1.405 Deviations pertaining to treaties and executive agreements.

- (a) "Executive agreements," as used in this section, means Government-to-Government agreements, including agreements with international organizations, to which the *United States* is a party.
- (b) Any *deviation* from the FAR required to comply with a treaty to which the *United States* is a party is authorized, unless the *deviation* would be inconsistent with FAR coverage based on a law enacted after the execution of the treaty.
- (c) Any *deviation* from the FAR required to comply with an executive agreement is authorized unless the *deviation* would be inconsistent with FAR coverage based on law.
- (d) For civilian agencies other than NASA, a copy of the text *deviation* authorized under paragraph (b) or (c) of this section *shall* be transmitted to the FAR Secretariat through a central agency control point.
- (e) For civilian agencies other than NASA, if a *deviation* required to comply with a treaty or an executive agreement is not authorized by paragraph (b) or (c) of this section, then the request for *deviation shall* be processed through the FAR Secretariat to the Civilian Agency *Acquisition* Council.

Parent topic: Subpart 1.4 - Deviations from the FAR