

22.1013 Review of wage determination.

(a) *Based on incumbent collective bargaining agreement.* (1) If wages, fringe benefits, or periodic increases provided for in a collective bargaining agreement vary substantially from those prevailing for similar services in the locality, the *contracting officer shall* immediately contact the *agency labor advisor* to consider instituting the procedures in [22.1021](#).

(1) If the *contracting officer* believes that an incumbent or predecessor *contractor's* agreement was not the result of arm's length negotiations, the *contracting officer shall* contact the *agency labor advisor* to determine appropriate action.

(b) *Based on other than incumbent collective bargaining agreement.* Upon receiving a *wage determination* not predicated upon a collective bargaining agreement, the *contracting officer shall* ascertain-

(1) If the *wage determination* does not conform with wages and fringe benefits prevailing for similar services in the locality; or

(2) If the *wage determination* contains significant errors or omissions. If either subparagraph (b)(1) or (b)(2) of this section is evident, the *contracting officer shall* contact the *agency labor advisor* to determine appropriate action.

Parent topic: [Subpart 22.10 - Service Contract Labor Standards](#)