1. "Works" and Rights granted. "Works" shall constitute any materials Presenter provides to WEF or presents to attendees of the WEF Conference, including without limitation interactive video, audiovisual presentations, images, video, animation, sound, and text. Author hereby grants WEF an irrevocable, royalty-free, non-exclusive, worldwide license to the Works, and Presenter grants WEF any applicable rights of publicity and privacy (or any other rights inherent in Presenter’s participation in IKE) for use of the Works as described herein. The licenses include without limitation the right to reproduce, distribute, display, transmit, perform, create derivative works (including without limitation translations, compilations, and abridgements), adapt, and publish the Works, in all forms and formats now known or later developed, individually or as part of a compilation or collection, in any language and in any territory worldwide. The license includes, without limitation and by way of example, publication of the Works on the WEF web site, WEF’s YouTube page, or other web sites, and further includes the right of users to access, view, and (in the case of videos) play the Works. The license further includes WEF’s right to assign or sublicense any or all of the foregoing rights to its agents or other third parties, including but not limited to copyright clearinghouses.

Notwithstanding the foregoing licenses, Author shall retain copyright ownership in the Works.

2. Representations and Warranties. The signatories to this Agreement represent and warrant that he/she/it owns, or has obtained and has the full right and authority (along with his/her co-Authors, if any, listed herein) to grant to WEF, all rights granted in this Agreement, including without limitation the copyright license set forth in section 1. Author further represents that he/she/it has not granted any conflicting rights, and that the rights, representations, and warranties herein do not breach any contracts between Author and third parties. Author further represents and warrants that the Works do not infringe any copyright or any other right of any person or entity, and that to the best of Author’s knowledge, the Works contain no libelous or other unlawful content.

It is the responsibility of the Author and Presenters, not WEF, to determine copyright status in the Works and to determine whether the prior consent of any third party is necessary for the granting of any rights set forth in this Agreement.

WEF makes no representations or warranties regarding the use of the Works by attendees of the WEF Conference, or any third party.

3. Indemnification. Author agrees to indemnify, hold harmless, and defend WEF (and its members, partners, assigns, and successors in interest) from and against any claim, demand, or action arising from the exercise of rights granted in this Agreement, including without limitation WEF’s publication of the Works, or from breach of any of the representations and warranties herein.

4. Term. This Agreement shall be in force for the longer of two years or the term of U.S. copyright in the Work. The Representations
and Warranties, Indemnification, Disputes, Other Terms, and Special Provisions shall survive termination of the Agreement.

5. Disputes. This Agreement shall be governed by and construed under the law of the state of Virginia, the Eastern District of Virginia, and the United States. Any dispute regarding this Agreement or the rights hereunder (including without limitation copyright) shall be resolved by binding arbitration, by an arbitrator or panel mutually agreed upon by the parties, to take place in or within twenty miles of Alexandria, Virginia.

6. Other terms. If any provision, or portion of any provision, of this Agreement is determined to be illegal, invalid, or unenforceable, such provision or portion shall be severed and shall be inoperative, and the Agreement shall be construed without the particular illegal, invalid, or unenforceable provision or portion. The remainder of the Agreement shall remain operative and binding on the parties.

7. Special Provision for U.S. Government Employees and U.S. Government Works. If Author is, or was an employee of, the United States government at the time the Work was created, and the employee was acting within his/her official duties such that the Work is deemed a government work not subject to U.S. copyright protection, then (i) section 1 shall not apply except Author’s agreement to allow WEF publication prior to Author, and (ii) the indemnification of section 3 is limited to $5 million. The remainder of the Agreement will remain in force. Author shall certify has/her belief that the Work is a government work not subject to copyright protection by indicating so in the appropriate box below.

By typing your name in the box below, you are indicating your agreement to the terms and conditions of this agreement. If more than one Presenter or Author, each Presenter and Author listed must execute this agreement.

Each Author and Presenter type or sign your name to indicate consent:

Date: 

U.S. Government work, not subject to U.S. copyright protection? 

Name of government organization (if any): 

SUBMIT

Please submit along with your final IKE presentation materials via the online submission system.

If you have any questions, please send an email to speakers@wef.org

If you submit your Works separately from the Agreement, please indicate your consent to the terms by printing and signing this form, creating a pdf of the signed form, and returning it to WEF by submitting on the online submission system.