

## 4.2303 FASCSA orders.

(a) *Executive agencies* are prohibited from procuring or obtaining, or extending or renewing a contract to procure or obtain, any *covered article*, or any *products* or services produced or provided by a *source*, including contractor use of *covered articles* or *sources*, if that prohibition is established by an applicable *FASCSA order* issued by the Director of National Intelligence, Secretary of Defense, or Secretary of Homeland Security (the “issuing official”)(see [41 CFR 201-1.304\(a\)](#)).

(b) If a *covered article* or the *source* is subject to an applicable Governmentwide *FASCSA order* issued collectively by the Director of National Intelligence, Secretary of Defense, and Secretary of Homeland Security, *executive agencies* responsible for management of the Federal Supply Schedules, Governmentwide *acquisition* contracts, and multi-agency contracts *shall* facilitate implementation of a collective *FASCSA order* by removing the *covered articles* or *sources* identified in the *FASCSA order* from such contracts (see [41 CFR 201-1.303\(g\)](#)).

(c)

(1) *FASCSA orders* regarding *sources* or *covered articles* will be found in the *System for Award Management (SAM)*, by searching for the phrase “*FASCSA order*”. *SAM* may be updated as new *FASCSA orders* are issued.

(2) Some *FASCSA orders* will not be identified in *SAM* and will need to be identified in the *solicitation* to be effective for that *acquisition*. The requiring activity or program office will identify these *FASCSA orders* to the *contracting officer* (see [4.2304\(d\)](#)).

(3) The *contracting officer shall* work with the program office or requiring activity to identify which *FASCSA orders* apply to the *acquisition*.

**Parent topic:** [Subpart 4.23 Federal Acquisition Security Council](#).