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Yes. There is a clause in all license agreements accounting for the possibility that a work is a U.S. government work, and if you determine that any of your materials fall into that category, you will indicate so on the agreement. YOU are responsible for making this determination, and you are encouraged to consult your organization's lawyer in doing so. The federal copyright statute specifies that a "work of the United States government" (17 U.S.C. 105) is not subject to federal copyright protection, but making such a determination sometimes is not simple and there are exceptions (works produced by the U.S. Postal Service, for example, are subject to copyright). Works produced by federal government contractors are subject to copyright, and ownership may depend on the terms of the contract. Works produced by state and local municipalities may be protected by copyright, but states and local municipalities may have further applicable rules (some states, for example, place such works in the public domain). In short, if you believe your work may be in the public domain or owned by a government entity, you are responsible for consulting with your attorney to make that determination.

- **Will WEF register copyright in my paper?**

It is the author's responsibility to register the copyright in their particular work, if desired, and WEF will not do so. Please consult your lawyer for information regarding the benefits of copyright registration.

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