



DATE ISSUED: APR I 2 1995

In the Matter of:

MICHIGAN DEPARTMENT OF LABOR,  
Complainant

v.

U.S. DEPARTMENT OF LABOR,  
Respondent

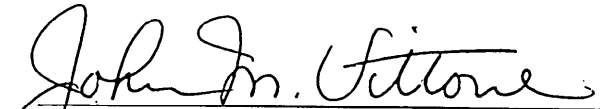
CASE NO.: 95-JTP-5

**ORDER GRANTING MOTION TO STAY**

On April 7, 1995, Respondent moved on behalf of all parties to stay the above captioned case. In support of this Motion, Respondent states that the cost disallowance in this case involves the issue of the allowability of costs for "joint funded" programs under section 121(c)(10) of the Job Training Partnership Act. Respondent explains that this same issue is currently pending in two cases\* assigned to Administrative Law Judge Lawrence Gray. Judge Gray's decision in these cases may, according to Respondent, facilitate resolution of this case.

Having shown good cause, the parties' Motion to Stay Proceedings is GRANTED. The parties shall, within 30 days from the date of Judge Gray's decision in case numbers 90-JTP-6 and 92-JTP-38,<sup>2</sup> file status reports on the progress of their settlement negotiations in this case.

**SO ORDERED,**

  
JOHN M. VITTONI  
Acting Chief Judge

JMV/eca/kt

**E-ALJ-000418**

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<sup>1</sup> Case Numbers: 90-JTP-6; 92-JTP-38.

<sup>2</sup> Judge Gray has indicated that a decision in these cases will be rendered on or before June 2, 1995.

SERVICE SHEET

Case Name: Michigan Department of Labor

Case No.: 95-JTP-5

Title of Document: ORDER GRANTING MOTION TO STAY

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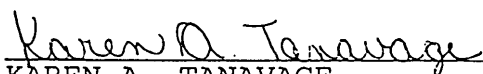
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