



The Comptroller General
of the United States

Washington, D.C. 20548

Decision

Matter of: Aviation Specialists Inc.
File: B-218597.3
Date: October 17, 1986

DIGEST

Question of proper payment due contractor from contracting agency as a result of termination of contract for convenience of the government is a matter of contract administration for consideration by contracting agency and not by General Accounting Office.

DECISION

Aviation Specialists Inc. (ASI) protests the amount of the settlement offered to it by the Federal Aviation Administration (FAA) in connection with the FAA's decision to terminate contract No. DTFA06-86-C-85-0002 for the convenience of the government. ASI had been awarded this contract pursuant to invitation for bids No. DTFA06-85-B-30042, a small business set-aside for the lease of one Cheyenne I (or later model) aircraft.

ASI protests the amount of the settlement proposed by the FAA for "early contract cancellation." It is not clear what ASI means by the term "cancellation," but it appears that the FAA terminated ASI's contract for the convenience of the government. In this regard, the determination whether a contract should be terminated for the convenience of the government and the proper payment due as a result thereof are matters of contract administration and, therefore, not for our consideration. Lawn Grooming Service, B-191892, Sept. 27, 1978, 78-2 C.P.D. ¶ 237; Swiss Controls, Inc., B-185861, Mar. 1, 1976, 76-1 C.P.D. ¶ 141.

Accordingly, we will not consider this matter further.

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