

---

**From:** Daria Gęsicka  
**Sent:** Thursday, 13 February 2020 4:10 PM  
**To:** ai2ip  
**Subject:** WIPO Contact Form: Impact of AI on IP Policy: Call for Comments (13.02.2020 16:09:39)

**Topic:** Artificial intelligence

**Sub-topic:** Impact of AI on IP Policy: Call for Comments

**Question:** General Policy: Since fundamental questions raised with the emergence of AI are who will be the beneficiary of the AI and AI-generated works protection and who will be liable for damages caused by AI and AI-generated works and, at the same time, a fundamental role of legal regulation in the matter is to encourage investment of human and financial resources by taking off the risk associated with AI and AI-generated works, which is similar to the concept of neighbouring rights or *sui generis* protection, should we not agree to have one protection regime based on the same rules as *sui generis* protection (only economic rights)?

**First name:** Daria

**Last name:** Gęsicka

**Company/Organization:** Nicolaus Copernicus University

**ID:** 215439

**Time Stamp:** 13.02.2020 16:09:39

**Recipient:** ai2ip@wipo.int