share their research findings, theoretical explorations, and practical insights. Our journal covers various branches of law, including but not limited to constitutional law, international law, criminal law, commercial law, human rights, and environmental law. We are dedicated to ensuring that the articles published in our journal adhere to the highest standards of academic rigor and contribute meaningfully to the understanding and development of legal theories and practices.

















framework, and implications of pharmaceutical patent protection in India. The analysis includes statutory interpretation, judicial precedents, and comparative insights with global systems. India's approach demonstrates a balance between innovation incentives and public health needs. This section discusses the evolution, legal framework, and implications of pharmaceutical patent protection in India. The analysis includes statutory interpretation, judicial precedents, and comparative insights with global systems. India's approach demonstrates a balance between innovation incentives and public health needs. This section discusses the evolution, legal framework, and implications of pharmaceutical patent protection in India. The analysis includes statutory interpretation, judicial precedents, and comparative insights with global systems. India's approach demonstrates a balance between innovation incentives and public health needs.

#### **Footnotes**

1. TRIPS Agreement, 1994.
2. The Patents Act, 1970 (India).
3. Novartis AG v. Union of India, (2013) 6 SCC 1.
4. Natco Pharma Ltd. v. Bayer Corporation (2012).

