



ARTIFICIAL INTELLIGENCE IN COPYRIGHT LAW IN INDONESIA

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A B S T R A C T

The purpose of this study is to find and analyze who can be categorized as the subject of rights owners in Artificial Intelligent (AI) and whether Law No. 28 of 2014 concerning Copyright has been able to accommodate the rights of creators in Artificial Intelligent (AI) as Copyright works. This research is normative juridical research. The results show that in Indonesia, Artificial Intelligence (AI) cannot be a legal subject based on considerations of legal consequences. Law No. 28 of 2014 requires changes to adapt to technological developments.

Keywords: *Artificial Intelligent (AI); Copyright Works; Juridical; Legal.*