## HOUSE AMENDMENT

## THIS AMENDMENT ADOPTED

GOOD/I	OO'	WNEY
MARCH	12,	2019

**CLERK OF THE HOUSE** 

REPS. TRANTHAM AND MAGNUSON PROPOSE THE FOLLOWING AMENDMENT NO. TO H.4000 AS INTRODUCED BY WAYS & MEANS (DOC NAME COUNCIL\DG\4000C012.NBD.DG19.DOCX):

## **EXPLANATION:**

AMEND THE BILL, AS AND IF AMENDED, PART IB, SECTION 33, DEPARTMENT OF HEALTH & HUMAN SERVICES, PAGE 362, AFTER LINE 19, BY ADDING AN APPROPRIATELY NUMBERED PARAGRAPH TO READ:

(DHHS: FAMILY PLANNING FUNDS) THE STATE HAS ENACTED SECTION 43-5-1185 OF THE 1976 CODE THAT PROHIBITS STATE FUNDS, DIRECTLY OR INDIRECTLY, FROM BEING UTILIZED BY PLANNED PARENTHOOD FOR ABORTIONS, ABORTION

SERVICES OR PROCEDURES, OR ADMINISTRATIVE **HAVING** FUNCTIONS RELATED TO ABORTIONS. PLANNED **PARENTHOOD** PREVENTED **FROM ABORTIONS** PERFORMING WITH STATE FUNDS, ONCE THE FEDERAL INJUNCTION IS LIFTED, THE Department of Health and Human Services MAY NOT DIRECT ANY FEDERAL FUNDS TO PLANNED PARENTHOOD. AN**OTHERWISE QUALIFIED** ORGANIZATION MAY NOT BE DISQUALIFIED FROM RFCFIPT THESE FUNDS BECAUSE OF AN ORGANIZATION WITH AFFILIA TION PROVIDES ABORTION SERVICES, PROVIDED THE AFFILIATED ORGANIZATION THAT PROVIDES **ABORTION** SERVICES IS INDEPENDENT THE ORGANIZATION. AN INDEPENDENT *QUALIFIED* THAT PROVIDES ABORTION SERVICES AFFILIATE MUST BE SEPARATELY INCORPORATED FROM ANY ORGANIZATION THAT RECEIVES THESE FUNDS. AN ORGANIZATION THAT **PROVIDES ABORTION** COMPLIANCE WITH PART IN **SERVICES** Proviso 33.12 of this act is excepted from

## THE ABOVE RESTRICTION ON STATE FAMILY PLANNING FUNDS AND MAY RECEIVE STATE FAMILY PLANNING FUNDS. |

Renumber sections to conform.

Amend totals and titles to conform.