

Subject: USPTO Releases Report on the Publics Views on AI and IP Policy

Hi XX,

The USPTO recently released a report that aims to spark conversation on the rapidly changing technology that is accelerating American innovation, artificial intelligence. The [report](#) released on October 6, takes a comprehensive look at a wide variety of stakeholders views on the impact of artificial intelligence (AI) across the intellectual property (IP) landscape, including patent, trademark, copyright, and trade secret policy, as well as developing issues about database protection. The USPTO collected feedback on whether current laws and regulations regarding patent inventorship and authorship of copyrighted work should be revised to consider contributions made other than by humans. To further explore the topic of AI and IP would you be interested in speaking with attorney from global law firm [Morrison & Foerster](#)?

In light of the report, I wanted to offer conversations with attorneys [Tessa Schwartz](#), [Joyce Liou](#), [Wendy Ray](#), and/or [Jennifer Lee Taylor](#).

- Tessa Schwartz has an active practice counseling companies on intellectual property issues, and negotiating complex intellectual property and commercial agreements. She can provide insight on the artificial intelligence practice as a whole and what the report covers about the changing technology, how AI innovation can be promoted through IP incentives, AI evolution, and what the elements of an AI invention are.
- Jennifer Lee Taylor is the chair of the firm's Trademark Group. She is engaged in a broad intellectual property practice, with an emphasis on litigation and counseling. She can discuss if she believes the current IP patent laws need to be revised, what significant points can be made to determined if AI can be patented, how patent applications for AI inventions can comply with the enablement requirement, and speak on if the already in place commercial law principles are enough to fill the gaps in the IP laws for AI.
- Joyce Liou is a partner in the firm's Intellectual Property Group. She focuses her practice on intellectual property litigation, domestic and international trademark prosecution, copyright and trademark enforcement, and domain name arbitration. She can provide insight on the trademark issues and questions that are outlined in the report, and if AI would improve the efficiency of examination of trademark applications.
- Wendy Ray is an accomplished trial lawyer with experience in high-stakes intellectual property and complex commercial litigation. She is head of the firm's Litigation Department in Los Angeles, a founder and co-head of the AI + Robotics industry group, and a member of the firm's board of directors. She can provide insight on the trademark issues and questions that are outlined in the report, and if AI would improve the efficiency of examination of trademark applications.

For more on the attorneys' perspective, I am sharing [this](#) blog post they recently authored on the report.

Please let me know if you are interested in speaking with Tessa, Joyce, Jennifer, or Wendy and I'd be happy to connect you.

Best,
XX