Who Owns the Ideas? AI, Intellectual Property, and the Future of Manufacturing

written by Tricia Carl | September 3, 2025



In today's world of manufacturing, artificial intelligence (AI) is no longer just the future—It's a current tool being used to design products, optimize supply chains, predict maintenance needs, and even generate new ideas. But as AI becomes more integrated into manufacturing, one question becomes critical: Who owns the ideas created by AI?

AI as a "Co-Inventor"

Manufacturers using AI to assist in new product design or R&D may wonder whether the results generated can be protected with patents, copyrights, or trade secrets. And to make the issue even murkier: Intellectual property laws weren't built for machines that "think."

What This Means

Patents typically require a human inventor.

Copyrights require a human author.

And trade secrets require measures to keep something confidential—but what happens when AI develops something "new" without direct human involvement?

Who owns the design? If your AI system generates an innovative design, can you patent it? If AI writes a process manual or creates a visual model, can you copyright it?

Currently, in most jurisdictions, IP rights apply only to human creators. AI itself cannot own property rights or hold legal rights—at least not yet.

Practical Implications for Manufacturers

Manufacturers can take practical steps to manage risk and capture value:

- Clarify roles: When using AI tools from vendors or cloud platforms, check who owns the results—some terms of service may give ownership to the provider.
- Human oversight: Ensure there's a human in the loop who can be clearly identified as the contributor or author, especially for patentable ideas.
- Data Protection: Since AI relies heavily on training data, be cautious about feeding in sensitive or proprietary information that could become part of a shared model.
- Auditability: Keep clear records of how AI systems are used in the innovation process to support any future IP claims.

Looking Ahead

This area is evolving fast. Courts and lawmakers do not have a definitive answer on whether AI-generated work is protected under traditional IP laws. For now, manufacturers should see AI as a powerful tool, but it should be carefully managed when it comes to IP rights.

Disclaimer: This content is for informational purposes only and does not constitute legal advice. If you have questions about intellectual property or the use of AI in your business, consult a qualified attorney.

Written by Tricia Carl, Business Advisor, Innovative Manufacturers Center (IMC)