

STATE OF CALIFORNIA
WORKERS' COMPENSATION APPEALS BOARD

Case Nos. MON 155577; LAO 710061

FROSTIE E. THOMAS,

Applicant,

vs.

K-MART, permissibly self-insured,

Defendants.

**JOINT
FINDING AND ORDER**

In accordance with the Opinion on Decision this day filed and served herewith, lien claimants and the defendant having appeared and the matter having been submitted for decision, the Honorable GEORGE C. RENY, Workers' Compensation Judge, finds and orders as follows:

FINDING OF FACT

- (1) Defendant's third party credit can be applied against the liens at issue.

ORDER

IT IS ORDERED that lien claimants take nothing.

Filed and Served by mail on:
On all parties on the
Official Address Record.

6-11-99

By:

Connie Holman
Connie Holman

George C. Reny
GEORGE C. RENY

WORKERS' COMPENSATION ADMINISTRATIVE LAW JUDGE

CASE NOS. MON 155577; LAO 710061

FROSTIE E. THOMAS

v. K-MART, permissibly self
insured,

DATE OF INJURY:

5-18-94,

WORKERS' COMPENSATION JUDGE:

GEORGE C. RENY

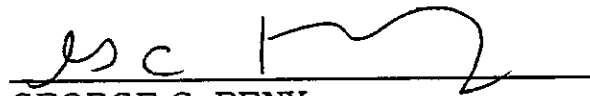
OPINION ON DECISION

ISSUES OF THIRD PARTY CREDIT AND LIEN CLAIMS:

Based upon a review of the entire file and the applicable law on this issue (See defendant's trial brief.), it is found that defendant's third party credit of \$31,951.43 can be applied against the outstanding liens in this matter.

Dated:

6-11-99



GEORGE C. RENY
WORKERS' COMPENSATION
ADMINISTRATIVE LAW JUDGE

GCR/ch