Colorado Supreme Court 2 East 14th Avenue Denver, CO 80203	DATE FILED: September 21, 2015 CASE NUMBER: 2015SC668				
Transfer C.A.R. 50 Certiorari to the Court of Appeals, 2014CA1991 District Court, Larimer County, 2013CV31385					
Petitioner:					
City of Fort Collins Colorado,	Supreme Court Case No: 2015SC668				
v.					
Respondent:					
Colorado Oil and Gas Association.					
ORDER OF COURT					

Upon consideration of the Petition for Writ of Certiorari pursuant to C.A.R. 50 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:

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

Whether home-rule cities are preempted from promulgating local land-use regulations that prohibit the use of hydraulic fracturing in oil and gas operations and the storage of such waste products within city limits when the Colorado Oil and Gas Conservation Commission regulates hydraulic fracturing within the state.

IT IS FURTHER ORDERED that formal notice of oral argument to follow.

BY THE COURT, EN BANC, SEPTEMBER 21, 2015