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 In the Matter of :
 :
 NATIONAL JOINT PAINTING, :
 DECORATING AND DRYWALL :
 APPRENTICESHIP AND TRAINING :
 COMMITTEE : Case No. 84-BCA-16
 :
 v. : Contract Nos. 99-9-329-92-13
 : 99-0-329-92-18
 DEPARTMENT OF LABOR :

ORDER DISMISSING

The parties in the above-captioned matter, having entered into an agreement in settlement of \$811,739.00 in disallowed costs arising under contracts executed pursuant to the Comprehensive Employment and Training Act, and having stipulated to the dismissal of the appeal now pending before the Board; Accordingly:

IT IS ORDERED that the appeal in this matter be, and it hereby is, DISMISSED, with prejudice.

STUART A. LEVIN
Administrative Law Judge and
Member of the Board of Contract
Appeals

NAHUM LITT
Chief Judge and Chairman of the
Board of Contract Appeals

GLENN R. LAWRENCE
Administrative Law Judge and
Member of the Board of Contract
Appeals

Dated: JAN 29 1985
Washington, D.C.

ATTACHMENT A

U.S. DEPARTMENT OF LABOR
BOARD OF CONTRACT APPEALS
WASHINGTON, D.C. 20036

In the Matter of)
)
NATIONAL JOINT PAINTING,) CASE NO. 84-BCA-16
DECORATING AND DRYWALL)
APPRENTICESHI AND)
TRAINING COMMITTEE) Contract Nos.
) 99-9-329-92-13
) 99-0-329-92-18

STIPULATION

THIS AGREEMENT is entered into between the U.S. Department of Labor (hereinafter the "Department"), as represented by the Contract Officer for Audit Resolution, (hereinafter the "Contract Officer"), and the National Joint Painting, Decorating and Drywall Apprenticeship and Training Committee (hereinafter the "Contractor").

WHEREAS, the Department and the Contractor entered into Contract Numbers 99-9-329-92-13 and 99-0-329-92-18, under the Comprehensive Employment and Training Act, which together with any and all amendments, changes, modifications thereto are hereafter referred to as "the Contracts";

AND WHEREAS, on January 18, 1984, the Contract Officer issued his Final Decision; based on Audit Report No. 11-3-168-C, covering the period May 1, 1978 through March 31, 1982, disallowing \$811,739.00 in costs;

AND WHEREAS, the Contractor appealed the Final Decision on February 6, 1984 and the case was docketed as 84-BCA-16;

AND WHEREAS, the Contractor disputed the disallowance of \$811,739.00;

AND WHEREAS, the parties have executed a Settlement Agreement on this day which resolves the instant case;

NOW, THEREFORE, the parties stipulate and agree that the appeal in Case No. 84-BCA-16 shall be dismissed with prejudice as moot pursuant to such Settlement Agreement.

DATED: January 14, 1986

GEORGE KAUFMANN
Attorney for the
National Joint Painting,
Decorating And Drywall
Apprenticeship And
Training Committee

DATED: January 14, 1986

CHARLES A. WOOD, JR.
Contract/Grant Officer
Acting Chief, Division
of Audit, Closeout and
Appeals Resolution

DATED: January 14, 1986

VINCENT C. COSTANTINO
Attorney for the
Contract/Grant Officer
Office of the Solicitor
U.S. Department of
Labor