



Comptroller General
of the United States

Washington, D.C. 20548

Decision

Matter of: PCT Services, Inc.

File: B-261518

Date: June 19, 1995

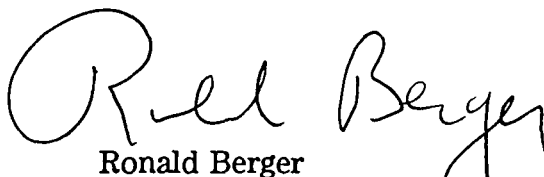
DECISION

PCT Services, Inc. protests the Department of the Army's intention to evaluate past performance information under request for proposals No. DADA10-95-R-0035. PCT states that it is engaged in a contract dispute under another Army contract and requests that its performance under that contract not be evaluated because that evaluation will be biased.

The protest is dismissed because it merely anticipates improper action that has not yet taken place.

The jurisdiction of our Office is established by the bid protest provisions of the Competition in Contracting Act of 1984, 31 U.S.C. §§ 3551-3556 (1988 and Supp. V 1993). Our role in resolving bid protests is to ensure that the statutory requirements for full and open competition are met. Brown Assocs. Mgmt. Servs., Inc.—Request for Recon., B-235906.3, Mar. 16, 1990, 90-1 CPD ¶ 299.

Protests that merely anticipate improper agency action are speculative and premature. See General Elec. Canada, Inc., B-230584, June 1, 1988, 88-1 CPD ¶ 512. Consequently, there is no basis for us to consider the protester's claim at this time. If, in the future, the agency takes concrete action that may properly form the basis for a valid bid protest, the protester may file with our Office at that time.


Ronald Berger
Associate General Counsel

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