Additional issues

In the case of creations protected under IP and autonomously generated by AI:

- If ownership is recognized to an AI application, who would manage these rights?
  - How are licensing agreements to be negotiated and settled?
  - How are assignment agreements to be negotiated and settled?
  - How are the payments for such transactions to be handled?

- If ownership is recognized to an AI application and an infringement occurs, who would handle the necessary legal process? Which rights are enforceable?

(Mainly related to issue: 1, 6, 11)