



U.S. Department of Transportation

Office of the Secretary of Transportation

SUBJECT: Class Deviation No. 2025-24 from the Federal Acquisition Regulation for FAR

Part 40 in Support of Executive Order 14275 on Restoring Common Sense to

Federal Procurement

FROM: Chrishaun Jones

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Office of the Senior Procurement Executive

TO: Department of Transportation Chiefs of the Contracting Offices

I. Purpose: This class deviation (CD) is issued under Federal Acquisition Regulation (FAR) part 1 and Transportation Acquisition Regulation (TAR) part 1201 and authorizes a class deviation to FAR part 40 for purposes of implementing the Federal Acquisition Regulatory Council's (the Council's) model deviation text to FAR part 40.

II. Effective Date: Immediately.

III. Background: On April 15, 2025, Executive Order (E.O.) 14275 on Restoring Common Sense to Federal Procurement was signed. Section 2 of the E.O. establishes the policy that the FAR "should only contain provisions required by statute or essential to sound procurement, and any FAR provisions that do not advance these objectives should be removed."

The FAR is being updated to:

- Remove language that is not required by statute
- Remove duplicative or outdated language
- Clarify or provide more plain language
- Revise language for the new FAR framework
- Retain language necessary for governmentwide acquisition standards.

This project is referred to as the Revolutionary FAR Overhaul (RFO) initiative.

Instead of navigating a patchwork of multiple subparts throughout the FAR and over a dozen different provisions and clauses to understand security requirements, readers can now refer to a single, logically organized part of the FAR, part 40, Information Security and Supply Chain Security.

- <u>Simplified</u>: FAR part 40 is reorganized into three key subparts:
 - Subpart 40.1 Processing Supply Chain Risk Information (previously reserved)

- Subpart 40.2 Security Prohibitions and Exclusions
- Subpart 40.3 Safeguarding Information (previously reserved)

• Consolidated:

- o Regulatory requirements previously found at FAR subparts 4.4, 4.19 through 4.23, and 25.7 have been moved into part 40.
- o More than a dozen separate provisions (5) and clauses (9) have been merged into 4 (1 provision and 3 clauses).

Statutory requirements retained in the RFO FAR part 40 model deviation include, but may not be limited to, the following:

- 41 U.S.C. §§ 1321 et seq, Federal Acquisition Supply Chain Security Act (FASCSA)
- 41 U.S.C. § 4713, Authorities Related to Mitigating Supply Chain Risks in the Procurement of Covered Articles
- 44 U.S.C. §§ 3501 et seq, Federal Information Policy
- Pub. L. 115-91 Section 1634, Prohibition on Use of Products and Services Developed or Provided by Kaspersky Lab
- Pub. L. 115-232 Section 889, Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment
- Pub. L. 115-232 Section 1758, Requirements to Identify and Control the Export of Emerging and Foundational Technologies
- Pub. L. 115-390, Strengthening and Enhancing Cyber-capabilities by Utilizing Risk Exposure Technology Act (SECURE Technology Act)
- Pub. L. 117-328 Div R Section 102, Prohibition on the Use of TikTok
- Pub. L. 118-31 Section 1823, Prohibition on Procurement of Covered Unmanned Aircraft Systems from Covered Foreign Entities.

The following table is not an exhaustive list but includes notable updates to FAR part 40.

Change	Description
Retained	 New subpart 40.1 incorporates: Sharing Supply Chain Risk Information (from FAR 4.2302): The requirement to share relevant supply chain risk information with the Federal Acquisition Security Council when applicable is moved to FAR 40.102.
	 Subpart 40.2 incorporates: Kaspersky Lab (from FAR 4.20): The prohibition on hardware, software, and services from Kaspersky Lab and its affiliates is now at FAR 40.202(b). Its definitions (Kaspersky Lab covered article, Kaspersky Lab covered entity) have been moved to the new definitions section at FAR 40.201. Section 889 (from FAR 4.21): The prohibition on contracting for certain Chinese telecommunications and video surveillance equipment and services is now located at FAR 40.202(d). The definitions are centralized at FAR 40.201.

- ByteDance/TikTok (from FAR 4.22): The prohibition on the presence or use of TikTok applications or services on government and contractor information technology is now located at FAR 40.202(a). The definitions are centralized at FAR 40.201.
- Federal Acquisition Supply Chain Security Act (FASCSA) (from FAR 4.23): The prohibition on violating an applicable FASCSA order is now located at FAR 40.202(e). Key definitions are centralized at FAR
- o 40.201. The requirements for implementing FASCSA exclusion and removal orders have been streamlined and moved to FAR 40.204-1.
- o **Prohibited Foreign Sources (from FAR 25.7)**: The prohibitions related to Office of Foreign Assets Control (OFAC) restrictions, as well as specific prohibitions against contracting with entities doing business in Sudan and Iran now reside at 40.202(f), (g), and (h).
- New subpart 40.3 incorporates:
 - Safeguarding Classified Information within Industry (from FAR 4.4): The policies and procedures for safeguarding classified information within industry, rooted in Executive Order 12829 and the National Industrial Security Program (NISP), have been moved to the new section 40.302.
 - o Basic Safeguarding of Covered Contractor Information Systems (from FAR 4.19): The requirements for the basic safeguarding of covered contractor information systems that contain Federal Contract Information (FCI) are retained and moved to the new section 40.303.
- Provision and clauses consolidated to the following:
 - New provision 52.240-90, Security Prohibitions and Exclusions Representations and Certifications, replaces the following provisions:
 - 52.204-24, Representation Regarding Certain Telecommunications and Video Surveillance Services or Equipment
 - o **52.204-26**, Covered Telecommunications Equipment or Services—Representation
 - 52.204-29, Federal Acquisition Supply Chain Security Act Orders—Representation and Disclosures.
 - o **52.225-20**, Prohibition on Conducting Restricted Business Operations in Sudan—Certification.
 - 52.225-25, Prohibition on Contracting with Entities Engaging in Certain Activities or Transactions Relating to Iran— Representation and Certifications.
 - New clause 52.240-91, Security Prohibitions and Exclusions, replaces the following clauses:

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o 52.204-23 , Prohibition on Contracting for Hardware, Softw	
and Services Developed or Provided by Kaspersky Lab Co	vered
Entities	
o 52.204-25 , Prohibition on Contracting for Certain	
Telecommunications and Video Surveillance Services or	
Equipment.	
o 52.204-27, Prohibition on a ByteDance Covered Application	on.
o 52.204-28, Federal Acquisition Supply Chain Security Act	
Orders—Federal Supply Schedules, Governmentwide Acq	
Contracts, and Multi-Agency Contracts.	
o 52.204-30 , Federal Acquisition Supply Chain Security Act	
Orders—Prohibition.	
 52.225-13, Restrictions on Certain Foreign Purchases. 	
 52.225-15, Restrictions on Certain Foreign Furchases. 52.240-1, Prohibition on Unmanned Aircraft Systems 	
Manufactured or Assembled by American Security Drone	A ct
Covered Foreign Entities.	1Ci-
• New clause 52.240-92, Security Requirements, replaces the	
following clause:	
o 52.204-2 Security Requirements.	
 New clause 52.240-93, Basic Safeguarding of Covered Con- 	tractor
Information Systems , replaces the following clause:	
 52.204-21 Basic Safeguarding of Covered Contractor Information 	mation
Systems.	
Removed • Part 40 has been streamlined by merging and consolidating content	t from
parts 4 and 25, removing redundancies, and improving clarity.	

IV. Required Actions: All DOT Operating Administrations (OAs), the Office of the Secretary of Transportation (OST), and the Office of the Inspector General (OIG), excluding the Federal Aviation Administration (FAA) per RFO TAR 1201.104(d) shall follow the RFO FAR part 40 model deviation text instead of FAR part 40 as codified at 48 CFR chapter 1. The Council's RFO FAR part 40 model deviation text is available at Acquisition.gov/faroverhaul and is incorporated by reference into this CD. A line-out version of the changes may also be found here for reference.

For new solicitations or contracts, when using any provisions or clauses that have been revised, utilize the RFO model deviation language at <u>RFO FAR part 52</u>. Do not include any of the removed provisions or clauses in future solicitations and contracts.

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.

For any solicitation or contract using RFO provisions or clauses, contracting officers may include the following language:

"System updates may lag policy updates. The System for Award Management (SAM) may continue to require entities to complete representations based on provisions that are not included in this solicitation. Contracting officers will rely on representations from offers based on provisions in the solicitation. Entities are not required to, nor are they able to, update their entity registration to remove these representations in SAM."

Contracting activities must review templates and related standard operating procedures to align with this class deviation and remove unnecessary processes and steps.

Heads of the Contracting Activities (HCAs) must ensure this deviation is disseminated to the acquisition workforce and ensure compliance with the requirements in the revised FAR part 40 guidance.

- **V. Applicability:** This CD applies to all DOT OAs, OST, and OIG, excluding the FAA in accordance with TAR 1201.104(d).
- **VI. Expiration Date:** This CD will remain in effect until it is incorporated into the FAR or is otherwise rescinded, whichever occurs first.
- VII. Point of Contact: Questions or comments regarding this deviation may be directed to DOTAcquisitionPolicy@dot.gov.