Department of Veterans Affairs

Memorandum

- Date: September 30, 2025
- From: Acting Executive Director, Office of Acquisition and Logistics (003A), and Acting Senior Procurement Executive
- Subj: Class Deviation for FAR Part 27 in Support of Executive Order 14275 on Restoring Common Sense to Federal Procurement (VIEWS 13829916)
 - To: Heads of the Contracting Activities
 - **1. Purpose.** Deviate from Federal Acquisition Regulation (FAR) part 27 for purposes of implementing the Federal Regulatory Council's (the Council's) model deviation text to FAR part 27.
 - **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 27, Patents, Data, and Copyrights, governs intellectual property rights in Government contracts, explaining how parties acquire rights, how rights are licensed or shared, and how to protect both Government and contractor interests. It has been updated with important plain language updates, enhanced clarity, and improved readability.

Statutory requirements retained in the RFO FAR part 27 model deviation include, but are not limited to:

- 15 U.S.C. § 638, Research and Development,
- 17 U.S.C. §§ 101 et. seq., Copyrights,
- 18 U.S.C. § 798, Disclosure of Classified Information,
- 28 U.S.C. § 1498, Patent and Copyright Cases,

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- 35 U.S.C. §§ 200 *et. seq.*, Patent Rights in Inventions Made with Federal Assistance,
- 41 U.S.C. § 2302, Rights in Technical Data.

Change	Description
Retained	Section 27.000, "Scope of Part," is retained with a minor plain
	language update.
	Section 27.001, " Definition ," is unchanged.
	Subpart 27.1, "General," is retained and streamlined.
	Subpart 27.2, "Patents and Copyrights," is streamlined and
	continues to provide guidance regarding:
	 Patent and copyright infringement liability
	o Royalties
	Security requirements for patent applications containing
	classified subject matter
	Section 27.202, "Royalties," has been significantly streamlined Section 27.202, "Royalties," has been significantly streamlined
	by reserving all procedural subsections (27.202-1 thru 27.202-4)
	and retaining only subsection 27.202-5, "Solicitation Provisions
	and contract clause." Note, this section no longer references
	provision 52.227-7, Patents—Notice of Government Licensee, as the provision has been deleted.
	 Subpart 27.3, "Patent Rights under Government Contracts," is
	retained and streamlined.
	Section 27.304, " Procedures ," is retained with minimal
	edits. This section provides critical guidance on
	application of the patent clauses.
	Subpart 27.4, "Rights in Data and Copyrights," is streamlined
	and retained. This subpart includes intellectual property rights
	anchored in law and provides important guidance to contracting
	officers on addressing these issues within a Federal contract.
	 Section 27.405, "Other Data Rights Provisions," has
	been revised and the approach for special works (27.405-
	1) and existing works (27.405-2) has been fundamentally
	altered. The previous version prescribed the use of
	specific contract clauses (52.227-17 and 52.227-18). The
	revised section provides descriptive guidance, instructing
	that contracts "must specifically address the
	Government's rights" and that agencies are "authorized to
	specially negotiate" terms.
	 Section 27.407, "Rights to Technical Data in
	Successful Proposals," has been retained and
	completely updated. The former text prescribed the use of
	the clause at 52.227-23, "Rights to Proposal Data
	(Technical)." This clause is removed, and the updated
	section consists of a single, broader sentence that

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	highlights the Government's discretion.
	The following provisions and clauses were retained with no
	changes in text:
	 52.227-2 (Clause), Notice and Assistance Regarding
	Patent and Copyright Infringement,
	 52.227-3 (Clause), Patent Indemnity,
	 52.227-3 (Glause), Patent Indemnity, 52.227-4 (Clause), Patent Indemnity—Construction
	Contracts,
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	o 52.227-5 (Clause), Waiver of Indemnity,
	o 52.227-6 (Provision), Royalty Information,
	o 52.227-8, remains "Reserved,"
	 52.227-9 (Clause), Refund of Royalties,
	 52.227-10 (Clause), Filing of Patent Applications—
	Classified Subject Matter,
	 52.227-11 (Clause), Patent Rights—Ownership by the
	Contractor,
	 52.227-12, remains "Reserved,"
	 52.227-13 (Clause), Patent Rights—Ownership by the
	Government,
	o 52.227-14 (Clause), Rights in Data—General,
	 52.227 11 (Gladdo), Representation of Limited Rights
	Data and Restricted Computer Software,
	50,007,40,401
	o 52.227-17 (Clause), Rights in Data—Special Works,
	 52.227-20 (Clause), Rights in Data—SBIR Program,
	o 52.227-21 (Clause), Technical Data Declaration, Revision,
	and Withholding of Payment—Major Systems, and
	○ 52.227-22 (Clause), Major System—Minimum Rights.
Moved	The FAR Companion is expected to include best practice
	information on the following moved content that is not statutorily
	required:
	Section 27.102, "General Guidance,"
	 Subsection 27.202-1, "Reporting of Royalties,"
	 Section 27.204, "Patented Technology Under Trade
	Agreements,"
	 Section 27.305, "Administration of Patent Rights
	Clauses," including:
	• 27.305-3, "Securing invention rights acquired
	by the Government,"
	• 27.305-4, "Protection of invention disclosures,"
	O - 41 - 07 400 "A1-141 5 D - 4 - "
	 Section 27.408, "Cosponsored Research and
	Development Activities," and
	 Subpart 27.5, "Foreign License and Technical
	Assistance Agreements."

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 The FAR Companion is expected to include best practice information on the following retained content: Subpart 27.4, treatment of "Rights in Data and 	
Copyrights."	
 Section 27.302, "Policy," which included unnecessary lengthy detail of the Government's comprehensive policy and objectives for patent rights and title under contracts, has been removed as it is not statutorily required. Subsection 27.304-1(a), "Status as small business concern or nonprofit organization," has been removed. This content is duplicative of FAR part 19. Section 27.402, "Policy," which explained the Government's need for data and the importance of balancing its needs with contractors' proprietary interests, has been removed as it is not statutorily required. Paragraphs (a) and (c) of Section 27.406-1, "General," are removed, as it is not statutorily required. The following provision and clauses were removed: 52.227-7 (Provision), Patents—Notice of Government Licensee, 52.227-18 (Clause), Rights in Data—Existing Works, 52.227-19 (Clause), Commercial Computer Software License, and 52.227-23 (Clause), Rights to Proposal Data (Technical). 	Removed

This table is not an exhaustive list.

4. Instructions.

- The VA acquisition workforce must follow the RFO part 27 corresponding part 52 model deviation text instead of FAR part 27 as codified at 48 C.F.R. Chapter 1. The Council's RFO part 27 and corresponding part 52 model deviation text is available at www.Acquisition.gov/far-overhaul 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.
- Contracting activities must review templates and related standard operating procedures to align with this class deviation and remove unnecessary processes and steps.

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- **5. Applicability.** This class deviation applies to all VA procurements.
- **6. Authority.** <u>E.O. 14275</u>, <u>OMB Memorandum M-25-26</u>, <u>48 C.F.R. Subpart 1.4</u>, and RFO FAR 1.304.
- **7. Effective Date.** This class deviation is effective November 3, 2025, and remains in effect until rescinded or incorporated into the FAR.
- **8. Point of Contact.** Questions related to this deviation may be directed to va.procurement.policy@va.gov.

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