U.S. Department of Labor Office of the Senior Procurement Executive

Office of the Senior Procurement Executive
Office of the Assistant Secretary for Administration and Management
Washington, D.C. 20210



Class Deviation RFO 2025-25

November 21, 2025

MEMORANDUM FOR DEPARTMENT OF LABOR CONTRACTING OFFICERS

FROM: CARL V. CAMPBELL

Senior Procurement Executive

SUBJECT: Class Deviation for FAR Part 25 in Support of Executive Order 14275,

Restoring Common Sense to Federal Procurement

1. Purpose

This memorandum approves a class deviation to Federal Acquisition Regulation (FAR) Part 25 for purposes of implementing the FAR Council's (Council) model deviation to FAR Part 25.

2. Background

Executive Order (E.O.) 14275, *Restoring Common Sense to Federal Procurement*, signed April 15, 2025, mandates a comprehensive review and simplification of the FAR.

The FAR is being updated to:

- Eliminate non-statutory language
- Remove redundant or obsolete language
- Enhance clarity through plain language
- Align with the new FAR framework
- Preserve essential governmentwide acquisition standards.

This project is referred to as the Revolutionary FAR Overhaul (RFO) initiative. This initiative will make the FAR more concise, understandable, and focused on core procurement requirements.

3. Summary of Changes

FAR part 25, Foreign Acquisition, has been updated and reorganized to improve clarity, remove obsolete material, and logically group related content for enhanced usability by acquisition professionals.

Key highlights include:

- Adopting the centralized waiver process for nonavailability determinations including submission to the Made In America Office (MIAO), posting the waiver to the publicfacing website, <u>MadeinAmerica.gov</u>, and using a digital waiver portal managed by the MIAO.
- Moving evaluation examples for foreign offers from the FAR. They are expected to be moved to the FAR Companion.

Statutory requirements and presidential directives retained in the RFO FAR part 25 model deviation include, but may not be limited to, the following:

- 19 U.S.C. §§ 2501 et seq, Trade Agreements Act of 1979
- 22 U.S.C. § 3305, The American Institute in Taiwan
- 41 U.S.C. §§ 8301 et seq, Buy American
- E.O. 10582, Prescribing Uniform Procedures for Certain Determinations Under the Buy-American Act
- E.O. 13881, Maximizing Use of American-Made Goods, Products, and Materials
- E.O. 14005, Ensuring the Future Is Made in All of America by All of America's Workers
- Pub. L. 103-465, World Trade Organization Government Procurement Agreement (WTO GPA), as approved in the Uruguay Round Agreements Act
- Free Trade Agreements (FTA) and Other International Agreements
 - o Pub. L. 98-67, Caribbean Basin Economic Recovery Act
 - o Pub. L. 99-47, United States-Israel Free Trade Area Implementation Act of 1985
 - o Pub. L. 108-77, United States-Chile Free Trade Agreement Implementation Act
 - Pub. L. 108-78, United States-Singapore Free Trade Agreement Implementation
 - Pub. L. 108-286, United States-Australia Free Trade Agreement Implementation
 - o Pub. L. 108-302, Morocco Free Trade Agreement Implementation Act
 - Pub. L. 109-53, Dominican Republic-Central America-United States Free Trade Agreement Implementation Act
 - Pub. L. 109-169, United States-Bahrain Free Trade Agreement Implementation Act
 - o Pub. L. 109-283, United States-Oman Free Trade Agreement Implementation Act
 - Pub. L. 110-138, United States-Peru Trade Promotion Agreement Implementation Act
 - Pub. L. 112-41, United States-Korea Free Trade Agreement Implementation Act
 - Pub. L. 112-42, United States-Columbia Trade Promotion Agreement Implementation Act
 - Pub. L. 112-43, United States-Panama Trade Promotion Agreement Implementation Act
 - Pub. L. 116-113, United States-Mexico-Canada Agreement (USMCA) Implementation Act

Change	Description
Retained	 Section 25.001, "General", is retained with minor updates to remove reference to the American Recovery and Reinvestment Act (ARRA) of 2009 (Pub. L. 111-5), which is no longer active. Section 25.003, "Definitions", is retained with minor edits throughout. Subpart 25.8, "Other International Agreements and Coordination", is retained because it is anchored in international treaties and agreements that are part of international law. Subpart 25.9, "Customs and Duties", is retained in full because it implements statutory customs requirements and duty requirements. Subpart 25.10, "Additional Foreign Acquisition Regulations", is mostly retained as statutorily required. Section 25.1003, "Tax on Certain Foreign Procurements", is deleted as this content is implemented in part 29. The FAR Companion is expected to include best practice information on tax on foreign procurements.
Moved	 The following provisions and clauses are retained (or remain reserved) with no changes: 52.225-2 (Provision), Buy American Certificate 52.225-5 (Clause), Trade Agreements 52.225-6 (Provision), Trade Agreements Certificate 52.225-7 (Provision), Waiver of Buy American Statute for Civil Aircraft and Related Articles 52.225-8 (Clause), Duty-Free Entry 52.225-10 (Provision), Notice of Buy American Requirement – Construction Materials 52.225-10 (Provision), Notice of Buy American Requirement – Construction Materials Under Trade Agreements 52.225-14 (Clause), Inconsistency between English Version and Translation of Contract 52.225-15 & 52.225-16 remain reserved 52.225-17 (Provision), Evaluation of Foreign Currency Offers 52.225-19 (Clause), Contractor Personnel in a Designated Operational Area or Supporting a Diplomatic or Consular Mission Outside the United States 52.225-26 (Clause), Contractors Performing Private Security Functions Outside the United States
Moved / Updated	• Section 25.002, "Applicability of Subparts", has been updated to align with the part 25 organizational structure and is expected to be moved to the FAR Companion.

Change	Description
	• Subpart 25.1, "Buy American— Supplies", is retained and updated.
	 Section 25.103 adopts the centralized waiver process for
	individual nonavailability determinations.
	■ Submission to MIAO : The new 25.103(b)(2)(iii) requires
	contracting officers to submit a proposed individual
	nonavailability waiver for review and posting to the public-
	facing website, MadeinAmerica.gov, using a digital waiver
	portal managed by the MIAO.
	■ Prohibition on Award: The contracting officer may not
	make an award until: (1) the MIAO has completed its
	review of the proposed waiver; (2) the MIAO has waived
	the review requirement; or (3) a specific exception to the
	posting requirement applies.
	■ Procedural Details : Subparagraphs (b)(2)(iii)(A) through
	(D) require the use of a standardized digital form, specify
	that certain information will be made public, establish
	MIAO review times, and outline exceptions for urgent
	requirements. In cases of urgency, a report must be filed
	within 30 days of award.
	• Subpart 25.2, "Buy American—Construction Materials", is
	retained and revised to align with the changes in subpart 25.1 and to
	streamline its content.
	 Section 25.203, "Preaward Determinations"
	■ Section 25.203(a) has been streamlined. The instructions
	for offerors are more appropriately located within the
	solicitation provisions (e.g., 52.225-10 and 52.225-12).
	 Section 25.204, "Evaluating Offers of Foreign Construction
	Material", has been revised for clarity and restructured.
	• Subpart 25.4, "Trade Agreements", is updated to remove the
	specific requirement for post-award notices previously at
	25.408(a)(5), as it is redundant of content in other FAR parts.
	• Subpart 25.5, "Evaluating Foreign Offers—Supply Contracts"
	• The examples and tables formerly at section 25.504,
	"Evaluation Examples" are removed and expected to be
	included in the FAR Companion.
	• Subpart 25.6, "Solicitation Provisions and Contract Clauses", is a
	relocation of the former Subpart 25.11. The content and structure
	are largely identical. Subpart 25.11 is now reserved.
	• Subpart 25.7, "Contracts Performed Outside the United States",
	is a relocation of the former Subpart 25.3. The content and structure
	are largely identical. Subpart 25.3 is now reserved.

Change	Description
	The following provisions and clauses have been updated to reflect
	plain language, update cross-references, or make corresponding
	updates within the part:
	o 52.225-1 (Clause), Buy American – Supplies
	 52.225-3 (Clause), Buy American – Free Trade Agreements –
	Israeli Trade Act
	o 52.225-4 (Provision), Buy American – Free Trade Agreements –
	Israeli Trade Act Certificate
	 52.225-9 (Clause), Buy American – Construction Materials
	 52.225-11 (Clause), Buy American – Construction Materials
	Under Trade Agreement
Removed	• Subpart 25.6, "American Recovery and Reinvestment Act-Buy
	American statute-Construction Materials", is deleted as obsolete
	because the content was specific to construction projects funded by
	the ARRA of 2009 which is no longer active.
	• Subpart 25.7, " Prohibited Sources ", is deleted, along with the
	following provisions and clauses, because this content has been
	moved to RFO FAR part 40.
	 52.225-13 (Clause), Restrictions on Certain Foreign Purchases
	 52.225-20 (Provision), Prohibition on Conducting Restricted
	Business Operations in Sudan—Certification.
	 52.225-25 (Provision), Prohibition on Contracting with Entities
	Engaging in Certain Activities or Transactions Relating to
	Iran—Representation and Certifications.
	• The following provisions and clauses were deleted as obsolete
	because the content was specific to construction projects funded by
	the ARRA of 2009 which is no longer active:
	 52.225-21 (Clause), Required Use of American Iron, Steel,
	and Manufactured Goods—Buy American Statute—
	Construction Materials.
	 52.225-22 (Provision), Notice of Required Use of American
	Iron, Steel, and Manufactured Goods—Buy American
	Statute—Construction Materials
	 52.225-23 (Clause), Required Use of American Iron, Steel,
	and Manufactured Goods—Buy American Statute—
	Construction Materials Under Trade Agreements.
	 52.225-24 (Provision), Notice of Required Use of American
	Iron, Steel, and Manufactured Goods—Buy American
	Statute—Construction Materials Under Trade Agreements.

This table is not an exhaustive list.

4. Instructions

- The Department of Labor (DOL) acquisition workforce must follow the RFO part 25 model deviation text instead of FAR part 25 as codified at 48 CFR Chapter 25. The Council's RFO part 25 model deviation text is available at Acquisition.gov under the "FAR Overhaul" link and is incorporated into this class deviation.
- For new solicitations or contracts, when using any provisions or clauses that have been revised, utilize the RFO model deviation language at RFO FAR part 52.
- For open solicitations or awarded contracts, the contracting officer has discretion regarding the need to enforce or amend the provisions or clauses. Note that without some of the removed provisions or clauses, the contracting officer may be required to separately address certain aspects in the contract.

5. Applicability

This class deviation applies to all DOL procurements.

6. Authority

This class deviation is issued under the authority of EO 14275, <u>OMB Memo M-25- 26</u>, 48 CFR 1.4, and RFO FAR 1.304.

7. Effective Date

This class deviation is effective immediately and remains in effect until rescinded or incorporated into the FAR.

8. Questions

Questions regarding this Class Deviation should be directed to the Procurement Policy Branch at OSPE-Policy@dol.gov.