# Yale r6

## 1

#### Interpretation: The affirmative debater must not defend actions outside the scope of the resolution. To clarify, extra-T bad.

#### Violation: they abolish the wto

#### 1] limits

#### A] cherrypicking b] prep skew

#### 2] topic ed

#### Vote on fairness since anything else arbitrarily skews the round to the unfair debater and education since that’s why schools fund it. Competing interps a] reasonability is arbitrary and encourages judge intervention, b] reasonability collapses when debating over brightlines. Drop the debater A] to deter future abuse and B] dropping the advocacy is functionally the same. No RVIs A] logic – im fair vote for me makes no sense, B] rvis make affs abusive to bait theory and win on a long counterinterp, C] chilling effect – people won’t read theory against good theory debaters which makes infinite uncheckable abuse that outweighs

## 2

#### Pain and pleasure are intrinsically valuable – to justify beyond that runs into moral incoherence. Moen 16,

Moen 16 [Ole Martin Moen, Research Fellow in Philosophy at University of Oslo “An Argument for Hedonism” Journal of Value Inquiry (Springer), 50 (2) 2016: 267–281] SJDI // RCT by JPark

Let us start by observing, empirically, that a widely shared judgment about intrinsic value and disvalue is that pleasure is intrinsically valuable and pain is intrinsically disvaluable. On virtually any proposed list of intrinsic values and disvalues (we will look at some of them below), pleasure is included among the intrinsic values and pain among the intrinsic disvalues. This inclusion makes intuitive sense, moreover, for there is something undeniably good about the way pleasure feels and something undeniably bad about the way pain feels, and neither the goodness of pleasure nor the badness of pain seems to be exhausted by the further effects that these experiences might have. “Pleasure” and “pain” are here understood inclusively, as encompassing anything hedonically positive and anything hedonically negative.2 The special value statuses of pleasure and pain are manifested in how we treat these experiences in our everyday reasoning about values. If you tell me that you are heading for the convenience store, I might ask: “What for?” This is a reasonable question, for when you go to the convenience store you usually do so, not merely for the sake of going to the convenience store, but for the sake of achieving something further that you deem to be valuable. You might answer, for example: “To buy soda.” This answer makes sense, for soda is a nice thing and you can get it at the convenience store. I might further inquire, however: “What is buying the soda good for?” This further question can also be a reasonable one, for it need not be obvious why you want the soda. You might answer: “Well, I want it for the pleasure of drinking it.” If I then proceed by asking “But what is the pleasure of drinking the soda good for?” the discussion is likely to reach an awkward end. The reason is that the pleasure is not good for anything further; it is simply that for which going to the convenience store and buying the soda is good.3 As Aristotle observes: “We never ask [a man] what his end is in being pleased, because we assume that pleasure is choice worthy in itself.”4 Presumably, a similar story can be told in the case of pains, for if someone says “This is painful!” we never respond by asking: “And why is that a problem?” We take for granted that if something is painful, we have a sufficient explanation of why it is bad. If we are onto something in our everyday reasoning about values, it seems that pleasure and pain are both places where we reach the end of the line in matters of value.

#### Thus, the standard is maximizing expected well-being. It’s hedonistic act util. Prefer it.

#### 1] Actor specificity A] governments must aggregate because their policies benefit some and harm others so the only non-arbitrary way to prioritize is by helping the most amount of people B] No act-omission distinction – governments have to yes/no policies which means that choosing to omit is an act itself so side constraints freeze action C] Actor specificity comes first because different agents have different obligations. Takes out calc indicts because they’re empirically denied.

#### 2] Death is the worst impact and outweighs, A] internal link turn – it fundamentally destroys the subject which makes alternative value and resistance impossible, B] its irreversible so any chance life is good means it comes first

#### 3] Extinction hijacks and side constrains the framework.

Pummer 15 [Theron, Junior Research Fellow in Philosophy at St. Anne's College, University of Oxford. “Moral Agreement on Saving the World” Practical Ethics, University of Oxford. May 18, 2015] AT

There appears to be lot of disagreement in moral philosophy. Whether these many apparent disagreements are deep and irresolvable, I believe there is at least one thing it is reasonable to agree on right now, whatever general moral view we adopt: that it is very important to reduce the risk that all intelligent beings on this planet are eliminated by an enormous catastrophe, such as a nuclear war. How we might in fact try to reduce such existential risks is discussed elsewhere. My claim here is only that we – whether we’re consequentialists, deontologists, or virtue ethicists – should all agree that we should try to save the world. According to consequentialism, we should maximize the good, where this is taken to be the goodness, from an impartial perspective, of outcomes. Clearly one thing that makes an outcome good is that the people in it are doing well. There is little disagreement here. If the happiness or well-being of possible future people is just as important as that of people who already exist, and if they would have good lives, it is not hard to see how reducing existential risk is easily the most important thing in the whole world. This is for the familiar reason that there are so many people who could exist in the future – there are trillions upon trillions… upon trillions. There are so many possible future people that reducing existential risk is arguably the most important thing in the world, even if the well-being of these possible people were given only 0.001% as much weight as that of existing people. Even on a wholly person-affecting view – according to which there’s nothing (apart from effects on existing people) to be said in favor of creating happy people – the case for reducing existential risk is very strong. As noted in this seminal paper, this case is strengthened by the fact that there’s a good chance that many existing people will, with the aid of life-extension technology, live very long and very high quality lives. You might think what I have just argued applies to consequentialists only. There is a tendency to assume that, if an argument appeals to consequentialist considerations (the goodness of outcomes), it is irrelevant to non-consequentialists. But that is a huge mistake. Non-consequentialism is the view that there’s more that determines rightness than the goodness of consequences or outcomes; it is not the view that the latter don’t matter. Even John Rawls wrote, “All ethical doctrines worth our attention take consequences into account in judging rightness. One which did not would simply be irrational, crazy.” Minimally plausible versions of deontology and virtue ethics must be concerned in part with promoting the good, from an impartial point of view. They’d thus imply very strong reasons to reduce existential risk, at least when this doesn’t significantly involve doing harm to others or damaging one’s character. What’s even more surprising, perhaps, is that even if our own good (or that of those near and dear to us) has much greater weight than goodness from the impartial “point of view of the universe,” indeed even if the latter is entirely morally irrelevant, we may nonetheless have very strong reasons to reduce existential risk. Even egoism, the view that each agent should maximize her own good, might imply strong reasons to reduce existential risk. It will depend, among other things, on what one’s own good consists in. If well-being consisted in pleasure only, it is somewhat harder to argue that egoism would imply strong reasons to reduce existential risk – perhaps we could argue that one would maximize her expected hedonic well-being by funding life extension technology or by having herself cryogenically frozen at the time of her bodily death as well as giving money to reduce existential risk (so that there is a world for her to live in!). I am not sure, however, how strong the reasons to do this would be. But views which imply that, if I don’t care about other people, I have no or very little reason to help them are not even minimally plausible views (in addition to hedonistic egoism, I here have in mind views that imply that one has no reason to perform an act unless one actually desires to do that act). To be minimally plausible, egoism will need to be paired with a more sophisticated account of well-being. To see this, it is enough to consider, as Plato did, the possibility of a ring of invisibility – suppose that, while wearing it, Ayn could derive some pleasure by helping the poor, but instead could derive just a bit more by severely harming them. Hedonistic egoism would absurdly imply she should do the latter. To avoid this implication, egoists would need to build something like the meaningfulness of a life into well-being, in some robust way, where this would to a significant extent be a function of other-regarding concerns (see chapter 12 of this classic intro to ethics). But once these elements are included, we can (roughly, as above) argue that this sort of egoism will imply strong reasons to reduce existential risk. Add to all of this Samuel Scheffler’s recent intriguing arguments (quick podcast version available here) that most of what makes our lives go well would be undermined if there were no future generations of intelligent persons. On his view, my life would contain vastly less well-being if (say) a year after my death the world came to an end. So obviously if Scheffler were right I’d have very strong reason to reduce existential risk. We should also take into account moral uncertainty. What is it reasonable for one to do, when one is uncertain not (only) about the empirical facts, but also about the moral facts? I’ve just argued that there’s agreement among minimally plausible ethical views that we have strong reason to reduce existential risk – not only consequentialists, but also deontologists, virtue ethicists, and sophisticated egoists should agree. But even those (hedonistic egoists) who disagree should have a significant level of confidence that they are mistaken, and that one of the above views is correct. Even if they were 90% sure that their view is the correct one (and 10% sure that one of these other ones is correct), they would have pretty strong reason, from the standpoint of moral uncertainty, to reduce existential risk. Perhaps most disturbingly still, even if we are only 1% sure that the well-being of possible future people matters, it is at least arguable that, from the standpoint of moral uncertainty, reducing existential risk is the most important thing in the world. Again, this is largely for the reason that there are so many people who could exist in the future – there are trillions upon trillions… upon trillions. (For more on this and other related issues, see this excellent dissertation). Of course, it is uncertain whether these untold trillions would, in general, have good lives. It’s possible they’ll be miserable. It is enough for my claim that there is moral agreement in the relevant sense if, at least given certain empirical claims about what future lives would most likely be like, all minimally plausible moral views would converge on the conclusion that we should try to save the world. While there are some non-crazy views that place significantly greater moral weight on avoiding suffering than on promoting happiness, for reasons others have offered (and for independent reasons I won’t get into here unless requested to), they nonetheless seem to be fairly implausible views. And even if things did not go well for our ancestors, I am optimistic that they will overall go fantastically well for our descendants, if we allow them to. I suspect that most of us alive today – at least those of us not suffering from extreme illness or poverty – have lives that are well worth living, and that things will continue to improve. Derek Parfit, whose work has emphasized future generations as well as agreement in ethics, described our situation clearly and accurately: “We live during the hinge of history. Given the scientific and technological discoveries of the last two centuries, the world has never changed as fast. We shall soon have even greater powers to transform, not only our surroundings, but ourselves and our successors. If we act wisely in the next few centuries, humanity will survive its most dangerous and decisive period. Our descendants could, if necessary, go elsewhere, spreading through this galaxy…. Our descendants might, I believe, make the further future very good. But that good future may also depend in part on us. If our selfish recklessness ends human history, we would be acting very wrongly.” (From chapter 36 of On What Matters)

## 3

#### Pharma innovation is strong now – patent incentives are key to maintaining progress, Austin and Hayford 21:

David Austin, [an Analyst in CBO’s Microeconomics Studies Division] and Tamara Hayford, [a principal analyst in the Health, Retirement, and Long-Term Analysis Division, Congressional Budget Office] prepared the report with guidance from Joseph Kile, Lyle Nelson, and Julie Topoleski. Christopher Adams, Pranav Bhandarkar, and David Wylie (formerly of CBO) contributed to the analysis., April 2021, “Research and Development in the Pharmaceutical Industry” <https://www.cbo.gov/publication/57126> //LHP AV DOA: 9/8/21

At a Glance This report examines research and development (R&D) by the pharmaceutical industry. Spending on R&D and Its Results. **Spending on R&D and the introduction of new drugs have both increased in the past two decades.** In 2019, the **pharma**ceutical industry **spent $83 billion dollars on R&D.** Adjusted for inflation, **that** **amount is about 10 times what the industry spent per year in the 1980s**. Between 2010 and 2019, the number of **new drugs approved** for **sale increased by 60 percent** compared with the previous decade, with a peak of 59 new drugs approved in 2018. Factors Influencing R&D Spending. **The amount of money that drug companies devote to R&D is determined by** the amount of **revenue** they expect to earn from a new drug, the expected **cost** of developing that drug, **and** **policies** that influence the supply of and demand for drugs. The **expected** **lifetime global revenues of a new drug depends on the prices that companies expect to charge** for the drug in different markets around the world, the volume of sales they anticipate at those prices, and the likelihood the drug-development effort will succeed. **The expected cost** to develop a new drug—**including capital costs and expenditures on drugs that fail to reach the market**—**has been estimated to range from less than $1 billion to more than $2 billion**. The federal government influences the amount of private spending on R&D through programs (such as Medicare) that increase the demand for prescription drugs, through policies (such as spending for basic research and regulations on what must be demonstrated in clinical trials) that affect the supply of new drugs, and through policies (such as recommendations for vaccines) that affect both supply and demand. Notes Research and Development in the Pharmaceutical Industry Summary Every year, the U.S. pharmaceutical industry develops a variety of new drugs that provide valuable medical benefits. Many of those drugs are expensive and contribute to rising health care costs for the private sector and the federal government. Policymakers have considered **policies** **that** would **lower** drug **prices** and reduce federal drug expenditures. Such policies would probably **reduce the industry’s incentive to develop new drugs**. In this report, the Congressional Budget Office assesses trends in spending for drug research and development (R&D) and the introduction of new drugs. CBO also examines factors that determine how much drug companies spend on R&D: expected global revenues from a new drug; cost to develop a new drug; and federal policies that affect the demand for drug therapies, the supply of new drugs, or both. What Are Recent Trends in Pharmaceutical R&D and New Drug Approvals? The pharmaceutical industry devoted $83 billion to R&D expenditures in 2019. Those expenditures covered a variety of activities, including discovering and testing new drugs, developing incremental innovations such as product extensions, and clinical testing for safety-monitoring or marketing purposes. That amount is about 10 times what the industry spent per year in the 1980s, after adjusting for the effects of inflation. **The share of revenues that drug companies devote to R&D has also grown**: On **average, pharmaceutical companies spent about one-quarter of their revenues (net of expenses and buyer rebates) on R&D expenses in 2019, which is almost twice as large a share of revenues as they spent in 2000**. That revenue share is larger than that for other knowledge-based industries, such as semiconductors, technology hardware, and software. The number of new drugs approved each year has also grown over the past decade. On average, the Food and Drug Administration (FDA) approved 38 new drugs per year from 2010 through 2019 (with a peak of 59 in 2018), which is 60 percent more than the yearly average over the previous decade. Many of the drugs that have been approved in recent years are “specialty drugs.” Specialty drugs generally treat chronic, complex, or rare conditions, and they may also require special handling or monitoring of patients. Many specialty drugs are biologics (large-molecule drugs based on living cell lines), which are costly to develop, hard to imitate, and frequently have high prices. Previously, most drugs were small-molecule drugs based on chemical compounds. Even while they were under patent, those drugs had lower prices than recent specialty drugs have. Information about the kinds of drugs in current clinical trials indicates that much of the industry’s innovative activity is focused on specialty drugs that would provide new cancer therapies and treatments for nervous-system disorders, such as Alzheimer’s disease and Parkinson’s disease. What Factors Influence Spending for R&D? Drug companies’ R&D spending decisions depend on three main factors: Anticipated lifetime global revenues from a new drug, Expected costs to develop a new drug, and Policies and programs that influence the supply of and demand for prescription drugs. **Various considerations inform companies’ expectations** about a drug’s revenue stream, including the anticipated prices it could command in different markets around the world and the expected global sales volume at those prices (given the number of people who might use the drug). The **prices and sales volumes of existing drugs provide information about consumers’ and insurance plans’ willingness to pay for drug treatments**. Importantly, when drug companies set the prices of a new drug, they do so to maximize future revenues net of manufacturing and distribution costs. A drug’s sunk R&D costs—that is, the costs already incurred in developing that drug—do not influence its price. **Developing new drugs is a costly and uncertain process, and many potential drugs never make it to market. Only about 12 percent of drugs entering clinical trials are ultimately approved for introduction by the FDA.** In recent studies, estimates of the average R&D cost per new drug range from less than $1 billion to more than $2 billion per drug. **Those estimates include the costs of both laboratory research and clinical trials of successful new drugs as well as expenditures on drugs that do not make it past the laboratory-development stage, that enter clinical trials but fail in those trials or are withdrawn by the drugmaker for business reasons, or that are not approved by the FDA**. Those estimates also include the company’s capital costs—the value of other forgone investments—incurred during the R&D process. Such costs can make up a substantial share of the average total cost of developing a new drug. The development process often takes a decade or more, and **during that time the company does not receive a financial return on its investment in developing that drug.** The federal government affects R&D decisions in three ways. First, it increases demand for prescription drugs, which encourages new drug development, by fully or partially subsidizing the purchase of prescription drugs through a variety of federal programs (including Medicare and Medicaid) and by providing tax preferences for employment-based health insurance. Second, the federal government increases the supply of new drugs. It funds basic biomedical research that provides a scientific foundation for the development of new drugs by private industry. Additionally, tax credits—both those available to all types of companies and those available to drug companies for developing treatments of uncommon diseases—provide incentives to invest in R&D. Similarly, deductions for R&D investment can be used to reduce tax liabilities immediately rather than over the life of that investment. Finally, **the patent system and certain statutory provisions that delay FDA approval of generic drugs provide pharmaceutical companies with a period of market exclusivity, when competition is legally restricted. During that time, they can maintain higher prices on a patented product than they otherwise could, which makes new drugs more profitable and thereby increases drug companies’ incentives to invest in R&D.** Third, some federal policies affect the number of new drugs by influencing both demand and supply. For example, federal recommendations for specific vaccines increase the demand for those vaccines and provide an incentive for drug companies to develop new ones. Additionally, federal regulatory policies that influence returns on drug R&D can bring about increases or decreases in both the supply of and demand for new drugs. Trends in R&D Spending and New Drug Development Private spending on pharmaceutical R&D and the approval of new drugs have both increased markedly in recent years, resuming a decades-long trend that was interrupted in 2008 as generic versions of some top-selling drugs became available and as the 2007–2009 recession occurred. In particular, **spending on drug R&D increased by nearly 50 percent between 2015 and 2019**. Many of the drugs approved in recent years are high-priced specialty drugs for relatively small numbers of potential patients. By contrast, the top-selling drugs of the 1990s were lower-cost drugs with large patient populations. R&D Spending R&D spending in the pharmaceutical industry covers a variety of activities, including the following: Invention, or research and discovery of new drugs; Development, or clinical testing, preparation and submission of applications for FDA approval, and design of production processes for new drugs; Incremental innovation, including the development of new dosages and delivery mechanisms for existing drugs and the testing of those drugs for additional indications; Product differentiation, or the clinical testing of a new drug against an existing rival drug to show that the new drug is superior; and Safety monitoring, or clinical trials (conducted after a drug has reached the market) that the FDA may require to detect side effects that may not have been observed in shorter trials when the drug was in development. In real terms, private investment in drug R&D among member firms of the Pharmaceutical Research and Manufacturers of America (PhRMA), an industry trade association, was about $83 billion in 2019, up from about $5 billion in 1980 and $38 billion in 2000.1 Although those spending totals do not include spending by many smaller drug companies that do not belong to PhRMA, **the trend is broadly representative of R&D spending by the industry as a whole**.2 A survey of all U.S. pharmaceutical R&D spending (including that of smaller firms) by the National Science Foundation (NSF) reveals similar trends.3

#### Intellectual property protections are key to pharmaceutical innovation – laundry of list of studies – that solves access better, Ezeli and Cory 19:

Stephen Ezell, [vice president, global innovation policy, at the Information Technology and Innovation Foundation (ITIF). He focuses on science and technology policy, international competitiveness, trade, manufacturing, and services issues.] and Nigel Cory, [an associate director covering trade policy at the Information Technology and Innovation Foundation. He focuses on cross-border data flows, data governance, intellectual property, and how they each relate to digital trade and the broader digital economy. Cory has provided in-person testimony and written submissions and has published reports and op-eds relating to these issues in the United States, the European Union, Australia, China, India, and New Zealand, among other countries and regions, and he has completed research projects for international bodies such as the Asia Pacific Economic Cooperation and the World Trade Organization.] “The Way Forward for Intellectual Property Internationally” April 25, 2019, <https://itif.org/publications/2019/04/25/way-forward-intellectual-property-internationally> //LHP AV

INTELLECTUAL PROPERTY UNDERPINS INNOVATION AND GROWTH Intellectual property rights arrangements are well recognized, going back to the Middle Ages, as enabling innovators to earn the returns necessary to continue to innovate and promote the availability of leading-edge technologies. **Nobel laureate economist Douglas North**, one of the foremost scholars of economic history, **argues that the introduction of intellectual property rights had one of the most profound impacts on spurring economic growth in human history**. North points out that average global economic growth rates for about one and a half millennia prior to the Industrial Revolution were essentially zero. Eighteenth-century elites in England had practically the same per capita income as their counterparts in third-century Rome.21 North has shown that the inflection point toward greater economic growth was the widespread development of patent systems in the 19th century.22 Gregory Clark, in his seminal book, Farewell to Alms: A Brief Economic History of the World, reached a similar conclusion that the introduction of **IPRs was catalytic to turbo-charging global economic growth**.23 **Robust intellectual property rights spur innovative activity by increasing the appropriability of the returns to innovation, enabling innovators to capture enough of the benefits of their own innovative activity to justify taking considerable risks**. By raising the private rate of return closer to the social rate of return, in**tellectual property rights address the knowledge-asset incentive problem, allowing inventors to realize economic gain from their inventions, thereby catalyzing investment in knowledge creation.** If innovators know that most of the benefits from their innovations would go to others without compensation, **they would be much less likely and capable of engaging in future innovations**. In addition, as they capture a larger portion of the benefits of their innovative activity, **innovating companies obtain the resources to pursue the next generation of innovative activities.** **IP thus produces a number of positive benefits, including: 1) creating powerful incentives for domestic innovation; 2) inducing knowledge spillovers that help others to innovate; 3) ensuring** a country’s **companies can focus on operating productively and innovating**, instead of having to devote an undue amount of their time and resources to protecting their IP in an environment where it’s at risk; **4) promoting the international diffusion of technology, innovation, and knowhow; and 5) boosting a country’s levels of research and development, inbound foreign direct investment (FDI), and exports of goods and services**.24 Robust intellectual property rights spur innovative activity by increasing the appropriability of the returns to innovation, enabling innovators to capture enough of the benefits of their own innovative activity to justify taking considerable risks. The **evidence shows that strong intellectual property rights protections are vitally important for both developed and developing countries alike.** As the definitive 2010 OECD review of the effects of intellectual property rights protections on developing countries, “Policy Complements to the Strengthening of IPRs in Developing Countries” found, “The results point to a tendency for IPR reform to deliver positive economic results.”25 The OECD study found that **developing-country IPR reforms concerning patent protection have tended to deliver the most substantial results**, although the results for copyright reform and trademark reform are also positive and significant. But to have the greatest impact on economic growth, IPR reforms must occur concomitantly with other positive complements, particularly ones regarding inputs for innovative and productive processes and the ability to conduct business. These include policies that influence the macro-environment for firms as well as the availability of resources (e.g., related to education), a country’s legal and institutional conditions, and fiscal incentives.26 The evidence shows that strong intellectual property rights protections are vitally important for both developed and developing countries alike. The following section details the broad swath of academic literature reviewing the relationships between IPR strengthening and trade, FDI, and technology transfer; IPR reform and innovation and R&D; and IPR reform and exports and industry growth, revealing the benefits of stronger IPR protections for developed and developing countries alike. IPRs Strengthen Trade, FDI, and Technology Transfer A wealth of academic research has documented the relationship between the strength of a country’s intellectual property protections and the extent of trade, foreign direct investment, and technology transfer it enjoys. Strengthening IPR protection has been shown to correlate with increased trade.27 For instance, Fink and Primo Braga found that IPR protection is positively associated with international trade flows, in particular of manufactured, non-fuel imports.28 Other studies have found a positive association between IPR protection and trade flows in high-technology products.29 Likewise, strengthening of IPR protection has also been connected with increased inflows of FDI. Cavazos Cepeda et al. found that a 1 percent increase in the protection of IPRs as measured by the Patent Rights Index (a measure of the strength of countries’ IPR regimes) is associated with a 2.8 percent increase in the inflow of FDI.30 Similarly, a 1 percent increase in trademark protection levels is associated with a 3.8 percent increase in incoming FDI; and a 1 percent increase in copyright protection yields a 6.8 percent increase in FDI.31 Moreover, the researchers identified a virtuous cycle between FDI and protection of IP, whereby improvements in the IPR environment are associated with improved economic performance—in particular with respect to FDI—and, in turn, further improvements in the IPR environment. Park and Lippoldt showed that stronger IPRs in developing countries are associated with an increase of technology-intensive FDI, while Awokuse and Yin provided a concrete example concerning the relationship of IPR protection in China to FDI inflows, concluding that IPR reforms in China have had a positive and significant effect on inbound FDI.32 There is also evidence that countries with similar levels of intellectual property protection trade more with one another.33 Academic research also signals a strong correlation between IPR and technology transfer. Lippoldt showed that IPR strengthening in countries—particularly with respect to patents—is associated with increased technology transfer via trade and investment.34 Research has revealed that a country’s level of intellectual property protection considerably affects whether foreign firms will transfer technology into it.35 That matters because the welfare gains from the importation of technology via innovative products, while differing across countries, can be substantial.36 For instance, foreign sources of technology account for over 90 percent of domestic productivity growth in all but a handful of countries.37 The research on this matter is clear and consistent. For example, a 1986 United Nations Conference on Trade and Development (UNCTAD) study found that direct investment in new technology areas such as computer software, semiconductors, and biotechnology is supported by stronger intellectual property rights policy regimes.38 (However, as this report later clarifies, subsequent UNCTAD reports have lamentably taken a more skeptical view toward IP.) A 1989 study by the United Nations Commission on Transnational Corporations (UNCTC) found that weak IP rights reduce computer software direct investment; and a 1990 study by UNCTC found that weak IP rights reduce pharmaceutical investment.39 Mansfield conducted firm-level surveys and found that perceptions of strong IP rights abroad have a positive effect on incentives to transfer technologies abroad. Likewise, survey research by the World Bank’s International Finance Corporation found that, with variations by sector, country, and technology, at least 25 percent of American and Japanese high-tech firms refuse to directly invest, or enter into a joint venture, in developing countries with weak intellectual property rights; and a later study confirmed those survey findings with actual foreign direct investment data.40 And an Institute for International Economics study of World Bank data concluded that weak intellectual property rights reduce flows of all these commercial activities, regardless of nations’ levels of economic development.41 A wealth of academic research has documented the relationship between the strength of a country’s intellectual property protections and the extent of trade, foreign direct investment, and technology transfer it enjoys. Studies have also shown how the benefits of intellectual property extend to developing countries. Diwan and Rodrik demonstrated that stronger patent rights in developing countries give enterprises from developed countries a greater incentive to research and introduce technologies appropriate to developing countries.42 Similarly, Taylor showed that weak patent rights in developing countries lead enterprises from developed countries to introduce less-than-best-practice technologies to developing countries.43 Interestingly, the relationship goes in both directions. Branstetter and Saggi showed that strengthened IPR protection not only improves the investment climate in the implementing countries, but also leads to increased FDI in the country producing the original innovation.44 They concluded that IPR reform in the “global South” (e.g., developing countries) may be associated with FDI increases in the “global North” (e.g., developed countries). As northern firms shift their production to southern affiliates, this FDI accelerates southern industrial development, creating a cyclical feedback mechanism that also benefits the North. Another study by Liao and Wong, which focused on firm-level analysis, highlights the inter-relationship of IPR reform in developed and developing countries. Their study concluded that developing countries can entice technology transfer from the North by providing IPR protection for incoming products (although they note there is a need for redoubled R&D efforts in developed countries to spur needed innovations).45 **IPRs Strengthen Innovation** Intellectual property rights power innovation. For instance, analyzing the level of intellectual property protections (via the World Economic Forum’s Global Competitiveness reports) and creative outputs (via the Global Innovation Index) shows that **counties with stronger IP protection have more creative outputs** (in terms of intangible assets and creative goods and services in a nation’s media, printing and publishing, and entertainment industries, including online), **even at varying levels of development**.46 **IPR reforms also introduce strong incentives for domestic innovation**. **Sherwood**, using case studies from 18 developing countries, **concluded that poor provision of intellectual property rights deters local innovation and risk-taking**.47 In contrast, **IPR reform has been associated with increased innovative activity, as measured by domestic patent filings**, albeit with some variation across countries and sectors.48 For example, **Ryan, in a study of biomedical innovations and patent reform in Brazil, found that patents provided incentives for innovation investments and facilitated the functioning of technology markets**.49 **Park** **and Lippoldt also observed that** the provision of adequate protection for **IPRs can help to stimulate local innovation**, in some cases building on the transfer of technologies that provide inputs and spillovers.50 In other words, **local innovators are introduced to technologies** first **through** the technology transfer that takes place in an environment wherein **protection** of IPRs is assured; then, they may build on those ideas to create an evolved product or develop alternate approaches (i.e., to innovate). Related research finds that trade in technology—through channels including imports, foreign direct investment, and technology licensing—improves the quality of developing-country innovation by increasing the pool of ideas and efficiency of innovation by encouraging the division of innovative labor and specialization.51 However, Maskus notes that without protection from potential abuse of their newly developed technologies, foreign enterprises may be less willing to reveal technical information associated with their innovations.52 The protection of patents and trade secrets provides necessary legal assurances for firms wishing to reveal proprietary characteristics of technologies to subsidiaries and licensees via contracts. Counties with stronger IP protection have more creative outputs (in terms of intangible assets and creative goods and services in a nation’s media, printing and publishing, and entertainment industries, including online), even at varying levels of development. The relationship between IPR rights and innovation can also be seen in studies of how the introduction of stronger IPR laws, with regard to patents, copyrights, and trademarks, affect R&D activity in an economy. Studies by Varsakelis and by Kanwar and Evenson found that **R&D to GDP ratios are positively related to the strength of patent rights**, and are conditional on other factors.53 Cavazos Cepeda et al. found a positive influence of IPRs on the level of R&D in an economy, with each 1 percent increase in the level of protection of IPRs in an economy (as measured by improvements to a country’s score in the Patent Rights Index) equating to, on average, a 0.7 percent increase in the domestic level of R&D.54 Likewise, a 1 percent increase in copyright protection was associated with a 3.3 percent increase in domestic R&D. Similarly, when trademark protection increased by 1 percent, there was an associated R&D increase of 1.4 percent. As the authors concluded, “Increases in the protection of the IPRs carried economic benefits in the form of higher inflows of FDI, and increases in the levels of both domestically conducted R&D and service imports as measured by licensing fees.”55 As Jackson summarized, regarding the relationship between IPR reform and both innovation and R&D, and FDI, “In addition to spurring domestic innovation, strong intellectual property rights can increase incentives for foreign direct investment which in turn also leads to economic growth.”56 BOX 1: INNOVATE FOR HEALTH: IP IS NOT THE PROBLEM, BUT PART OF THE SOLUTION **Many opponents of robust IPR rights view them as antithetical to the interests of developing countries in terms of access to medicines or the provision of national health care services**. Yet the reality is that **stronger IPR rights in developing nations actually unleash the power of developing-country innovators to contribute to solving health challenges both in their own nations and across the global economy**. First, opponents of IP fail to recognize **that intellectual property rights matter for health care innovation in emerging economies.** **A**n Information Technology and Innovation Foundation (ITIF) and George Mason University Center for Intellectual Property Protection **report**, “How Innovators Are Solving Global Health Challenges,” **provides 25 case studies that show innovators in developing countries relying on IP to invent and bring solutions to market**.57 The 25 case studies revealed a number of key themes, including that there is opportunity in adapting health care interventions for developing-country environments where resources and infrastructure are scarce, and that local innovation and **IP can contribute substantially toward providing both affordable and robust tests for diagnosing diseases and affordable interventions to meet basic needs in challenging environments.** Second, **opponents of IP tend to ignore broader systemic issues that contribute to poor health care outcomes in developing countries.** **While cost is a central factor for policymakers in all countries, given resource scarcity, these trade-offs are not unique to health**. **The greater the resource scarcity, the greater the need for innovation**. One of the biggest challenges policymakers and innovators in developing countries confront again and again is scarcity—in access to trained professionals, in transportation, and in other infrastructure. For example, reports estimate that as many as 1 billion people lack access to essential health care because of a shortage of trained health professionals.58 A 2014 World Health Organization study estimated a shortage of 7 million public health care workers, with that number expected to rise to 13 million by 2035.59 More than 80 countries currently fail to meet the basic threshold of 23 skilled health professionals per 10,000 citizens.60 The challenge is even more daunting when it comes to specialists. For instance, Cameroon has fewer than 50 cardiologists supporting a population of over 23 million citizens.61 And Ethiopia, a country of some 90 million residents, is served by a single radiation-treatment center located in the capital of Addis Ababa.62 In other instances, individuals lack access to essential medicines, with cost being a relatively small part of the problem. For instance, in 2014, researchers at the University of Utrecht in the Netherlands found that, on average, essential medicines are available in public-sector facilities in developing countries only 40 percent of the time.63 Again, **the cost of medicines is far from the most serious problem in the provision of health care services in developing nations**. Indeed, **the vast majority of drugs—at least 95 percent—on the World Health Organization’s Essential Medicines list are off-patent, and thus potentially available in generic versions**.64 **The problem, in much larger part, stems from countries’ underdeveloped health systems and the fact that many people live in rural areas far from care.** **Stronger IP rights create an environment wherein entrepreneurs can innovate to meet health challenges in their own nations, the benefits thereof spilling over to benefit the entire international community.** IPRs Strengthen Exports and Industry Growth Academic research has also found that **stronger IPR protections support exports from developing countries and faster growth rates of certain industries.** Yang and Kuo argue that stronger IPR protection improves the export performance of firms benefitting from technology transfer. And in their research, Cavazos Cepeda et al. found that trademark protection has a statistically significant association in relation to the export turnover, sales, and total assets of firms studied. They also found a significant association between copyrights and export turnover. Moreover, they found “a positive influence of patent right protection on export turnover (e.g., sales) under certain specifications with respect to complementary policies.”65 In cross-country studies, researchers have found that stronger patent rights are associated with faster company growth in IP-intensive industries such as pharmaceuticals. In fact, during the early 1990s, a one-standard-deviation increase in patent rights was associated with an increase in firm growth of 0.69 percent (an advantage amounting to nearly one-fifth of the average industry growth rate of 3.7 percent).66 Consequences of Countries Not Enacting Robust IPR Protections and Enforcement **Nations** **that** have not implemented—or **do not enforce**—**robust intellectual property rights protections end up harming their economic development in at least three principle ways. First, they deter future innovative activity. Second, they discourage trade** and foreign direct investment, which only hurts their own consumers and businesses, by both limiting their choices and inhibiting their enterprises’ ability to access best-of-breed technologies that are vital to boosting domestic productivity. **Third, in countries with weak IP protections, firms are forced to invest undue amounts of resources in protection rather than invention**. Ironically, **developing countries’ own economic development opportunities** and intellectual property development potential **are inhibited by their own weak intellectual property protections.** For instance, the lack of effective protection for intellectual property rights in China has limited the introduction of advanced technology and innovation investments by foreign companies, thereby reducing potential benefits to local innovation capacity.67 As Cavazos Cepeda et al. found in a case study of IPR protections in that economy, “China has made progress in strengthening the protection of intellectual property over the past two decades, as attested to by indicators such as the Patent Rights Index…. However, uncertainty around the protection of intellectual property [remains] an important deterrent for foreign as well as domestic firms engaging in R&D-related activities.”68 Ironically, developing countries’ own economic development opportunities and intellectual property development potential are inhibited by their own weak intellectual property protections.

#### Biopharmaceutical innovation is key to prevent future pandemics and bioterror.

Marjanovic and Feijao 20 [(Sonja Marjanovic, Ph.D., Judge Business School, University of Cambridge. Carolina Feijao, Ph.D. in biochemistry, University of Cambridge; M.Sc. in quantitative biology, Imperial College London; B.Sc. in biology, University of Lisbon.) "How to Best Enable Pharma Innovation Beyond the COVID-19 Crisis," RAND Corporation, 05-2020, https://www.rand.org/pubs/perspectives/PEA407-1.html] TDI

As key actors in the healthcare innovation landscape, pharmaceutical and life sciences companies have been called on to develop medicines, vaccines and diagnostics for pressing public health challenges. The COVID-19 crisis is one such challenge, but there are many others. For example, MERS, SARS, Ebola, Zika and avian and swine flu are also infectious diseases that represent public health threats. Infectious agents such as anthrax, smallpox and tularemia could present threats in a bioterrorism context.1 The general threat to public health that is posed by antimicrobial resistance is also well-recognised as an area in need of pharmaceutical innovation. Innovating in response to these challenges does not always align well with pharmaceutical industry commercial models, shareholder expectations and competition within the industry. However, the expertise, networks and infrastructure that industry has within its reach, as well as public expectations and the moral imperative, make pharmaceutical companies and the wider life sciences sector an indispensable partner in the search for solutions that save lives. This perspective argues for the need to establish more sustainable and scalable ways of incentivising pharmaceutical innovation in response to infectious disease threats to public health. It considers both past and current examples of efforts to mobilise pharmaceutical innovation in high commercial risk areas, including in the context of current efforts to respond to the COVID-19 pandemic. In global pandemic crises like COVID-19, the urgency and scale of the crisis – as well as the spotlight placed on pharmaceutical companies – mean that contributing to the search for effective medicines, vaccines or diagnostics is essential for socially responsible companies in the sector. 2 It is therefore unsurprising that we are seeing industry-wide efforts unfold at unprecedented scale and pace. Whereas there is always scope for more activity, industry is currently contributing in a variety of ways. Examples include pharmaceutical companies donating existing compounds to assess their utility in the fight against COVID19; screening existing compound libraries in-house or with partners to see if they can be repurposed; accelerating trials for potentially effective medicine or vaccine candidates; and in some cases rapidly accelerating in-house research and development to discover new treatments or vaccine agents and develop diagnostics tests.3,4 Pharmaceutical companies are collaborating with each other in some of these efforts and participating in global R&D partnerships (such as the Innovative Medicines Initiative effort to accelerate the development of potential therapies for COVID-19) and supporting national efforts to expand diagnosis and testing capacity and ensure affordable and ready access to potential solutions.3,5,6 The primary purpose of such innovation is to benefit patients and wider population health. Although there are also reputational benefits from involvement that can be realised across the industry, there are likely to be relatively few companies that are ‘commercial’ winners. Those who might gain substantial revenues will be under pressure not to be seen as profiting from the pandemic. In the United Kingdom for example, GSK has stated that it does not expect to profit from its COVID-19 related activities and that any gains will be invested in supporting research and long-term pandemic preparedness, as well as in developing products that would be affordable in the world’s poorest countries.7 Similarly, in the United States AbbVie has waived intellectual property rights for an existing combination product that is being tested for therapeutic potential against COVID-19, which would support affordability and allow for a supply of generics.8,9 Johnson & Johnson has stated that its potential vaccine – which is expected to begin trials – will be available on a not-for-profit basis during the pandemic.10 Pharma is mobilising substantial efforts to rise to the COVID-19 challenge at hand. However, we need to consider how pharmaceutical innovation for responding to emerging infectious diseases can best be enabled beyond the current crisis. Many public health threats (including those associated with other infectious diseases, bioterrorism agents and antimicrobial resistance) are urgently in need of pharmaceutical innovation, even if their impacts are not as visible to society as COVID-19 is in the immediate term. The pharmaceutical industry has responded to previous public health emergencies associated with infectious disease in recent times – for example those associated with Ebola and Zika outbreaks.11 However, it has done so to a lesser scale than for COVID-19 and with contributions from fewer companies. Similarly, levels of activity in response to the threat of antimicrobial resistance are still low.12 There are important policy questions as to whether – and how – industry could engage with such public health threats to an even greater extent under improved innovation conditions.

#### Pandemics cause extinction.

Piers Millett 17, Consultant for the World Health Organization, PhD in International Relations and Affairs, University of Bradford, Andrew Snyder-Beattie, “Existential Risk and Cost-Effective Biosecurity”, Health Security, Vol 15(4), http://online.liebertpub.com/doi/pdfplus/10.1089/hs.2017.0028

Historically, disease events have been responsible for the greatest death tolls on humanity. The 1918 flu was responsible for more than 50 million deaths,1 while smallpox killed perhaps 10 times that many in the 20th century alone.2 The Black Death was responsible for killing over 25% of the European population,3 while other pandemics, such as the plague of Justinian, are thought to have killed 25 million in the 6th century—constituting over 10% of the world’s population at the time.4 It is an open question whether a future pandemic could result in outright human extinction or the irreversible collapse of civilization.

A skeptic would have many good reasons to think that existential risk from disease is unlikely. Such a disease would need to spread worldwide to remote populations, overcome rare genetic resistances, and evade detection, cures, and countermeasures. Even evolution itself may work in humanity’s favor: Virulence and transmission is often a trade-off, and so evolutionary pressures could push against maximally lethal wild-type pathogens.5,6

While these arguments point to a very small risk of human extinction, they do not rule the possibility out entirely. Although rare, there are recorded instances of species going extinct due to disease—primarily in amphibians, but also in 1 mammalian species of rat on Christmas Island.7,8 There are also historical examples of large human populations being almost entirely wiped out by disease, especially when multiple diseases were simultaneously introduced into a population without immunity. The most striking examples of total population collapse include native American tribes exposed to European diseases, such as the Massachusett (86% loss of population), Quiripi-Unquachog (95% loss of population), and theWestern Abenaki (which suffered a staggering 98% loss of population).

In the modern context, no single disease currently exists that combines the worst-case levels of transmissibility, lethality, resistance to countermeasures, and global reach. But many diseases are proof of principle that each worst-case attribute can be realized independently. For example, some diseases exhibit nearly a 100% case fatality ratio in the absence of treatment, such as rabies or septicemic plague. Other diseases have a track record of spreading to virtually every human community worldwide, such as the 1918 flu,10 and seroprevalence studies indicate that other pathogens, such as chickenpox and HSV-1, can successfully reach over 95% of a population.11,12 Under optimal virulence theory, natural evolution would be an unlikely source for pathogens with the highest possible levels of transmissibility, virulence, and global reach. But advances in biotechnology might allow the creation of diseases that combine such traits. Recent controversy has already emerged over a number of scientific experiments that resulted in viruses with enhanced transmissibility, lethality, and/or the ability to overcome therapeutics.13-17 Other experiments demonstrated that mousepox could be modified to have a 100% case fatality rate and render a vaccine ineffective.18 In addition to transmissibility and lethality, studies have shown that other disease traits, such as incubation time, environmental survival, and available vectors, could be modified as well.19-2

## Case

#### Waivers won’t solve the actual problem. Supply will be a non-issue by years end. The TRIPS waiver is a theatrical gesture aiming to let rich economies off the hook for actually solving the problem, Adler

<https://foreignpolicy.com/2021/07/20/wto-trips-waiver-vaccine-equity-distribution-covid-pandemic/>, July 20, 2021

These rollout problems found in the United States are amplified many times when it comes to global rollout. The Biden administration discovered this first hand when it attempted to donate 80 million doses from domestic U.S. supply to the rest of the world in June but fell well short of this target. **White House press secretary Jen Psaki** [**said**](https://www.whitehouse.gov/briefing-room/press-briefings/2021/06/21/press-briefing-by-press-secretary-jen-psaki-june-21-2021/)**, “what we found to be the biggest challenge is not actually the supply—we have plenty of doses to share with the world—but this is a herculean logistical challenge.** And we’ve seen that as we’ve begun to implement.” She pointed to the distributional challenges associated with storing vaccines at the proper temperature as well as the need for needles and syringes. **The TRIPS waiver can be seen as essentially a political or even theatrical gesture.** As Psaki’s comments show, there is more to vaccinating the world than just increasing supply. **Even if there are vaccine shortages at this moment, limited vaccine supply may not be a binding constraint by year end**. Serum Institute of India, the world’s largest vaccine manufacturer, has announced **it will begin** [**exporting later this year**](https://www.reuters.com/world/india/indias-serum-institute-start-export-covid-19-vaccine-by-year-end-2021-05-18/)**, implying India should have adequate vaccine supply by then.** **Pfizer/BioNTech has** [**pledged to deliver**](https://www.voanews.com/covid-19-pandemic/pfizer-biontech-pledge-2-billion-vaccine-doses-poor-nations) **2 billion doses to low- and middle-income countries**. **AstraZeneca is continuing to scale up production.** Nonetheless, the Biden administration’s signature international COVID-19 policy, the [**TRIPS waiver**](https://crsreports.congress.gov/product/pdf/IN/IN11662)**, is a supply side move—but one unlikely to lead to any actual increase in supply**. This waves intellectual property protections for COVID-19 vaccines to further foreign production. The [U.K.](https://www.gov.uk/government/news/wto-trips-council-june-2021-uk-statements) and [German](https://www.dw.com/en/germany-rejects-us-push-to-waive-covid-vaccine-patents/a-57453453) governments have viewed it skeptically and can block it. Also, as has been widely noted, manufacturing involves trade secrets and supply chain issues that go well beyond intellectual property (IP) rights. Less widely noted is the fact that the Johnson & Johnson, AstraZeneca, and Novavax vaccines have already been [licensed to Indian manufacturers](https://www.statnews.com/2021/05/05/india-vaccine-heist-shoddy-regulatory-oversight-imperil-global-vaccine-access/), so it is not clear to what degree IP rights are really hindering additional foreign production. Therefore, the TRIPS waiver can be seen as essentially a political or even theatrical gesture, well removed from the messy world of vaccine distribution and administration. It appealed to a domestic audience hostile to Big Pharma and an international audience of countries like India and South Africa whose industrial policies have long called for limitations on IP rights. The Biden administration’s policies keep [evolving](https://foreignpolicy.com/2021/07/16/biden-africa-covid-19-ship-millions-vaccines/), and newer proposals are likely to show more immediate results. The United States has [pledged](https://www.whitehouse.gov/briefing-room/statements-releases/2021/06/10/fact-sheet-president-biden-announces-historic-vaccine-donation-half-a-billion-pfizer-vaccines-to-the-worlds-lowest-income-nations/) to buy 500 million U.S. produced doses of the Pfizer/BioNTech vaccine over the next year and donate them to low-income countries. Many [financing initiatives](https://www.npr.org/2021/02/18/969145224/biden-to-announce-4-billion-for-global-covid-19-vaccine-effort) have been announced. But U.S. plans of how to tackle the critical last mile and get the vaccines into people’s arms have not been as clearly fleshed out, with the United States mostly taking a hands-off approach. Administering vaccines requires a global rollout plan. After all, as the truism goes, a global pandemic demands a global response. However, this phrase is open to interpretation, with vaccine nationalism typically cloaked in globalist rhetoric. Many in the United States are deeply uncomfortable with a U.S.-led pandemic effort and hear the statement to mean that globalist institutions should take the lead. In other countries, the phrase can mean something very different. For instance, when European Commission President Ursula von der Leyen floated the idea of a “[vaccine export transparency mechanism](https://ec.europa.eu/commission/presscorner/detail/en/SPEECH_21_221)” to block vaccine exports from the EU to the U.K., she said it was for the “global common good.” These various meanings are somehow aligned in discouraging any U.S. unilateralism and pose challenges to a more active U.S. involvement in a global rollout. The primary global initiative to ensure all countries have access to COVID-19 vaccines is [COVAX](https://www.gavi.org/covax-facility?gclid=Cj0KCQjwub-HBhCyARIsAPctr7wD6lbQwpflk8lliN12KxEUIUL9NkbdH7NgZ3UTkYqdsLWgG380utMaAqtvEALw_wcB), co-convened by the Coalition for Epidemic Preparedness Innovations, the vaccine alliance Gavi, and the World Health Organization. Gavi oversees procurement but does not have an [on-the-ground presence](https://www.gavi.org/our-alliance/operating-model) for administering vaccines. This is left up to the health ministries of developing countries and other partners. The coalition’s key partner responsible for delivering vaccines is UNICEF. UNICEF is a [children’s agency](https://www.unicef.org/) whose mission is helping every child thrive all over the world. However, it is the elderly who are most at risk for COVID-19. Ultimately, COVAX has rollout capabilities but limited bandwidth and resources when it comes to vaccine administration. The United States has these resources, including deep expertise in both vaccine distribution and administration. Operation Warp Speed showed the Defense Department can manage the complex ultra-cold logistics required for mRNA vaccine distribution. The Centers for Disease Control and Prevention (CDC) and the U.S. Agency for International Development (USAID) have knowledge of vaccine administration—although addressing a global pandemic would be a “stretch goal.” The United States could use its personnel and expertise to help solve the global rollout problem, either on its own or in a partnership with multilateral institutions, such as COVAX. This is not to imply the United States, with its declining life expectancy, necessarily has a better health system than other afflicted countries—only that it has rollout knowledge it learned the hard way. The key lesson is the last mile is the hardest part to roll out. Rather than having vaccine supplies arrive and only then start training, it is better to have mass vaccination sites up and running and already fully staffed. The United States could offer technical guidance and materials necessary for rollouts, including refrigeration, ancillary kits, and having enough needles on hand. USAID could offer advice on how a country could improve its vaccine readiness plan. Addressing vaccine hesitancy is also critical to a successful rollout. The reasons behind vaccine hesitancy are complex and vary by country and population. Hence, responses need to be country specific but will typically require a massive communications effort. Where is the global effort? Where is the global planning for this effort? Tackling these global, last-mile challenges faces huge domestic roadblocks in the United States. It would require making global rollout a top U.S. foreign-policy priority, necessitating the planning, financing, and personnel of something akin to the Marshall Plan. It would be expensive. It involves industrial planning, which still has negative overtones in the United States. Which agency in the U.S. government should coordinate such a plan? The State Department? The Defense Department? The National Institute of Health? The CDC? The White House COVID-19 Response Team? Perhaps the most divisive question is if the United States should lead such an effort or follow the WHO’s directives. But none of this is relevant because there is no domestic political pressure for pursuing such an approach, unlike the TRIPS waiver. This is because nonprofit activism is still primarily focused on [supply](https://www.amnesty.org/en/latest/news/2021/06/g7-support-for-pharma-monopolies-putting-millions-of-lives-at-risk/) and [eliminating vaccine hoarding](https://www.oxfamamerica.org/press/cnn-rich-countries-are-hoarding-covid-19-vaccines-and-leaving-developing-world-behind-peoples-vaccine-alliance-warns/) by rich countries. True global vaccine equity requires a broader definition and effort beyond just manufacturing more supply, namely creating a global rollout plan and deploying the health resources necessary to get shots into people’s arms. The end result is the United States is hesitant to find more concrete ways to get involved with a global rollout beyond just pledging more vaccine supplies or money. It is hesitant to directly intervene to help the worst afflicted poor countries distribute and administer vaccines. And vaccine hesitancy, in whichever form it takes, can be deadly.