## 22.1010 Notification to interested parties under collective bargaining agreements.

(a) The *contracting officer should* determine whether the incumbent prime *contractor*'s or its subcontractors' *service employees* performing on the current contract are represented by a collective bargaining agent. If there is a collective bargaining agent, the *contracting officer shall* give both the incumbent *contractor* and its employees' collective bargaining agent written notification of-

(1) The forthcoming successor contract and the applicable *acquisition* dates (issuance of *solicitation*, opening of bids, commencement of negotiations, award of contract, or start of performance, as the case *may* be); or

(2) The forthcoming *contract modification* and applicable *acquisition* dates (exercise of *option*, extension of contract, change in scope, or start of performance, as the case *may* be); or

(3) The forthcoming multiple year contract anniversary date (annual anniversary date or biennial date, as the case *may* be).

(b) This written notification *must* be given at least 30 days in advance of the earliest applicable *acquisition* date or the applicable annual or biennial anniversary date in order for the time-of-receipt limitations in paragraphs <u>22.1012-2</u>(a) and (b) to apply. The *contracting officer shall* retain a copy of the notification in the contract file.

Parent topic: Subpart 22.10 - Service Contract Labor Standards