DECISION



THE COMPTHOLLER GENERAL OF THE UNITED STATES 119399

ALLIN

WASHINGTON, D.C. 20548

FILE: B - 208739

DATE: September 8, 1982

MATTER OF: Dan Janitorial Services, Inc.

DIGEST:

Protest concerning the administration of a contract will not be considered by GAO since dispute arising under a contract must be resolved pursuant to the "Disputes" clause of the contract.

Dan Janitorial Services, Inc., (Dan Janitorial) protests the actions of certain Government personnel in connection with the administration of contract no. N62467-82-C-4538, issued by the Department of the Navy for custodial services.

Dan Janitorial complains that the named individuals are engaging and have previously engaged in "discriminatory techniques in the administration of" the contract and other contracts.

We do not consider matters regarding contract administration. Rather, disputes arising under a contract must be resolved pursuant to the procedures set out in the "Disputes" clause which is contained in standard government contracts. <u>Habitation Technology</u>, Inc., B-203398, June 12, 1981, 81-1 CPD 481.

The protest is dismissed.

Harry R. Van Cleve Harry R. Van Cleve Acting General Counsel