Colorado Supreme Court DATE FILED: October 17, 2016 CASE NUMBER: 2016SC112 2 East 14th Avenue Denver, CO 80203 Certiorari to the Court of Appeals, 2014CA1816 District Court, City and County of Denver, 2013CV34544 **Petitioner:** Supreme Court Case No: Jane E Norton. 2016SC112 v. **Respondents:** Rocky Mountain Planned Parenthood, Inc. a/k/a Planned Parenthood of the Rocky Mountains, Inc., a Colorado nonprofit corporation a/k/a Planned Parenthood of the Rocky Mtns Inc; John W. Hickenlooper, in his official capacity as Governor of the State of Colorado: Susan E. Birch, in her official capacity as Executive Director of the Colorado Department of Health Care Policy and Financing; and Larry Wolk, in his official capacity as Executive Director of the Colorado Department of Public Health & Environment. ORDER OF COURT

Upon consideration of the Petition for Writ of Certiorari filed in the above cause, and now being sufficiently advised in the premises,

IT IS ORDERED that said Petition shall be, and the same hereby is,

GRANTED as to the issue set forth below, and the briefs shall be filed as follows:

- (a) Petitioner's Opening Brief shall be filed within forty two days from this date;
- (b) Respondent's Answer Brief shall be filed within thirty five days from receipt of the Opening Brief;
- (c) Petitioner's Reply Brief may be filed within twenty one days from receipt of the Answer Brief.

Pursuant to C.A.R. 54(a), the record on file will be treated as though sent up in response to a formal writ.

The issue as announced by the Court this day is as follows:

[REFRAMED] Whether the court of appeals erred in interpreting Colo. Const. art. V, section 50 to bar the use of state funds to pay for the performance of any induced abortion only to the extent that the performance of an induced abortion is the purpose for which the state makes the payment.

DENIED AS TO ALL OTHER ISSUES.

BY THE COURT, EN BANC, OCTOBER 17, 2016.