49.202 Profit.

- (a) The TCO *shall* allow profit on preparations made and work done by the contractor for the *terminated portion of the contract* but not on the settlement expenses. Anticipatory profits and consequential damages *shall* not be allowed (but see <u>49.108-5</u>). Profit for the contractor's efforts in settling subcontractor proposals *shall* not be based on the dollar amount of the subcontract *settlement agreements* but the contractor's efforts will be considered in determining the overall rate of profit allowed the contractor. Profit *shall* not be allowed the contractor for material or services that, as of the *effective date of termination*, have not been delivered by a subcontractor, regardless of the percentage of completion. The TCO *may* use any reasonable method to arrive at a fair profit.
- (b) In negotiating or determining profit, factors to be considered include-
- (1) Extent and difficulty of the work done by the contractor as compared with the total work required by the contract (engineering estimates of the percentage of completion ordinarily *should* not be required, but if available *should* be considered);
- (2) Engineering work, production scheduling, planning, technical study and supervision, and other necessary services;
- (3) Efficiency of the contractor, with particular regard to-
- (i) Attainment of quantity and quality production;
- (ii) Reduction of costs;
- (iii) Economic use of materials, facilities, and manpower; and
- (iv) Disposition of termination inventory;
- (4) Amount and source of capital and extent of risk assumed;
- (5) Inventive and developmental contributions, and cooperation with the Government and other contractors in supplying technical assistance;
- (6) Character of the business, including the source and nature of materials and the complexity of manufacturing techniques;
- (7) The rate of profit that the contractor would have earned had the contract been completed;
- (8) The rate of profit both parties contemplated at the time the contract was negotiated; and
- (9) Character and difficulty of subcontracting, including selection, placement, and management of subcontracts, and effort in negotiating settlements of terminated subcontracts.
- (c) When computing profit on the terminated portion of a *construction* contract, the *contracting* officer shall-
- (1) Comply with paragraphs (a) and (b) of this section;
- (2) Allow profit on the prime contractor's settlements with *construction* subcontractors for actual work in place at the job site; and

(3) Exclude profit on the prime contractor's settlements with *construction* subcontractors for materials on hand and for preparations made to complete the work.