Department of Veterans Affairs

Memorandum

- Date: September 18, 2025
- From: Acting Executive Director, Office of Acquisition and Logistics (003A), and Acting Senior Procurement Executive
- Subj: Class Deviation for FAR Part 29 in Support of Executive Order on Restoring Common Sense to Federal Procurement (VIEWS 13789390)
- To: Heads of the Contracting Activities
 - **1. Purpose.** Deviate from Federal Acquisition Regulation (FAR) part 29 to implement the Federal Acquisition Regulatory Council's model deviation text to FAR part 29.
 - **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 29, Taxes, has been updated to be more direct, active, and accessible. The main objective was to rewrite the complex tax requirements in plain language, leading to an approximate 20% reduction in word count.

Statutory requirements retained in the RFO FAR part 29 model deviation include, but are not limited to:

- 26 U.S.C. § 4041, Imposition of tax
- 26 U.S.C. § 4053, Exemptions
- 26 U.S.C. § 4064, Gas guzzler tax
- 26 U.S.C. § 4221, Certain tax-free sales
- 26 U.S.C. § 4293 and § 4483, Tax exemptions
- 26 U.S.C. § 5000C, Imposition of tax on certain foreign procurement

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Change	Description
Retained	 Revisions made to the "Scope of Part" at 29.000 are minor plain language adjustments. The substantive scope of the part remains. Subpart 29.1- Guidance for resolving tax problems is retained at 29.101; however, contracting officers (COs) are now required to request assistance from assigned legal counsel when tax issues arise. It was previously encouraged, but not required, to do so. Subpart 29.2- Federal Excise Taxes is retained; however, COs are now required to request offers on a tax-exclusive basis when the law exempts the Government from Federal excise taxes, unless inappropriate for the circumstances. It was previously encouraged, but not required, to do so. Subpart 29.3- The language governing application of State and Local Taxes has been logically reorganized and renumbered. This restructuring improves the flow of information, making the subpart more intuitive for users. For instance, the specific rules for the North Carolina Sales and Use Tax Act, previously located in a sub-paragraph, have been elevated to a standalone section, increasing their visibility and usability. Subpart 29.4- Most of the solicitation provisions, contract clauses, and prescriptions are retained, with plain language edits where appropriate, because they are tied to specific tax law. Clauses and provisions retained with plain language adjustments include: 52.229-1, State and Local Taxes 52.229-2, North Carolina State and Local Sales and Use Tax
	 52.229-3, Federal, State, and Local Taxes 52.229-4, Federal, State, and Local Taxes (State and Local Adjustments) 52.229-5, Remains "Reserved" 52.229-6, Taxes-Foreign Fixed-Price Contracts 52.229-7, Taxes-Fixed-Price Contracts with Foreign Governments 52.229-8, Taxes-Foreign Cost-Reimbursement Contracts 52.229-9, Taxes-Cost-Reimbursement Contracts with Foreign Governments 52.229-10, State of New Mexico Gross Receipts and Compensating Tax 52.229-11, Tax on Certain Foreign Procurements—Notice and Representation 52-229-12, Tax on Certain Foreign Procurements

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Definitions of North Atlantic Treaty Organization (NATO) Forces, and U.S. Forces in Afghanistan have been removed. Information in Section 29.304, Matters requiring special consideration has been removed or relocated, as appropriate. Subsection 29.402-4, prescribing tax requirements for foreign

- Subsection 29.402-4, prescribing tax requirements for foreign contracts in **Afghanistan** has been removed in its entirety, along with the following clauses prescribed in that section:
 - o 52.229-13, Taxes—Foreign Contracts in Afghanistan
 - 52.229-14, Taxes—Foreign Contracts in Afghanistan (North Atlantic Treaty Organization Status of Forces Agreement)

This table is not an exhaustive list.

4. Instructions.

- The VA acquisition workforce must follow the RFO part 29 and corresponding 52 model deviation text instead of FAR parts 29 and 52 as codified at 48 C.F.R. Chapter 1. The FAR Council's RFO part 29 model deviation text is available at <u>Acquisition.gov/far-overhaul</u>, and is incorporated into this class deviation.
- When using any provisions or clauses that have been revised, utilize the RFO model deviation language at RFO FAR part 52.
- Do not include any of the removed provisions or clauses in future solicitations and contracts.
- For open solicitations or awarded contracts, the CO has discretion regarding the need to enforce or amend the provisions or clauses. Note that without some of the removed provisions or clauses, the CO may be required to separately address certain aspects in the contract.
- Review templates and related standard operating procedures to remove unnecessary process steps.
- **5. Applicability.** All VA procurements.
- **6. Authority.** This class deviation is issued under the authority of E.O. 14275, OMB Memorandum M-25-26, 48 C.F.R. Subpart 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. Point of Contact.** Questions related to this deviation may be directed to mailto:va.procurement.policy@va.gov.