1.401 Definition.

Deviation means any one or combination of the following:

- (a) The issuance or use of a policy, procedure, *solicitation* provision (see definition in 2.101), *contract clause* (see definition in 2.101), method, or practice of conducting *acquisition* actions of any kind at any stage of the *acquisition* process that is inconsistent with the FAR.
- (b) The omission of any *solicitation* provision or *contract clause* when its prescription requires its use.
- (c) The use of any *solicitation* provision or *contract clause* with modified or *alternate* language that is not authorized by the FAR (see definition of "modification" in 52.101(a) and definition of "alternate" in 2.101(a)).
- (d) The use of a *solicitation* provision or *contract clause* prescribed by the FAR on a "*substantially as follows*" or "substantially the same as" basis (see definitions in 2.101 and 52.101(a)), if such use is inconsistent with the intent, principle, or substance of the prescription or related coverage on the subject matter in the FAR.
- (e) The authorization of lesser or greater limitations on the use of any *solicitation* provision, *contract clause*, policy, or procedure prescribed by the FAR.
- (f) The issuance of policies or procedures that govern the *contracting* process or otherwise control *contracting* relationships that are not incorporated into agency *acquisition* regulations in accordance with 1.301(a).

Parent topic: <u>Subpart 1.4 - Deviations from the FAR</u>