AMENDED AT PUBLIC HEARING

1 2 2	SNOHOMISH COUNTY COUNCIL Snohomish County, Washington
3 4	ORDINANCE NO. 24-043
5 6 7	RELATING TO PURCHASES AND CONTRACTS; UPDATING REFERENCES; AND AMENDING CHAPTER 3.04 SNOHOMISH COUNTY CODE
8 9	BE IT ORDAINED:
10 11 12 13	Section 1. Snohomish County Code Section 3.04.015, last amended by Amended Ordinance No. 23-074 on September 13, 2023, is amended to read:
14 15	3.04.015 Exemptions.
16 17 18	(1) The following shall be exempt from the competitive requirements of this chapter:
19 20 21	(((1) Settlements of claims for taxes or damages of any sort, whether based upon tort, contract, or otherwise;
22 23 24 25	(2) Contracts of employment, whether negotiated through duly authorized labor representatives or not, and payroll distursements or any other payments incidental to such contracts;
26 27	(3) Travel and living expenses of officers and employees;
28 29	(4) Insurance and surety thend purchases;
30 31 32 33	(5) The following proprietary purchases: (a) Utility billing (water, power, etc.),
34 35 36	(b) Postage, permit, fee, license involving a single source or governmental agency,
37 38 39	(c) (a) Any care, training, or professional services for the physically and/or mentally ill by any county agency;
40 41	(((6) Interdepartmental transactions;
420 43 44	(7) Performance of work by day labor by county employees as allowed by state law;))
45 46	(((8)))(<u>b)</u> The furnishing of any property, materials, construction, work or labor by any person or entity in accord with any condition of any variance, ORDINANCE NO. 24-043
	RELATING TO PURCHASES AND CONTRACTS;

rezoning, platting, replatting, conditional use permit, or any other permit issued by the county;

(((9)))(c) Foods. If the products being purchased by the county are of a perishable nature, such as meats, fish, fresh or frozen fruits and vegetables, bakery products, dairy and poultry items, the purchase may be made by the department involved by direct negotiation, subject to the approval of the purchasing manager and such regulations as may be required by the county executive. Nonperishable foods (dry stores) shall be placed on bid at least once annually to determine the existence of a competitive base. If such a base at reasonable prices does not exist, the food involved may be purchased by direct negotiation by the department involved, subject to the approval of the executive:

(((10)))(d) ((Purchases, sales, leases, or licenses))Contracts incidental to the acquisition or disposition of real property;

(((11) Any sale, lease, licensing, or other disposal of any other personal property or services by the county (see chapter 4.46 SCC)

(12) Any acquisition of property by the county by the exercise of the power of eminent domain:

(13))(e) Subawards, as that term is defined by 2 C.F.R. § 200.1, funded by federal or state grants, where the program, project or function being implemented has not been specifically authorized by the county council;

(((14)))<u>(f)</u> Contracts for the purpose of debt collection with collection agencies holding availd license as required by chapter 19.16 RCW when said contracts have been reviewed and approved by the executive;

(((15)))(g) by contract for goods and services required for the prosecution of litigation including expert witnesses, expert witness costs, medical evaluations, other expert evaluations, transcripts, court reporter's fees, copying and other items relating to litigation, which contracts may be regotiated by the prosecuting attorney;

(((16)))(h) Interlocal agreements under the authority of chapter 39.34 RCW and intergovernmental agreements for services. These agreements may be negotiated by the county executive, the head of any executive department, or county official. Intergovernmental agreements for services shall be approved in accordance with SCC 3.04.140. Interlocal agreements under the authority of chapter 39.34 RCW shall be approved in accordance with state law and the county charter((-)):

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(((2)))(3) Pursuant to SCC 3.04.060(7), the manager shall adopt and publish

agreement as provided in ((RCW 39.04.155 and))Chapter 39.34 RCW or by contract with a non-governmental service provider, including but not limited to the Municipal Research and Services Center of Washington, provided that all such agreements or contracts must be approved in accordance with SCC 3.04.015(1)(h), 3.04.140, and 3.04.210 Section 3. Snohomish County Code Section 3.04.140, last amended by led Ordinance No. 23-074 on September 13, 2023, is amended to 3.04.140

Award, execution 3.04.140

Amended Ordinance No. 23-074 on September 13, 2023, is amended to read:

- (1) Contracts for intergovernmental services shall be awarded and approved by the county council except those for \$100,000 or less which may be awarded and approved by the county executive.
- (2) ((Contracts for services for less than \$10,000 that are neither architectural and engineering services nor services incidental to public work may be awarded and approved by the head of any executive department or a county official. Contracts for services for \$50,000 or less that are neither architectural and engineering services nor services in engineering services awarded and approved by the county executive Contract amendments for services that are neither architectural and engineering services nor services incidental to public work and that in aggregate in rease a contract by no more than 20 percent of the original contract amount may be approved by the county executive.)) The head of any executive department or a county official may award and approve contracts for services in SCC 394.201-203 and subsequent amendments where the aggregate total of the contract and amendments is less than \$10,000. The executive may ward and approve contracts for services in SCC 3.04.201-203 and subsequent amendments where the aggregate total of the contract and amendments is \$50,000 or less. The executive may delegate by executive order such award, approval or signature authority as the executive deems appropriate.
- (3) Contracts and subsequent amendments for architectural and engineering services that in aggregate total \$50,000 or less may be awarded and approved by the county executive. The executive may delegate by executive order such award, approval or signature authority as the executive deems appropriate.
- (4) The executive may award and approve subsequent amendments to contracts for services approved by the county council where such amendments in aggregate increase the original contract by no more than \$100,000 or 20%, whichever is lower. The executive may delegate by executive order such award, approval or signature authority as the executive deems appropriate.

43 (((3)))(5) Contracts subject to bidding requirements for \$500,000 or less, for public work, supplies, materials, and equipment for which sufficient appropriation authority exists and which implement programs, projects, or functions the county council has specifically authorized by motion or ordinance, may be awarded and approved by the county executive. The executive may delegate by executive order such award, approval, or signature authority as the executive deems appropriate. Contracts subject to bidding requirements for more than \$500,000 for public work, supplies, materials, and equipment, shall be awarded and approved by county council.

(((4)))(6) Amendments, change orders, and orders for outperfect in the contract in the county of the contract in the county of the coun

(((4)))(6) Amendments, change orders, and orders for extra supplies, materials, equipment, or public work for \$350,000 or less that in aggregate, increase a contract by no more than 20% of the original contract amount, on contracts subject to bidding requirements for which sufficient appropriation authority exists and where the extra supplies, materials, equipment, or public work was addressed or could be reasonably assumed to be addressed in the original bid documents, may be awarded and approved by the county executive, except as provided in subsection (((6)))(8) of this section. The executive may delegate by executive order such award, approval or signature authority as the executive deems appropriate.

 $((\frac{5}{0}))(7)$ Contracts incidental to litigation for \$100,000 or less may be awarded and approved by the prosecuting attorney.

(((6)))(8) Options in purchase contracts to extend performance may be exercised by the manager, with the concurrence of the official or department head involved, when it is in the best interests of the county to do so.

(((7)))(9) The purchasing manager or designee may approve contract amendments for \$250,000 or less per year that extend or renew contracts that have been previously competed for information technology software or maintenance services.

(10) Contracts for \$500,000 or less, for a county subscription or county membership in a trade or industry organization for which sufficient appropriation authority exists and which implement programs, projects, or functions the county events and subscription authorized by motion or ordinance, may be approved by the county executive. The executive may delegate by executive order such approval or signature authority as the executive deems appropriate.

(((8)))(11) Except as provided by ordinance, all contracts shall be awarded and approved by the county council.

Section 4. Snohomish County Code Section 3.04.170, last amended by Ordinance No. 92-085 on August 12, 1992, is amended to read:

3.04.170 Rebid contracts.

St REDINED* REDIN Whenever a call for a bid which has been properly advertised results in no bids received or whenever all bids submitted have been rejected ((with good and reasonable justification by the authority charged with awarding the contract involved)) for good cause, a new call for bids may be issued.

Section 5. Snohomish County Code Section 3.04.175, last amended by Amended Ordinance No. 23-074 on September 13, 2023, is amended to read:

3.04.175 Public work contracts.

All public works shall be advertised and competed through formal sealed bidding, except as otherwise provided by this chapter or state lex.

- (1) Contracts for public work under the authority of the ((limited public works))small works roster process set forthair SCC 3.04.135(1) may be awarded and approved by the ((managery) executive;
- (2) Contracts for public work under the thority of the small works roster process set forth in SCC 3.04.135(2) may be awarded and approved by the ((county executive))manager;
- (3) Unit priced contracts, as suthorized by RCW 36.32.235(9), may be used for public works projects for \$350,000 or less and may be awarded and approved by the county executive;
- (4) Job order contracts, as authorized by RCW 39.10.420, may be used for public works projects. Work orders issued under such contracts for \$350,000 or less ((and-))may be awarded and approved by the ((county executive))manager. Work are for over \$350,000 to less than \$500,000 may be awarded and approved by the county executive; and
- (5) Contracts for public work estimated at \$25,000 or less are exempt from competition and may be awarded and approved by the manager.
- **Section 6.** Snohomish County Code Section 3.04.180, last amended by Amended Ordinance No. 23-074 on September 13, 2023, is amended to read:

3.04.180 Proprietary purchases.

Requirements of advertisement and solicitation shall not apply to purchases and contracts clearly and legitimately limited to single sources of supply and ORDINANCE NO. 24-043

RELATING TO PURCHASES AND CONTRACTS;

purchases involving special training, special facilities, special services, market conditions, or where compatibility is required with other county equipment, procedures or systems in which instances purchase prices and other terms may be established by direct negotiations by the manager. With the manager's determination of a single source, ((Such))such contracts may be approved by the executive ((except that the director may approve such contracts valued at less than \$10,000,)) unless approval by the council is required under the charter or other provisions of this chapter.

Section 7. Snohomish County Code Section 3.04.202 added by Amended Ordinance No. 23-074 on September 13, 2023, is amended to read:

3.04.202 Services for which competition is waived.

Competition for the following services valued from at least \$10,000 waived((by the county executive or designee)):

- (1) Legal services provided by an attorney; specialized legal training or investigative services contracts; and indigency appointments through the office of public defense;
- (2) Medical and related services requiring a licensed physician, dentist, optometrist, or other health care provider as defined by RCW 70.02.010(19);
- (3) Barber and other hygiene services for inmates in a county detention facility;
- (4) Performance-based contracts as defined in RCW 39.35A.020(6) that are negotiated under chapter 39.35A RCW;
- (5) Animal hospital, we erinarian, or animal care services for the following programs: sheriff's office K-9 program, animal services, court therapy animals, and the fairgrounds; and
- (6) Training required by federal, state, or local law that requires the trainers or training firms to be certified or approved by the federal, state, or local law.
- (7) Extensions or renewals for information technology software or maintenance services that have been previously competed by the county for the duration of the use of the services if required duration is longer than defined in the original competition.

Section 8. Snohomish County Code Section 3.04.265 added by Amended Ordinance No. 23-074 on September 13, 2023, is amended to read:

3.04.265 Reporting.

- (1) Except as provided in this section or as otherwise provided by ordinance, the * REDLINED * REDLIN council must approve the method used for the disposition of surplus county property.
- (2) The property officer may approve the disposition of surplus property in the following circumstances:
 - (a) Sales of county property valued at \$10,000 or less;
 - (b) Recycling, disposal, or destruction of county personal property/Pthe property is worthless;
 - (c) Grants of easements on county real property where such easement is valued at \$10,000 or less; and
 - (d) Releases of mineral rights reserved in treasurers deeds if mineral surveys indicate the absence of minerals with market value in excess of the cost to remove the minerals.
- (3) The executive may approve the disposition of surplus property in the following circumstances:
 - (a) Sales of county property valued at \$25,000 or less;
 - (b) Recycling, disposal, or destruction of county personal property if the property is worthless;
 - (c) Leases of the Stohomish County Airport as provided in SCC 2.10.010(12)
 - (d) Leases of residential county property for residential purposes.
- (4) The purehasing manager may approve and conduct the disposition of surplus county personal property traded for new equipment as provided in ((SCC) 3.04.130(11))procedures per SCC 3.04.060(7) after notifying the property officer
- The fleet manager may approve and conduct the disposition of surplus property through public sales of county fleet vehicles and equipment valued at \$25,000 or less.
- (6) The disposition approval authority granted to an individual in an executive department by this section includes the authority to execute all documents necessary to effectuate the disposition absent an executive order limiting such authority to another individual.

otherwise enacted.	
PASSED this day of	f, 2024.
	SNOHOMISH COUNTY COUNCIL Snohomish County, Washington
	Chairperson
ATTEST:	OLINEO*
Clerk of the Council	* 450,
() APPROVED () EMERGENCY () VETOED	SNOHOMISH COUNTY COUNCIL Snohomish County, Washington Chairperson DATE:
ATTEST:	* County Executive
Approved as to formuly: Wendling, Rebecca Retard Approved by Wendling, Rebecca Retard Approved by Wendling, Reper 2024,05,13 15:37-58-0700' Deputy Prosecuting Attorney	
Deputy Rivsecuting Attorney	