## **22.1015 Discovery of errors by the Department of Labor.**

If the Department of Labor discovers and determines, whether before or after a contract award, that a *contracting officer* made an erroneous determination that the *Service Contract* Labor Standards statute did not apply to a particular *acquisition* or failed to include an appropriate *wage determination* in a covered contract, the *contracting officer*, within 30 days of notification by the Department of Labor, *shall* include in the contract the clause at <u>52.222-41</u> and any applicable *wage determination* issued by the *Administrator*. If the contract is subject to <u>41 U.S.C. 6707(c)</u>, the *Administrator may* require retroactive application of that *wage determination*. The *contracting officer shall* equitably adjust the contract price to reflect any changed cost of performance resulting from incorporating a *wage determination* or revision.

Parent topic: Subpart 22.10 - Service Contract Labor Standards