IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

PATRICK J. SCANLON, SR.,

Appellant,

v.

CASE NO. 1D08-1700

TG INVESTMENTS, LLC AND LIBERTY MUTUAL INSURANCE COMPANY,

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Opinion filed September 25, 2009.

An appeal from an order of the Judge of Compensation Claims. Geraldine Brown Hogan, Judge.

Date of Accident: September 2, 2004.

Kenneth B. Schwartz, West Palm Beach, for Appellant.

Shannon Davis-Pina of McConnaughhay, Duffy, Coonrod, Pope & Weaver, P.A., Ft. Lauderdale, for Appellee Liberty Mutual Insurance Co.

F. Ronald Mastriana of Mastriana & Christiansen, P.A., Ft. Lauderdale, for Appellee TG Investments, LLC.

## PER CURIAM.

Claimant seeks reversal of a summary final order entered in favor of his employer, TG Investments, LLC, and argues genuine issues of material fact exist

which preclude summary disposition. We agree, and reverse. <u>See Thomas v. Eckerd Drugs</u>, 987 So. 2d 1262 (Fla. 1st DCA 2008) (explaining summary judgment standard utilized in reviewing JCC's summary final order); <u>see also Spears v. Albertson's, Inc.</u>, 848 So. 2d 1176 (Fla. 1st DCA 2003) (explaining standards for summary judgment); <u>Thomas v. Washington Gas Light Co.</u>, 448 U.S. 261, 100 (1980) (holding Full Faith and Credit Clause should not be construed to preclude successive workers' compensation awards in different states).

HAWKES, C.J., BENTON, J., and HANKINSON, JAMES C., ASSOCIATE JUDGE, CONCUR.