

HOUSE
AMENDMENT

THIS AMENDMENT
ADOPTED

GOOD/DOWNEY

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 FUNCTIONS RELATED TO ABORTIONS. HAVING PREVENTED PLANNED PARENTHOOD FROM PERFORMING ABORTIONS 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 RECEIPT OF THESE FUNDS BECAUSE OF ITS AFFILIATION WITH AN ORGANIZATION THAT PROVIDES ABORTION SERVICES, PROVIDED THAT THE AFFILIATED ORGANIZATION THAT PROVIDES ABORTION SERVICES IS INDEPENDENT OF THE QUALIFIED ORGANIZATION. AN INDEPENDENT AFFILIATE THAT PROVIDES ABORTION SERVICES MUST BE SEPARATELY INCORPORATED FROM ANY ORGANIZATION THAT RECEIVES THESE FUNDS. AN ORGANIZATION THAT PROVIDES ABORTION SERVICES IN COMPLIANCE WITH PART 1.B., PROVISIO 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.