SNOHOMISH COUNTY COUNCIL PUBLIC HEARING PACKET

ORDINANCE 21-034 AN ORDINANCE OF THE SNOHOMISH COUNTY COUNCIL RELATING TO EMPLOYMENT IN UNINCORPORATED SNOHOMISH COUNTY; ESTABLISHING LABOR STANDARDS REQUIREMENTS FOR ADDITIONAL COMPENSATION FOR GROCERY EMPLOYEES WORKING IN UNINCORPORATED SNOHOMISH COUNTY; AND ESTABLISHING AN EFFECTIVE DATE

ECAF: 2021-0386

Date/Time: Wednesday, June 23, 2021, at 10:30 a.m.

- Staff Person: Jim Martin
- DPA: Rebecca Guadamud

EXHIBIT LIST

Click on Exhibit # to view document.

Exhibit #	Date	Exhibit Description
1	6/08/21	ECAF Received
2	6/08/21	Ordinance Introduction Sheet Signed
3	6/18/21	Proposed Amendment 1
4	6/03/21	E-mail Public Testimony – osborne41658@gmail.com
5	6/03/21	E-mail Public Testimony – tbmanyhorses@gmail.com
6	6/04/21	E-mail Public Testimony – Michelle Klein
7	6/07/21	E-mail Public Testimony – Debbie Gath
8	6/09/21	E-mail Public Testimony – Glen Puls
9	6/09/21	E-mail Public Testimony – Willie Russell

ADOPTED: EFFECTIVE:
SNOHOMISH COUNTY COUNCIL SNOHOMISH COUNTY, WASHINGTON
ORDINANCE NO. 21-034
AN ORDINANCE OF THE SNOHOMISH COUNTY COUNCIL RELATING TO EMPLOYMENT IN UNINCORPORATED SNOHOMISH COUNTY; ESTABLISHING LABOR STANDARDS REQUIREMENTS FOR ADDITIONAL COMPENSATION FOR GROCERY EMPLOYEES WORKING IN UNINCORPORATED SNOHOMISH COUNTY; AND ESTABLISHING AN EFFECTIVE DATE
WHEREAS, SARS-CoV-2 (COVID-19) disease is caused by a virus that spreads easily from person to person and may result in serious illness or death, and is classified by the World Health Organization as a worldwide pandemic; and
WHEREAS, COVID-19 has broadly spread throughout Washington State and remains a significant health risk to the community, especially members of our most vulnerable populations; and
WHEREAS, the Brookings Metropolitan Policy Program has reported that the United States' top retail companies, including grocery businesses, have earned record- breaking profits during the pandemic; and
WHEREAS, grocery employees have been supporting grocery businesses' operations and facilitating community access to food during the pandemic, despite facing a clear and present danger of workplace exposure to COVID-19 and receiving limited or inconsistent additional pay in recognition of this hazard; and
WHEREAS, countless grocery employees have been assaulted, spit on, pepper sprayed, harassed, and threatened from customers frustrated with COVID-19 safety measures; and
WHEREAS, the dangers of working during the pandemic are especially significant for Black, Indigenous, and People of Color (BIPOC) employees who are overrepresented among the retail frontline workforce and who are disproportionately impacted by COVID-19; and
WHEREAS, establishing a requirement for grocery employees to receive hazard pay for work performed in unincorporated Snohomish County during the COVID-19 emergency will promote job retention, compensate them for the risks of working on the frontlines of a global pandemic, improve their financial ability to access resources for protecting themselves and their families from catching or spreading the virus or coping with illness caused by the virus, and support the welfare of the greater community that depends on grocery employees for safe and reliable access to food; and

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2	WHEREAS, the County Council encourages employers of essential frontline
3	workers to help facilitate the distribution of COVID-19 vaccines to their employees; and
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5	WHEREAS, recognizing the ongoing threat to frontline grocery employees, King
6	County, the City of Seattle, the City of Edmonds, the City of Burien, and several
7	California cities, including the City of Berkeley, the City of Long Beach, the City of Los
8	Angeles, and the City of San Francisco, as well as Los Angeles County, have
9	announced legislative efforts to require hazard pay of \$4 to \$5 per hour for grocery
10	employees during the COVID-19 emergency, and more cities are expected to announce
11	similar legislation in 2021; and
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13	WHEREAS, Snohomish County seeks to promote wage, labor, and workforce
14	practices that improve workers' lives, support economic security, and contribute to a
15	fair, healthy, and vibrant economy; and
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17	WHEREAS, establishing a labor standard that requires hazard pay for grocery
18	employees is a subject of vital and imminent concern to the community and requires
19	appropriate action by the County Council;
20 21	NOW, THEREFORE, BE IT ORDAINED:
22	NOW, THEREFORE, BE IT ORDAINED.
23	Section 1. The County Council adopts the following findings in support of this
24	ordinance:
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26	A. The foregoing recitals are incorporated as if fully set forth herein.
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28	B. In the exercise of Snohomish County's police powers, the County is granted
29	authority to pass regulations designed to protect and promote public health, safety, and
30	welfare.
31	
32	C. This ordinance protects and promotes public health, safety, and welfare during
33	the COVID-19 emergency by requiring grocery businesses to provide hazard pay for
34	grocery employees performing work in unincorporated Snohomish County, thereby
35	increasing retention of employees who provide essential services on the frontlines of a
36	global pandemic and paying additional compensation to those employees for the hazards of working with significant exposure to an infectious disease.
37 38	hazards of working with significant exposure to an infectious disease.
38 39	D. On January 30, 2020, the World Health Organization (WHO) declared that
40	COVID-19 constituted a public health emergency of international concern, WHO's
41	highest level of alarm.
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43	E. On February 29, 2020, Washington Governor Jay Inslee issued proclamation
44	20-05, proclaiming a state of emergency for all counties throughout the state of
45	Washington in response to new cases of COVID-19, and directing state agencies to use
46	all resources necessary to prepare for and respond to the outbreak.

- F. On March 4, 2020, Snohomish County Executive Dave Somers issued a "Local Proclamation of Emergency Snohomish County" for COVID-19.
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5 G. On March 23, 2020, Washington Governor Jay Inslee issued Proclamation 20-6 25, a "Stay Home - Stay Healthy" order closing all non-essential workplaces, requiring 7 people to stay home except to participate in essential activities or to provide essential 8 business services, and banning all gatherings for social, spiritual, and recreational purposes. This order was extended multiple times. The "Stay Home - Stay Healthy" 9 10 proclamation identified grocery employees as "Essential Critical Infrastructure Workers" 11 performing work to protect communities and ensure continuity of functions critical to 12 public health and safety, as well as economic and national security.

H. On May 4, 2020, Washington Governor Jay Inslee announced a "Safe Start"
 plan to start on June 1, 2020 to reopen Washington's economy in phases with adequate
 social distancing measures and health standards in place.

18 I. In October 2020, The British Medical Journal, Occupational & Environmental 19 Medicine, reported that grocery employees face a serious risk of COVID-19 infection 20 and associated psychological distress. A study of 104 grocery employees at a grocery 21 store in Boston, Massachusetts found that 20 percent of grocery employees tested 22 positive for COVID-19 despite 91 percent of employees reporting wearing a face mask 23 at work and 77 percent of employees reporting wearing masks outside of work. The 24 positive rate of infection among grocery employees was five times as likely for those 25 who interacted with customers than for those who did not. Additionally, the study found 26 that 76 percent of employees had no symptoms, suggesting that these employees could be an important reservoir of asymptomatic infection. Further, 24 of the 99 employees 27 28 who filled out a related medical health questionnaire also reported experiencing anxiety, 29 and eight employees were deemed depressed from their questionnaire answers. 30

- 31 J. In November 2020, the Brookings Metropolitan Policy Program reported that 32 the profits of top retail companies, including grocery businesses, soared during the 33 pandemic while their employees earned low wages and, with few exceptions, failed to 34 receive consistent or meaningful additional compensation for performing life threatening 35 work. The report found that the top retail companies in their analysis earned on average an extra \$16.7 billion in profit compared to the previous year - a 40 percent increase. 36 37 Frontline retail employees experienced little of this windfall, averaging a 10 percent pay 38 increase on top of wages that were often too low to meet a family's basic needs. 39 40 K. On January 28, 2021, the Center for Disease Control (CDC) reported that 41 multiple COVID-19 variants are circulating globally. Scientists are working to learn more
- 42 43

43 effectiveness of currently authorized vaccines against them.
44
45 L. In the United Kingdom (UK), a new variant of SARS-CoV-2 (known B.1.1.7)
46 emerged with a large number of mutations. This variant has since been detected in

about these variants to better understand how easily they might be transmitted and the

numerous countries around the world, including the United States (US). In January
2021, scientists from the UK reported evidence that suggests the B.1.1.7 variant may be
associated with an increased risk of death compared with other variants. More studies
are needed to confirm this finding. This variant was reported in the US at the end of
December 2020.

M. In South Africa, another variant of SARS-CoV-2 (known as B.1.351) emerged
independently of B.1.1.7. This variant shares some mutations with B.1.1.7. Cases
attributed to this variant have been detected in multiple countries outside of South
Africa. This variant was reported in the US at the end of January 2021.

N. In Brazil, a variant of SARS-CoV-2 (known as P.1) emerged that was first was identified in four travelers from Brazil, who were tested during routine screening at Haneda airport outside Tokyo, Japan. This variant has 17 unique mutations, including three in the receptor binding domain of the spike protein. This variant was detected in the US at the end of January 2021.

O. On March 8, 2021, the CDC stated that preliminary evidence suggests that 18 19 the currently authorized COVID-19 vaccines may provide some protection against a 20 variety of strains, including B.1.1.7 (originally identified in the United Kingdom). However, reduced antibody neutralization and efficacy have been observed for the 21 22 B.1.351 strain (originally identified in South Africa). The CDC further stated that the risks 23 of SARS-CoV-2 infection in fully vaccinated people cannot be completely eliminated as 24 long as there is continued community transmission of the virus. Vaccinated people 25 could potentially still get COVID-19 and spread it to others. 26

P. As of February 27, 2021, three vaccines are authorized for emergency use by
 the United States Food & Drug Administration.

Q. The Washington State Department of Health's COVID-19 vaccine timeline
 made all grocery employees in Washington State eligible for vaccination on March 17,
 2021. While some grocery workers may now be vaccinated, as noted above, the risks of
 SARS-CoV-2 infection in fully vaccinated people cannot be completely eliminated as
 long as there is continued community transmission.

- R. As of June 1, 2021, the Snohomish Health District reported a total of 36,385
 confirmed positive cases in Snohomish County since the beginning of the pandemic,
 plus an additional 3,281 probable positive cases and 591 deaths in Snohomish County
 as a result of COVID-19.
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S. Throughout the entirety of the COVID-19 emergency, grocery businesses
have been operating in unincorporated Snohomish County and relying upon the work of
grocery employees who are highly vulnerable to health and safety risks.

T. Grocery employees are essential workers performing services that are
 fundamental to the economy and health of the community during the COVID-19 crisis.

They face clear and present dangers at their jobs and continue to risk their lives and the
 health of their families to keep the community's food supply chain operating.
 3

U. Grocery employees cannot choose to work from home and must come to work to perform their jobs, which can involve substantial interaction with customers and/or ventilation systems that could potentially spread the virus. They are wearing masks, trying as much as possible to social distance, performing safety protocols, and learning new skills to decrease transmission of the virus to protect themselves and the public.

V. On May 13, 2021, Governor Jay Inslee updated Proclamation 20-25.13 to
 relax masking requirements for fully vaccinated individuals, including the elimination of
 the masking requirement for fully vaccinated individuals in grocery stores. Grocery
 employees have no way to practically verify the vaccination status of their unmasked
 customers. As a result, grocery workers continue to be at risk from those unvaccinated
 shoppers that do not wear face coverings.

W. The risks of working during the pandemic are especially significant for BIPOC
 grocery employees because they are overrepresented among the retail frontline
 workforce and are disproportionately impacted by COVID-19. Data shows that people of
 color are disproportionately experiencing hospitalization and dying of COVID-19.

21 22 X. The CDC reports that Black and Indigenous people, followed by Pacific 23 Islanders and Latinx people, are disproportionately affected by COVID-19 due to long-24 standing inequities in social determinants of health, including overrepresentation in jobs 25 that require customer contact such as grocery stores; lower incomes and barriers to 26 wealth accumulation; lack of access to quality healthcare and fair treatment in the 27 healthcare system; difficulties in finding affordable and quality housing; and inequities in 28 access to high-quality education. The CDC reports that these determinants may 29 increase risk of COVID-19 exposure, illness, hospitalization, long-term health and social consequences, and death. To stop the spread of COVID-19, the CDC states that 30 resources must be equitably available for everyone to maintain physical and mental 31 32 health.

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34 Y. Science in the News (SITN), a graduate student group at the Harvard 35 Graduate School of the Arts and Sciences, reports that it is more difficult for BIPOC communities to stay safe during the pandemic and notes the importance of keeping 36 these vulnerable populations in mind as the country slowly reopens the economy. SITN 37 38 states that social distancing is a privilege that many people of color cannot afford 39 because they work and reside in situations with higher risk of exposure to the virus: people of color are more likely to live in densely populated areas; reside in 40 41 multigenerational and multifamily households; and use public transportation. Furthermore, SITN reports that many inequalities that pre-dated the pandemic have 42 worsened, including limited access for Black and Latinx communities to primary care 43 44 physicians, medical facilities, and COVID testing.

Z. Grocery businesses are profiting during the pandemic from the labor of employees who are working under dangerous conditions.

AA. Hazard pay, paid in addition to regular wages, is an established type of
 additional compensation for employees performing hazardous duties or work involving
 physical hardship that can cause extreme physical discomfort and distress.

8 BB. Grocery employees working during the COVID-19 emergency merit hazard 9 pay because they are performing hazardous duty or work involving physical hardship 10 that can cause extreme physical discomfort and distress due to the significant risk of 11 exposure to the COVID-19 virus.

13 CC. Grocery employees have been working under hazardous conditions month 14 after month. They are working in these hazardous conditions now and will continue to 15 face safety risks as the virus presents an ongoing threat, including the threat of more 16 contagious variants, for an uncertain period.

DD. Ensuring that grocery employees are compensated for the substantial risks of working during the COVID-19 emergency promotes retention of these vital workers. Retention of grocery employees is fundamental to protecting the health of the community as these employees directly support public purchase of groceries and facilitate community access to food.

EE. This ordinance is immediately necessary in response to the COVID-19 emergency because the health threats that grocery employees face remain significant, COVID-19 variants may further increase transmission of the virus and reduce therapeutic treatments, and vaccinations may not be readily available, even for those who are eligible. This is a rapidly evolving situation, with disproportionate risks and adverse impacts for BIPOC communities, that must be addressed without delay.

FF. Grocery employees are necessary to protect the public health because their work sustains access to groceries. Hazard pay is one step to recognize the dangers facing these employees as they support our community, encourage them to continue their vital work, and provide them with additional financial resources.

GG. An immediate requirement to provide grocery employees with hazard pay
 promotes retention of essential workers, improves the financial ability of grocery
 employees to access resources they need to stay safe and healthy, and ultimately
 supports the greater community that depends on grocery employees for consistent, safe
 and reliable access to food.

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42 Section 2. As the substantive effects of this ordinance are not permanent, this 43 ordinance is not intended to be codified. Section numbers are for ease of reference 44 within this ordinance, and section and subsection references refer to numbers in this 45 ordinance unless stated otherwise.

100.10.005 Short title.

This ordinance shall constitute the "Hazard Pay for Grocery Employees Ordinance" and may be cited as such.

100.10.010 Definitions.

In this ordinance, unless the context clearly requires otherwise:

9 10 (1) "Adverse action" means reducing compensation, garnishing gratuities, denying a job 11 or promotion, demoting, terminating, failing to rehire after a seasonal interruption of 12 work, threatening, penalizing, retaliating, engaging in unfair immigration-related 13 practices, filing a false report with a government agency, or otherwise discriminating 14 against any person for any reason prohibited by SCC 100.10.050. "Adverse action" for an employee may involve any aspect of employment, including compensation, work 15 16 hours, responsibilities, or other material change in the terms and conditions of 17 employment. "Adverse action" also encompasses any action by the employer or a 18 person acting on the employer's behalf that would dissuade a reasonable person from 19 exercising any right afforded by this ordinance. 20

- (2) "Aggrieved party" means an employee or other person who suffers tangible or
 intangible harm due to an employer or other person's violation of this ordinance.
- (3) "County" means the geographic jurisdiction of unincorporated Snohomish County.

26 (4) "Compensation" means the payment owed to an employee by reason of

27 employment, including but not limited to, salaries, wages, tips, service charge

distributions, overtime, commissions, piece rate, bonuses, rest breaks, promised or

- 29 legislatively required pay or paid leave, and reimbursement for employer expenses.
- 30 31
 - (5) "Employ" means to suffer or permit to work;
- (6) "Employee" means any individual employed by an employer, including but not limited
 to full-time employees, part-time employees, and temporary workers. An alleged
 employer who disputes that an individual is an employee bears the burden of proving
 that the individual is not, as a matter of economic reality, economically dependent upon
 the employer, but instead is in business for him, her, or their self (i.e., an independent
 contractor).
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- 40 (7) "Employer" includes any individual, partnership, association, corporation, business
 41 trust, or any person or group of persons acting directly or indirectly in the interest of an
 42 employer in relation to an employee. More than one entity may be the "employer" if
 43 employment by one employer is not completely separate from employment by any other
 44 employer.
- 45
- 46 (8) "Franchise" means an agreement by which:

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1	(a) A person is granted the right to engage in the business of offering,
2	selling, or distributing goods or services under a marketing plan prescribed or
3	suggested in substantial part by the grantor or its affiliate;
4	(b) The operation of the business is substantially associated with a
5	trademark, service mark, trade name, advertising, or other commercial symbol;
6	designated, owned by, or licensed by the grantor or its affiliate; and
7	(c) The person pays, agrees to pay, or is required to pay, directly or
8	indirectly, a franchise fee.
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10	(9) "Franchisor" means a person who grants a franchise to another person.
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12	(10) "Grocery business" means a retail store operating in unincorporated Snohomish
12	County that is either:
14	(a) Over 10,000 square feet in size and that is primarily engaged in
15	retailing groceries for offsite consumption, including but not limited to the sale of
16	fresh produce, meats, poultry, fish, deli products, dairy products, canned and
17	frozen foods, dry foods, beverages, baked foods, and/or prepared foods. Other
18	household supplies or other products shall be secondary to the primary purpose
19	of groceries sales; or
20	(b) Over 85,000 square feet and with thirty percent or more of its sales
21	floor area dedicated to sale of groceries, including but not limited to the sale of
22	fresh produce, meats, poultry, fish, deli products, dairy products, canned and
23	frozen foods, dry foods, beverages, baked foods, and/or prepared foods.
24	
25	"Grocery business" does not include convenience stores or food marts primarily
26	engaged in retailing a limited line of goods that generally includes milk, bread, soda,
27	and snacks. "Grocery business" also does not include farmers' markets.
28	
29	(11) "Grocery employee" means an employee employed by a grocery business.
30	
31	(12) "Hazard pay" means additional compensation owed to an employee on top of the
32	employee's other compensation, including but not limited to salaries, wages, tips,
33	service charge distributions, overtime, commissions, piece rate, bonuses, rest breaks,
34	promised or legislatively required pay or paid leave, and reimbursement for employer
35	expenses, that has been specifically designated as additional compensation being paid
36	due to the increased risk of contracting COVID-19 that is inherent in being a grocery
37	employee.
38	
39	(13) "Primary language" means the language in which the employee feels most
40	comfortable communicating.
41	5
42	(14) "Written" or "writing" means a printed or printable communication in physical or
43	electronic format, including but not limited to a communication that is transmitted
44	through email, text message, or a computer or mobile system, or that is otherwise sent
45	and maintained electronically.
46	and maintained block bindary.
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- 100.10.015 Employee coverage.
- For the purposes of this ordinance:

(1) Covered employees are limited to those who perform work for a covered employer at a retail location in the County.

7 8 (2) Time spent by an employee in the County solely for the purpose of travelling through 9 the County from a point of origin outside the County to a destination outside the County, 10 with no employment-related or commercial stops within the County except for refueling or the employee's personal meals or errands, is not covered by this ordinance. 11

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100.10.020 Employer coverage.

14 (1) For the purposes of this ordinance, covered employers are limited to grocery 15 businesses that employ 500 or more employees statewide regardless of where those 16 17 employees are employed, including but not limited to chains, integrated enterprises, or 18 franchises associated with a franchisor or network of franchises that employ 500 or 19 more employees in aggregate.

21 (2) To determine the number of employees for the current calendar year:

22 (a) The calculation is based upon the average number per calendar week 23 of employees who worked for compensation during the preceding calendar year 24 for any and all weeks during which at least one employee worked for compensation. For employers that did not have any employees during the 25 26 preceding calendar year, the number of employees(s) for the current calendar 27 year is calculated based upon the average number per calendar week of employees who worked for compensation during the first ninety calendar days of 28 29 the current year in which the employer engaged in business.

- 30 (b) All employees who worked for compensation shall be counted, including but not limited to: 31 32
 - (i) Employees who are not covered by this ordinance;
 - (ii) Employees who worked in the County;
 - (iii) Employees who worked outside the County; and
 - (iv) Employees who worked in full-time employment, part-time
 - employment, joint employment, temporary employment, or through the services of a temporary services or staffing agency or similar entity.
- 38 39 (3) Separate entities that form an integrated enterprise shall be considered a single 40 employer under this ordinance. Separate entities will be considered an integrated 41 enterprise and a single employer under this ordinance where a separate entity controls 42 the operation of another entity. The factors to consider in making this assessment may
- 43 include, but are not limited to:
- 44 (a) Degree of interrelation between the operations of multiple entities: 45 (b) Degree to which the entities share common management;
- 46 (c) Centralized control of labor relations;

(d) Degree of common ownership or financial control over the entities; and (e) Use of a common brand, trade, business, or operating name.

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4 (4) An alleged employer bears the burden of proof to show that the employer is not a
5 "grocery business" as defined in SCC 100.10.010.

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7 (5) When determining whether an employer is "primarily engaged in retailing groceries"
according to the definition of "grocery business" under SCC 100.10.010, all relevant
factors may be taken into account, including but not limited to the following: grocery
sales as a percentage of the retail store's overall sales; sales floor area dedicated to
grocery sales; marketing or promotional materials from the employer; or other public
statements from representatives of the employer.

- 14 **100.10.025 Hazard pay requirements.**
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100.10.025 Hazard pay requirements.

(1) Employers shall provide each employee with hazard pay at a rate of four dollars perhour for each hour worked in the County.

(a) No employer shall, as a result of this ordinance going into effect, take
 steps to reduce employee compensation so as to prevent, in whole or in part,
 employees from receiving hazard pay at a rate of four dollars per hour for each
 hour worked in the County in addition to those employees' other compensation.
 Employers shall maintain records to establish the reason(s) for any reduction in
 employee compensation, pursuant to SCC 100.10.040.

(b) Employers providing hazard pay, as defined under SCC 100.10.010,
on the effective date of this ordinance may use the hourly rate of that hazard pay
to offset the amount due under this subsection SCC 100.10.025(1).
(i) Employers shall comply with requirements for providing

- (i) Employers shall comply with requirements for providing compensation in SCC 100.10.025(2) for the entire amount due under Section 100.10.025(1).
- (ii) Employers bear the burden of proof to show that the additional
 compensation is hazard pay as defined in this ordinance.
- (2) With respect to payment of hazard pay as set forth in this ordinance, employers shall
 comply with all requirements related to the payment of wages otherwise set forth by law.
- 36 (3) Employers shall comply with the hazard pay requirements in this SCC 100.10.025
- until the Governor of the State of Washington has declared this State of Emergency in
 our state has been lifted or by December 31, 2021, whichever comes first.
- 39 Notwithstanding this ordinance will stay in effect for at least 60 days from its effective
- 40 date.
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42 **100.10.030** Notice and posting.

- 4344 (1) Within thirty days of the effective date of this ordinance, employers shall display a
- 45 written notice of rights established by this ordinance in a conspicuous and accessible
- 46 place at any workplace or job site where any of their employees' work. Employers shall

display the notice of rights in English and in the primary language(s) of the employee(s) 1 2 at the workplace or job site. Employers shall make a good faith effort to determine the primary languages of the employees at the workplace or job site. If display of the notice 3 4 of rights is not feasible, including situations when the employee does not have a regular workplace or job site, employers may solely provide the notice of rights on an individual 5 6 basis in the employee's primary language in a physical or electronic format that is 7 reasonably conspicuous and accessible. 8 9 (2) The notice of rights shall provide information on: 10 (a) The right to hazard pay guaranteed by this ordinance; (b) The right to be protected from retaliation for exercising in good faith the 11 rights protected by this ordinance; and 12 (c) The right to bring a civil action for a violation of the requirements of this 13 ordinance, including an employer's denial of hazard pay as required by this 14 ordinance and an employer or other person's retaliation against an employee or 15 other person for asserting the right to hazard pay or otherwise engaging in an 16 17 activity protected by this ordinance. 18 19 (3) Employers are responsible for providing employees with the notice of rights required by SCC 100.10.030(1) and 100.10.030(2) in a form and manner sufficient to inform 20 employees of their rights under this ordinance. 21 22 23 100.10.040 Employer records. 24 25 (1) Employers shall retain records that document compliance with this ordinance for 26 each employee. 27 28 (2) Employers shall retain the records required by SCC 100.10.040(1) for a period of 29 three years. 30 31 (3) If an employer fails to retain adequate records required under SCC 100.10.040(1), 32 there shall be a presumption, rebuttable by clear and convincing evidence, that the 33 employer violated this ordinance for the periods and for each employee for whom 34 records were not retained. 35 36 100.10.050 Retaliation prohibited. 37 38 (1) No employer or any other person shall interfere with, restrain, or deny the exercise 39 of, or the attempt to exercise, any right protected under this ordinance. 40 41 (2) No employer or any other person shall take any adverse action against any person 42 because the person has exercised in good faith the rights protected under this 43 ordinance. Such rights include, but are not limited to, the right to make inquiries about 44 the rights protected under this ordinance; the right to inform others about their rights 45 under this ordinance; the right to inform the person's employer, the person's legal counsel, a union or similar organization, or any other person about an alleged violation 46

of this ordinance; the right to bring a civil action for an alleged violation of this 1 2 ordinance; the right to testify in a proceeding related to this ordinance; the right to refuse 3 to participate in an activity that would result in a violation of county, state or federal law; 4 and the right to oppose any policy, practice, or act that is unlawful under this ordinance. 5 6 (3) No employer or any other person shall communicate to a person exercising rights 7 protected in this SCC 100.10.050, directly or indirectly, the willingness to inform a 8 government worker that the person is not lawfully present or employed in the United 9 States, or to report, or to make, an implied or express assertion of a willingness to 10 report, suspected citizenship or immigration status of an employee or family member of 11 an employee to a federal, state, or local agency because the employee has exercised a 12 right under this ordinance. 13 14 (4) It shall be a rebuttable presumption of retaliation if an employer or any other person takes an adverse action against a person within ninety days of the person's exercise of 15 rights protected in this SCC 100.10.050. However, in the case of seasonal work that 16 17 ended before the close of the ninety day period, the presumption also applies if the 18 employer fails to rehire a former employee at the next opportunity for work in the same position. The employer may rebut the presumption with clear and convincing evidence 19 20 that the adverse action was taken for a permissible purpose. 21 22 (5) Proof of retaliation under this SCC 100.10.050 shall be sufficient upon a showing 23 that an employer or any other person has taken an adverse action against a person and 24 the person's exercise of rights protected in this SCC 100.10.050 was a motivating factor 25 in the adverse action, unless the employer can prove that the action would have been 26 taken in the absence of such protected activity. 27 28 (6) The protections afforded under this SCC 100.10.050 shall apply to any person who 29 mistakenly but in good faith alleges violations of this ordinance. 30 (7) A complaint or other communication by any person triggers the protections of this 31 32 SCC 100.10.050 regardless of whether the complaint or communication is in writing or 33 makes explicit reference to this ordinance. 34 35 100.10.060 Private right of action. 36 37 (1) Any person or class of persons that suffers financial injury as a result of a violation of this ordinance, or is the subject of prohibited retaliation under SCC 100.10.050, may

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39 bring a civil suit in any court of competent jurisdiction against the employer or other person violating this ordinance and, upon prevailing, shall be awarded such legal or 40

41 equitable relief as may be appropriate to remedy the violation including, without

42 limitation: the payment of any unpaid compensation plus interest due to the person and

43 liquidated damages in an additional amount of up to twice the unpaid compensation;

- 44 and a penalty payable to any aggrieved party of up to \$5000 if the aggrieved party was
- 45 subject to prohibited retaliation, as well as reasonable attorney fees and costs. Interest

shall accrue from the date the unpaid compensation was first due at twelve percent per
 annum, or the maximum rate permitted under RCW 19.52.020.

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4 (2) For purposes of this SCC 100.10.060, a "person that suffers financial injury as a
5 result of a violation of the ordinance" includes any entity a member of which has
6 suffered financial injury or retaliation, or any other individual or entity acting on behalf of
7 an aggrieved party that has suffered financial injury or retaliation.

8 9 **100.10.065 Waiver.**

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11 Any waiver by an individual of any provisions of this ordinance shall be deemed contrary 12 to public policy and shall be void and unenforceable.

14 **100.10.070 Encouragement of more generous policies.**

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(1) Nothing in this ordinance shall be construed to discourage or prohibit an employer
 from the adoption or retention of hazard pay policies more generous than the one
 required herein.

19

(2) Nothing in this ordinance shall be construed as diminishing the obligation of the
 employer to comply with any contract, collective bargaining agreement, employment
 benefit plan, or other agreement providing more generous hazard pay policies to an
 employee than required herein.

25 **100.10.080 Other legal requirements.**

26

24

This ordinance provides minimum requirements for hazard pay for covered employees

during the COVID-19 emergency and shall not be construed to preempt, limit, or
 otherwise affect the applicability of any other law, regulation, requirement, policy, or

30 standard that provides for hazard pay, or that extends other protections to employees;

and nothing in this ordinance shall be interpreted or applied so as to create any power

32 or duty in conflict with federal or state law. Nothing in this ordinance shall be construed

as restricting an employee's right to pursue any other remedies at law or equity for
 violation of their rights.

35

36 **100.10.090 Severability.**

37

38 The provisions of this ordinance are declared to be separate and severable. If any

39 clause, sentence, paragraph, subdivision, section, subsection, or portion of this

40 ordinance, or the application thereof to any employer, employee, person, or

41 circumstance, is held to be invalid, it shall not affect the validity of the remainder of this

42 ordinance, or the validity of its application to other persons or circumstances.

4344 100.10.100 Repeal.

1	Snohomish County Code Title 100, adopted	
2	effective date of this ordinance, is repealed we date the Governor of the State of Washingto	
3 4	Emergency in our state or December 31, 202	
4 5	this ordinance will stay in effect for at least 6	
6		o days nom its enective date.
7	PASSED this day of, 202	21
8		
9		SNOHOMISH COUNTY COUNCIL
10		Snohomish County, Washington
11		- ,,
12		
13		
14		Council Chair
15		
16	ATTEST:	
17		
18		
19		
20	Clerk of the Council	
21		
22 23	() APPROVED () EMERGENCY	
23 24	() VETOED	
25		DATE:
26		0,112.
27		
28		
29		Dave Somers
30		County Executive
31		
32	ATTEST:	
33		
34		
35		
36		
37 38	Approved as to form only:	
38 39	Approved as to form only.	
40		
41	Rebecca J. Guadamud 06-07-2021	
42	Deputy Prosecuting Attorney Date	
43		

Snohomish County Council SNOR	HOMISH COUNTY COUNCIL
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EXHIBIT # ____ 1

Legislation Text

FILE ORD. 21-034

File #: 2021-0386, Version: 1

Executive/Council Action Form (ECAF)

ITEM TITLE:

Ordinance 21-034, relating to employment in unincorporated Snohomish County; establishing labor standards requirements for additional compensation for grocery employees working in unincorporated Snohomish County; and establishing an effective date

DEPARTMENT: Executive Office

ORIGINATOR: Karen Anderson

EXECUTIVE RECOMMENDATION: Approve

PURPOSE: Establishing a requirement for grocery employees to receive hazard pay for work performed in unincorporated Snohomish County during the COVID-19 emergency will promote job retention, compensate them for the risks of working on the frontlines of a global pandemic, improve their financial ability to access resources for protecting themselves and their families from catching or spreading the virus or coping with illness caused by the virus, and support the welfare of the greater community that depends on grocery employees for safe and reliable access to food.

BACKGROUND: Similar requirements have been enacted in Seattle, King County, and other municipalities and government entities. Hazard pay requirements have been largely a response to the continuing and significant health risks that COVID-19 presents to members of our most vulnerable populations, including through exposure at work for people employed in the grocery industry.

FISCAL IMPLICATIONS:

EXPEND : FUND, AGY, ORG, ACTY, OBJ, AU	CURRENT YR	2ND YR	1ST 6 YRS
TOTAL			

REVENUE: FUND, AGY, ORG, REV, SOURCE	CURRENT YR	2ND YR	1ST 6 YRS

File #: 2021-0386	, Version: 1
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TOTAL		

DEPARTMENT FISCAL IMPACT NOTES: no fiscal impacts

CONTRACT INFO	RMATION:		
ORIGINAL	CONTRACT#	AMOUNT	
AMENDMENT	CONTRACT#	AMOUNT	
Contract Period ORIGINAL	START	END	
AMENDMENT	START	END	

OTHER DEPARTMENTAL REVIEW/COMMENTS: Approved as to form by PA (Rebecca Guadamud) Approved/Reviewed by Finance & Risk

ECAF NO.: ECAF RECEIVED:

ORDINANCE ST INTRODUCTION SLIP E

SNOHOMISH COUNTY COUNCIL

EXHIBIT # 2

TO: Clerk of the Council

FILE ORD. 21-034

TITLE OF PROPOSED ORDINANCE:

	Japhanie Wright Councilmember	
	Councilmember	Date
Clerk's Action:	Proposed Ordinance N	۶۵۵٬۰۰۰ ا
Assigned to:	Date	:
	COMMITTEE RECOMMENDATI	
On, th	he Committee considered the item and by	y Consensus /
Yeas andNays,	made the following recommendation:	
Move to Council to sc	hedule public hearing	
Public Hearing Dat	te <u>at</u>	
Move to Council as an	mended to schedule public hearing	
Move to Council with	no recommendation	
	_should not be placed on the Conser r routine items that do not require public hea e Session)	6

This item _____should/____should not be placed on the Administrative Matters Agenda (Administrative Matters agenda may be used for routine action to set time and date for public hearings)

Committee Chair

SNOHOMISH	COUNTY	COUNCIL
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AMENDMENT SHEET 1

EXHIBIT # <u>3</u> FILE <u>ORD. 21-034</u>

ORDINANCE NO. 21-034

Amendment Name:Hazard Pay LimitsBrief Description:Capping the amount of hazard pay to be paidSponsored by:Councilmember Mead

Affected Ordinance Sections: Section 2

Page 10, Line 17, After "County." add:

Hazard pay shall be capped at the pre-tax amount of One Thousand Two-Hundred Fifty Dollars (\$1,250.00) per employee.

	Council Disposition:	Dat	te:
--	----------------------	-----	-----

SNOHOMISH COUNTY COUNCIL

From:	Llonking58 Bei
To:	Contact Council
Subject:	Hazardous Conditions
Date:	Thursday, June 3, 2021 10:46:43 AM

FILE ORD. 21-034

EXHIBIT # _____ 4

CAUTION : This email originated from outside of this organization. Please exercise caution with links and attachments.

Show the community that Albertson/Safeway appreciated employees who worked in an environment when Government shut down most of America's business and operations. Most of all, truly show your employees that we are not just a number, instead we are humans who risked our well being due to food industries being open to serve the public. Prove that as a Billionare Corporation, reward those who kept your businesses opened.

Show this! And after many decades of working under the now Albertson/Safeway umbrella, I'll feel respected, and truly appreciated. Show us by paying out an honest increase of deservant pay.

		SNOHOM	IISH COUNTY COUNCIL	
		EXHIBIT #	5	
From:	009hershey			
To:	Contact Council	FILE	ORD. 21-034	
Subject:	HAZARD PAY			
Date:	Thursday, June 3, 2021 4:09:11 PM			
	The second s			
CAUTION :	This email originated from outside of this	-	e caution with links and	
	attach	ments.		

To Whom It May Concern:

Hazard Pay for grocery workers? Why Not Hazard Pay for grocery workers? I believe we should have been getting hazard pay going all the way back to when we were first required to wear a mask. If you think otherwise then just put yourself in our shoes for just a day or two and I think you will agree. If you still don't think so then why don't each and every one of the council members go around the table and one by one and tell the rest of the council how many people you KNOW that has died from this virus. I myself know of at least 20 people that have died from it and way more than i can remember of those that survived. So yeah, going to work everyday with my shield to make sure my fellow american has healthy food during a pandemic is HAZARDOUS. THE COMPANY GOT COVID RELIEF FUNDS GIVEN TO THEM BY THE GOVERNMENT. WHERE IS OURS!!!

		SNOHOMISH COUNTY COUNCIL	
From: MICHELLE E KLEIN	EXHIBIT # <u>6</u>		
To: Subject: Date:	Contact Council We deserve Hazard Pay! Friday, June 4, 2021 8:29:52 AM	FILE ORD. 21-034	

CAUTION : This email originated from outside of this organization. Please exercise caution with links and attachments.

We have been at the forefront of this pandemic since it began over a year ago without proper protection for a great many months. Some of us have paid with our very lives. Yes, we deserve hazard pay. The front end staff who are scheduled to work in self check out have never had any protection from Covid 19! Are their lives less valuable? Our lives matter!

SNOHOMISH COUNTY COUNCIL

From:	Debbie Gath
To:	Contact Council
Subject:	Grocery Store Workers
Date:	Monday, June 7, 2021 10:44:33 AM

EXHIBIT #	7
FILE C)RD. 21-034

CAUTION : This email originated from outside of this organization. Please exercise caution with links and attachments.

Heidi has worked for Safeway for 27 years, and most recently works at Silver Firs Safeway. -----Original Message-----From: Childe <thchilde@comcast.net> Sent: Thursday, June 3, 2021 8:15 AM To: Debbie Gath <DGath@teamsters38.org> Subject: Hazard Pay

Hello my name is Heidi, I have worked in grocery retail for 27 years. These past 14 months have been really hard for my co-workers and I.

I have dealt with yelling and fighting in my checkout because customers aren't wearing masks or not standing 6ft apart.

Working one on one with employees who got covid or thought they had covid, worrying I was next. I personally have sought help for my mental health due to extra stress from work.

Sincerely, Heidi Childe

Sent from my iPhone

SNOHON	IISH COUNTY COUNCIL
EXHIBIT	‡8
FILE	ORD. 21-034

From:	Glen Puls
To:	Contact Council
Subject:	I do NOT support Dave Somes" proposals!
Date:	Wednesday, June 9, 2021 6:07:07 AM

CAUTION : This email originated from outside of this organization. Please exercise caution with links and attachments.

Hello,

I just wanted you to hear from a constituent. I do NOT support Dave Somers' proposal to give one-time payments to county workers. These workers had jobs and were paid during the pandemic. That is as opposed to thousands of non-county workers that were laid off who he wants to pay for this largess.

I also oppose his proposal to mandate what grocery stores pay their workers. Please stick to running county government and let grocery stores take care of their own businesses. From what I can see of county services day to day you have enough on your plate already. His proposal will result in grocery chains closing some much-needed stores in hard to serve/less profitable areas and result in hundreds of jobs lost. Learn from what we have seen happen in Seattle when they pulled the same thing.

Thank you

SNOHOMISH COUNTY COUNCIL

EXHIBIT # 9

<u>Willie Russell</u>	FILE	ORD. 21-034
Contact Council; aliciainedmonds@gmail.com	; amanda@snocophd3.org; Christine	e Awad Schmalz; Apata, Joshua;
Durham, Alessandra; Janelle Burke; brandy@	brandyforcouncil.com; Niko Battle;	babmcguire@comcast.net;
benjaminadams@gmail.com; betty_goobic20	00@yahoo.com; beverly_schultz@ya	ahoo.com;
bankston82@gmail.com; council@everettwa	gov; Greg Lineberry; cmcmahon@sr	<u>nocopda.org;</u>
council@edmondswa.gov; Carin Chase; Caro	lyn Strong; 38th Legislative District [Democrats; Dunn, Megan; Diana
Stadden; Deb Williams; elect.jim.distelhorst@	gmail.com; deb.viertel@32democra	its.org;
denicepatrick@comcast.net; Elizabeth Vogeli	; Erin Freeman; evewell@msn.com; ;	Joel from Seattle; Paul Ferrari;
gillphi@aol.com; Gary Nelson; gray.petersen	@32democrats.org; Dallas G; louis.h	<u>arris5687@gmail.com;</u> Peter
Henry; Jamie Holter; hahendrickson@gmail.c	<u>:om; howesit@comcast.net; Sharon I</u>	<u>Holt;</u>
info@recallfortney.com; Ríos, Israel; investig	atorycommittee-wr@21dems.org; ja	<u>itaoka@gmail.com; Kerrie</u>
McLaughlin; Kori Peterson; Kathleen Kyle; kr	<u>nelnichenko970@gmail.com; katty w</u>	<u>/illiam; kirotvnews;</u>
marko.liias@leg.wa.gov; lillian.ortiz-self@leg	wa.gov; liz@voteforvogeli.com; Luke	e Putvin; Lisa Lagerstrom;

	Teresa Wippel; Sherry McClain; Dunn, Megan; Dick McManus; News Tips; Sue Nicholls; natc_2@yvn.com;
	nrgullickson@yahoo.com; office@alnw.com; strom.peterson@leg.wa.gov; ROGER PENCE;
	recordingsecretary@snocodems.org; Rebecca Sumner; repgijoe@msn.com; c.rittenoure@gmail.com; James
	<u>Trefry; tarra.simmons@leg.wa.gov; Paula Townsell</u>
Subject:	\$\$1250.00
Date:	Wednesday, June 9, 2021 8:41:27 AM

CAUTION : This email originated from outside of this organization. Please exercise caution with links and attachments.

Did these folks get stimulis checks? Did these folks get paychecks with large overtime payments? Essential includes garbage workers, water treatment workers, nurses, doctors, firepersons, mechanics, etc. Who isn't essential?

The taxpayers are essential! Over 1000 govt workers who received paychecks, stimulus checks, and now \$1,250,000 given to those who have a job. How many hotel rooms, tiny homes, etc could that money be used to house those in need?

Please VOTE NO for this feel good to govt workers only plan on giving away our tax dollars to those not in need!

Willie Russell, PCO 21st Democrat LD Cascade Precinct 425 346 1155

From: To: