

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

RAMESH SINGH,
Appellant,

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

v.

CASE NO. 1D02-2967

GALE INSULATION and
SPECIALTY RISK SERVICES,

Appellees.

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Opinion filed August 6, 2003.

An appeal from an order of the Judge of Compensation Claims.
Judith A. Brechner, Judge.

L. Barry Keyfetz of L. Barry Keyfetz, P.A., and Bradley Asnis of Asnis & Srebnick,
L.L.C., Miami, for Appellant.

Daniel L. Koch of Herzfeld & Rubin, Miami, for Appellees.

PER CURIAM.

The workers' compensation order finding claimant's accident not compensable
because claimant had substantially deviated from the course and scope of his

employment when the accident occurred is erroneous as a matter of law. See Taylor v. Dixie Plywood Co., 297 So. 2d 553 (Fla. 1974).

REVERSED and REMANDED.

ERVIN, BARFIELD and ALLEN, JJ., CONCUR.