STATE OF MINNESOTA

IN SUPREME COURT

A12-1848

Larry Vandenberg,
Respondent,
vs.
Swanson & Youngdale, Inc., Self-Insured/Berkley Risk Administrators Company,
Relators,
and
St. Mary's Duluth Clinic Health System, Duluth Building Trades Health & Welfare Fund, and Hennepin Faculty Associates,
Intervenors.
Kay Nord Hunt, Richard L. Plagens, Lommen, Abdo, Cole, King & Stageberg, P.A. Minneapolis, Minnesota, for relators.
Ronald R. Envall, LaCourse & Envall, P.A., Duluth, Minnesota, for respondent.

Considered and decided by the court without oral argument.

ORDER

Based upon all the files, records, and proceedings herein,

IT IS HEREBY ORDERED that the decision of the Workers' Compensation

Court of Appeals filed and served on September 18, 2012, be, and the same is, affirmed

without opinion. See Hoff v. Kempton, 317 N.W.2d 361, 366 (Minn. 1982) (explaining

that "[s]ummary affirmances have no precedential value because they do not commit the

court to any particular point of view," doing no more than establishing the law of the

case).

Employee is awarded \$1,200 in attorney fees.

Dated: May 2, 2013

BY THE COURT:

Wilhelmina M. Wright

Associate Justice

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