



Comptroller General
of the United States

Washington, D.C. 20548

Decision

Matter of: Regis Milk Company

File: B-257214

Date: May 9, 1994

DECISION

Regis Milk Company protests the Defense Logistics Agency's action in discontinuing the dispersement of fruit drinks under Regis's contract No. SPO300-94-D-V025.

We dismiss the protest because it raises a matter of contract administration over which we do not exercise jurisdiction.

Our Office considers bid protest challenges to the award or proposed award of contracts. 31 U.S.C. § 3552 (1988). Therefore, we generally do not exercise jurisdiction to review matters of contract administration, which are within the discretion of the contracting agency and for review by a cognizant board of contract appeals or the Court of Federal Claims. See 4 C.F.R. § 21.3(m)(1); Specialty Plastics Prods., Inc., B-237545, Feb. 26, 1990, 90-1 CPD ¶ 228. The few exceptions to this rule include situations where it is alleged that a contract modification improperly exceeds the scope of the contract and therefore should have been the subject of a new procurement, CAD Language Sys., Inc., 68 Comp. Gen. 376 (1989), 89-1 CPD ¶ 364; where a protest alleges that the exercise of a contractor's option is contrary to applicable regulations, Bristol Elecs., Inc., B-193591, June 7, 1979, 79-1 CPD ¶ 403; or where an agency's basis for contract termination is that the contract was improperly awarded. Condotels, Inc. et al., B-225791 et al., June 30, 1987, 87-1 CPD ¶ 644.

Since none of the exceptions applies in this case, the protest is dismissed.

John M. Melody
Acting Associate General Counsel