

1 regarding the medical, social, and cultural circumstances or experience of transgender
2 individuals. The State admits that gender dysphoria is a recognized medical condition
3 and the State is without sufficient knowledge to admit or deny the remaining
4 conclusions or allegations made in paragraph 15 which are therefore denied.
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6 16. The allegations of paragraph 16 contain generalized characterizations
7 regarding the medical, social, and cultural circumstances or experience of transgender
8 individuals. The State is without sufficient knowledge to admit or deny these allegations
9 and therefore denies them.

10 17. The allegations of paragraph 17 contain generalized characterizations
11 regarding the medical, social, and cultural circumstances or experience of transgender
12 individuals. The State is without sufficient knowledge to admit or deny these allegations
13 and therefore denies them.

14 18. The allegations of paragraph 18 contain generalized characterizations
15 regarding the medical, social, and cultural circumstances or experience of transgender
16 individuals. The State admits gender dysphoria can be treated and the State is without
17 sufficient knowledge to admit or deny the remaining conclusions or allegations made in
18 paragraph 18 which are therefore denied.

19 19. The allegations of paragraph 19 contain generalized characterizations
20 regarding the medical, social, and cultural circumstances or experience of transgender
21 individuals. The State is without sufficient knowledge to admit or deny these allegations
22 and therefore denies them.

23 20. The allegations of paragraph 20 contain generalized characterizations

1 regarding the medical, social, and cultural circumstances or experience of transgender
2 individuals. The State is without sufficient knowledge to admit or deny these allegations
3 and therefore denies them.

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5 21. The allegations of paragraph 21 contain generalized characterizations
6 regarding the medical, social, and cultural circumstances or experience of transgender
7 individuals. The State is without sufficient knowledge to admit or deny these allegations
8 and therefore denies them.

9
10 22. The allegations of paragraph 22 contain generalized characterizations
11 regarding the medical, social, and cultural circumstances or experience of transgender
12 individuals. The State is without sufficient knowledge to admit or deny these allegations
13 and therefore denies them.

14
15 23. The allegations of paragraph 23 contain generalized characterizations
16 regarding the medical, social, and cultural circumstances or experience of transgender
17 individuals. The State is without sufficient knowledge to admit or deny these allegations
18 and therefore denies them.

19
20 24. Admit that hormone replacement therapy for transgendered individuals
21 involves taking hormones for the purpose of bringing one's secondary sex characteristics
22 into alignment with one's gender identity. Admit that secondary sex characteristics are
23 bodily features not associated with external and internal reproductive genitalia. Admit
24 that secondary sex characteristics include, for example, hair growth patterns, body fat
25 distribution, and muscle mass development. The remainder of the allegations in
26 paragraph 24 are generalized characterizations regarding the medical, social, and cultural

1 circumstances or experience of transgender individuals. The State is without sufficient
2 knowledge to admit or deny these allegations and therefore denies them.

3 25. Admit that sex reassignment surgery refers to the change or alteration of
4 primary or secondary sex characteristics. The remainder of the allegations in paragraph
5 25 contain generalized characterizations regarding the medical, social, and cultural
6 circumstances or experience of transgender individuals. The State is without sufficient
7 knowledge to admit or deny these allegations and therefore denies them.

8 26. Admit that surgical care could be medically necessary to treat gender
9 dysphoria in certain individuals. Deny any implication that medical necessity alone is
10 sufficient to trigger coverage under the AlaskaCare plan. Deny any implication that
11 plaintiff has demonstrated medical necessity or entitlement to coverage under the terms
12 of the AlaskaCare plan.

13 27. The allegations of paragraph 27 contain generalized characterizations
14 regarding the medical, social, and cultural circumstances or experience of transgender
15 individuals. The State admits there are treatments for gender dysphoria that can be
16 medically necessary but the State is without sufficient knowledge to admit or deny the
17 remaining conclusions or allegations made in paragraph 27 which are therefore denied.

18 28. The allegations of paragraph 28 appear to be a quote from an
19 unincorporated document which the State is not required to answer. To the extent a
20 response is required, the allegations in paragraph 28 represent generalized statements
21 regarding the medical circumstances of transgendered individuals and the State is
22 without sufficient knowledge to admit or deny these conclusions or allegations which

1 are therefore denied.

2 29. Admit that the federal Department of Health and Human Services
3 Departmental Appeals Board has removed Medicare’s exclusion on some treatments for
4 gender dysphoria. Deny that the 2014 Appeals Board decision is the final statement or
5 action on gender reassignment surgery from the Centers for Medicare & Medicaid
6 Services. The State is without sufficient knowledge to admit or deny these remaining
7 conclusions or allegations of paragraph 29 which are therefore denied.
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9 30. The allegations of paragraph 30 contain generalized characterizations
10 regarding the medical, social, and cultural circumstances or experience of transgender
11 individuals. The State is without sufficient knowledge to admit or deny these allegations
12 and therefore denies them.
13

14 31. Admit that in both the 2017 and 2018 plans AlaskaCare contained an
15 exclusion of transition related surgical treatment. Admit that “[a]ny treatment, drug,
16 service or supply related to changing sex or sexual characteristics, including: [s]urgical
17 procedures to alter the appearance or function of the body” paraphrases the language
18 contained in the 2018 AlaskaCare plan. Deny any implication that the AlaskaCare plan
19 discriminates against plaintiff within the meaning of Title VII.
20

21 32. The State denies that the AlaskaCare plan discriminates against anyone
22 within the meaning of Title VII. To the extent the allegations of paragraph 32 represent
23 generalized characterizations regarding the medical, social, and cultural circumstances
24 or experience of transgender individuals, the State is without sufficient knowledge to
25 admit or deny these allegations and therefore denies them.
26

1 33. Admit that the state employee health plan has excluded coverage for
2 transition-related care since at least 1979. The remainder of paragraph 33 contains
3 generalized characterizations regarding the medical, social, and cultural circumstances
4 or experience of transgender individuals. The State is without sufficient knowledge to
5 admit or deny these allegations and therefore denies them. To the extent the allegations
6 of paragraph 33 imply that the AlaskaCare plan is discriminatory in intent or effect, the
7 State denies that the AlaskaCare plan discriminates against plaintiff within the meaning
8 of Title VII.

10 34. The State is without sufficient knowledge to admit or deny the
11 allegations in paragraph 34, which are therefore denied.

13 35. Admit that in 2018, the State of Alaska removed its exclusion of coverage
14 for transition-related hormone therapy and counseling. Deny that prior to 2018
15 counseling for gender dysphoria was excluded from the AlaskaCare plan.

17 36. Admit the AlaskaCare plan states that it “covers only those services and
18 supplies that are medically necessary.” Deny any implication that medical necessity is
19 the sole determiner of coverage under the AlaskaCare plan or that the plan covers all
20 medically necessary care. The remainder of the allegations of paragraph 36 represents
21 argument and legal conclusions and is denied.

22 37. Admit the State provides coverage for medically necessary transition-
23 related hormone therapy and counseling. Admit the State of Alaska does not provide
24 coverage for transition-rated surgical treatment in AlaskaCare. The State denies any
25 implication that medical necessity is the sole determiner of coverage under the
26

1 AlaskaCare plan or that the plan covers all medically necessary care.

2 38. Admit the State previously engaged a consulting firm to determine the
3 potential fiscal impact of covering treatment for gender dysphoria, including surgical
4 care, in AlaskaCare. The State denies any implication that a fiscal analysis has any
5 relevance to discrimination under Title VII.
6

7 39. The State admits that paragraph 39 appears to quote from an outside
8 analysis of a state health plan. The State denies any implication that analysis has any
9 relevance to discrimination under Title VII.
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11 40. The State admits that paragraph 40 appears to quote from an outside
12 analysis of a state health plan. The State denies any implication that analysis has any
13 relevance to discrimination under Title VII.

14 41. Admit that the State contracts with Aetna to administer AlaskaCare. The
15 State denies any implication that Aetna has final authority to determine benefits under
16 the AlaskaCare plan.

17 42. The State admits that paragraph 42 appears to quote from an outside
18 analysis of a state health plan. The State denies any implication that analysis has any
19 relevance to discrimination under Title VII.
20

21 43. The State admits that paragraph 43 appears to quote from an outside
22 analysis of the state health plan. The State denies any implication that medical necessity
23 is the sole determiner of coverage under the AlaskaCare plan or that the plan covers all
24 medically necessary care.
25

26 44. The State admits that the consulting firm estimated the cost of providing

1 coverage for transition-related care, including surgical treatment. The State denies any
2 implication that analysis has any relevance to discrimination under Title VII.

3 45. Admit that plaintiff is currently employed by the State of Alaska, she
4 began working for the State in 2012, and became a legislative librarian in 2014. Admit
5 that plaintiff represents that she holds a master's degree in Library Science.
6

7 46. Admit that plaintiff has been enrolled in AlaskaCare.

8 47. Admit that plaintiff represents she is a woman and is also transgender.

9 48. The State is without sufficient knowledge to admit or deny the
10 allegations in paragraph 48, which are therefore denied.
11

12 49. The State is without sufficient knowledge to admit or deny the
13 allegations in paragraph 49, which are therefore denied.

14 50. The State is without sufficient knowledge to admit or deny the
15 allegations in paragraph 50, which are therefore denied.

16 51. The State is without sufficient knowledge to admit or deny the
17 allegations in paragraph 51, which are therefore denied.
18

19 52. The State is without sufficient knowledge to admit or deny the
20 allegations in paragraph 52, which are therefore denied.

21 53. The State is without sufficient knowledge to admit or deny the
22 allegations in paragraph 53, which are therefore denied.
23

24 54. The State is without sufficient knowledge to admit or deny the
25 allegations in paragraph 54, which are therefore denied.

26 55. The State admits plaintiff requested pre-certification for medical

1 procedures in or around November 2016 from Aetna.

2 56. Admit that AlaskaCare does not cover gender reassignment surgery. The
3 State is without sufficient knowledge to admit or deny the remainder of the allegations
4 in paragraph 56, which are therefore denied.

5
6 57. The State is without sufficient knowledge to admit or deny the
7 allegations in paragraph 57, which are therefore denied.

8 58. The State is without sufficient knowledge to admit or deny the
9 allegations in paragraph 58, which are therefore denied.

10 59. The State is without sufficient knowledge to admit or deny the
11 allegations in paragraph 59, which are therefore denied.

12 60. The State is without sufficient knowledge to admit or deny the
13 allegations in paragraph 60, which are therefore denied.

14 61. The State is without sufficient knowledge to admit or deny the allegations
15 in paragraph 61, which are therefore denied.

16 62. The allegations of paragraph 62 contain generalized characterizations
17 regarding the medical necessity of undefined medical treatments for transgender and
18 non-transgendered individuals. The State denies that the AlaskaCare plan discriminates
19 against anyone within the meaning of Title VII and the State is without sufficient
20 knowledge to admit or deny the remaining conclusions or allegations made in paragraph
21 62, which are therefore denied.

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23
24 63. The allegations of paragraph 63 contain generalized characterizations
25 regarding the medical, social, and cultural circumstances or experience of transgender
26

1 individuals. The State denies that the AlaskaCare plan discriminates against anyone
2 within the meaning of Title VII and the State is without sufficient knowledge to admit
3 or deny the remaining conclusions or allegations made in paragraph 63, which are
4 therefore denied.

5
6 64. The State admits it has maintained an exclusion for sex reassignment
7 surgery while providing coverage for other forms of treatment for gender dysphoria. To
8 the extent the allegations of paragraph 64 represent argument and legal conclusions, the
9 State is without sufficient knowledge to admit or deny these allegations and therefore
10 denies them.

11
12 65. The State admits that paragraph 65 appears to quote from an email from
13 the Chief Health Official for the State's Division of Retirement and Benefits. The State
14 denies any implication that this allegation has any relevance to discrimination under Title
15 VII.

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17 66. The State admits that paragraph 66 appears to quote from a letter from
18 the Chief Health Official for the State's Division of Retirement and Benefits. The State
19 denies any implication that this allegation has any relevance to discrimination under Title
20 VII.

21
22 67. The State admits that plaintiff filed a charge with the Equal Employment
23 Opportunity Commission ("EEOC") on May 30, 2017.

24
25 68. The State admits that on March 13, 2018, the EEOC issued a
26 determination. The determination speaks for itself.

69. The State is without sufficient knowledge to admit or deny the

1 allegations in paragraph 69, which are therefore denied.

2 **CLAIM FOR RELIEF**

3 **Violation of Title VII (42 U.S.C. § 2000e, et seq.)**

4
5 70. The State incorporates by reference all preceding answers contained in
6 paragraphs 1 through 69 above.

7 71. Paragraph 71 quotes statutory law and the State is not required to answer
8 this allegation. To the extent necessary, the State admits paragraph 71 appears to quote
9 42 U.S.C. § 2000e-2(a).

10 72. Admit.

11 73. Admit.

12
13 74. The allegation in paragraph 74 represents a legal conclusion for which no
14 response is necessary. To the extent an answer is required, the allegation in paragraph
15 74 is denied.

16 75. The allegation in paragraph 75 represents a legal conclusion for which no
17 response is necessary. To the extent an answer is required, the allegation in paragraph
18 75 is denied.

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20 76. The allegation in paragraph 76 represents a legal conclusion for which no
21 response is necessary. To the extent an answer is required, the allegation in paragraph
22 76 is denied.

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24 77. The allegation in paragraph 77 represents a legal conclusion for which no
25 response is necessary. To the extent an answer is required, the allegation in paragraph
26 77 is denied.

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78. The allegation in paragraph 78 represents a legal conclusion for which no response is necessary. To the extent an answer is required, the allegation in paragraph 78 is denied.

WHEREFORE, the Defendant requests entry of a judgment in its favor and against the plaintiff, taxable costs, attorneys' fees, and such further relief as the Court may deem just and appropriate under the circumstances.

DEFENSES

The State asserts that the Complaint fails to state a claim upon which relief may be granted. The State reserves the right to assert additional defenses as they become known and to amend this Answer if appropriate.

DATED: August 13, 2018.

JAHNA LINDEMUTH
ATTORNEY GENERAL

By: /s/Kevin M. Dilg
Kevin M. Dilg
Assistant Attorney General
Alaska Bar No. 1406053

1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on August 13, 2018 a copy of the foregoing was served
3 electronically via ECF on the following parties of record pursuant to the Court's
4 electronic filing procedures:

5 Peter C. Renn	Tara L. Borelli	Eric Croft
6 LAMBDA LEGAL	LAMBDA LEGAL	THE CROFT LAW
7 DEFENSE END	DEFENSE END	OFFICE
8 EDUCATION FUND,	EDUCATION FUND,	
9 INC.	INC.	

10 /s/Harry Hale
11 Harry Hale
12 Law Office Assistant II

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