SNOHOMISH COUNTY COUNCIL PUBLIC HEARING PACKET

ORDINANCE 21-039 ORDINANCE AMENDING CHAPTER 3A.06.060

SNOHOMISH COUNTY CODE

ECAF: 2021-0442

Date/Time: Wednesday, July 21, 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	6/24/21	Council Staff Report
2	6/24/21	ECAF Received
3	6/24/21	Ordinance Introduction Sheet Signed
4	7/15/21	Proposed Amendment 1

1 APPROVED: 2 EFFECTIVE: 3 4 SNOHOMISH COUNTY COUNCIL 5 Snohomish County, Washington 6 7 ORDINANCE NO. 21-039 8 9 10 ORDINANCE AMENDING CHAPTER 3A.06.060 SNOHOMISH COUNTY CODE 11 12 BE IT ORDAINED: 13 14 Section 1. Snohomish County Code chapter 3A.06.060, last amended by Ordinance 15 10-115 on January 12, 2011, is amended to read: 16 17 The county shall provide additional leaves of absence to employees under such 18 circumstances as are specified in this section. 19 (1) Bereavement Leave. Upon request, an employing official shall grant an eligible 20 employee bereavement leave with pay in the event of a death in the immediate family of the 21 employee. The maximum leave shall be three working days unless the death occurs at a 22 distance of 300 miles or more from the employee's home, in which case up to four additional working days may be granted to attend the funeral and to make necessary 23 24 arrangements. If the employee is the personal representative or the trustee of the 25 deceased, the employing official shall grant an additional three days of bereavement leave 26 and the employee may also, upon request to the supervisor, use two days of sick leave. In 27 this section, the term "immediate family" shall include: 28 (a) Spouse of the employee, children of the employee and children of the spouse: 29 (b) Mother, father, brother, sister, mother-in-law, father-in-law, brother-in-law, sister-30 in-law, stepmother, stepfather, stepbrother, and stepsister of the employee or spouse; (c) Grandparents and grandchildren of the employee or spouse; and 31 32 (d) Any relative living in the immediate household of the employee. 33 In relationships other than those set forth above, or in cases in which an employee is 34 responsible for making funeral arrangements, bereavement leave may be granted by the 35 employing official upon request. (2) Jury Duty and Court Service. An eligible employee will be granted leave with pay 36 37 while required to perform jury duty or when required to appear in court on any matter in 38 which the employee is not a party. 39 (a) The employee will receive the employee's normal daily earnings for jury duty and 40 court service; however, the employee must submit to the payroll section the employee's jury 41 duty warrant or witness fee for the time served. 42 (b) An employee shall report for work during all hours the employee is released from 43 jury duty or court service. If less than one hour remains from the time of such release to the 44 end of the employee's regular shift, the employee shall call the employee's supervisor for 45 instructions. 46 (c) An employee who works on swing or graveyard shift will be transferred to day 47 shift for the period of jury duty or court service. An employee shall notify his or her

(3) ((Military Leave.

supervisor within two working days of receipt of a notice of jury duty or court service.

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- (a) Any employee who is a member of the Washington national guard or organized military reserve or armed forces of the United States shall be granted a military leave of absence from employment in accordance with RCW 38.40.060.
- (b) Any employee who vacates a position of employment for service in the uniformed services shall be reemployed to the extent required by RCW 73.16.033 .035 or any other provision of state or federal law.
- (4)) Leave Without Pay. An employee may request leave without pay by submitting a written request to the employing official. Each request for such leave shall be considered in light of the circumstances involved and the needs of the organization. Such leave shall be for a defined period of time, not to exceed six months. Any leave without pay beyond six months duration must have the county executive's approval for good cause shown. All leaves of absence without pay shall be reported to the human resources department in the manner prescribed by the director and may cause the employee's seniority and anniversary dates to be adjusted.
- (((5)))(4) Civil Duty. Any employee who is elected or appointed to a political or legislative position which is compatible with the employee's county employment may be granted leave without pay to perform his or her civil duty or may utilize accrued vacation leave and compensatory time if approved by the employee's supervisor.

Section 2. A new section is added to chapter 3A.06 of the Snohomish County Code to read:

3A.06.055 Military Service.

(1) *Purpose*. The purpose of this section is to ensure proper administration of employment-related benefits, including leaves of absence, for regular full-time and regular part-time employees who are members of the uniformed services, in accordance with federal and state law. This section shall supersede any conflicting provisions of the Snohomish County Code.

(2) Definitions

- (a) *Uniformed Services*. Service in any branch of the United States armed forces (Army, Navy, Air Force, Marines, Coast Guard), including the reserves, the Army and Air National Guards, and the commissioned corps of the Public Health Service, and any other persons designated by the President of the United States.
- (b) Authorized Military Leave. Approved leave for active duty in the uniformed services, granted according to the provisions of this chapter.
- (3) Request for Military Leave. Requests for paid and/or unpaid military leave must be submitted in writing. Employees must provide their supervisors with copies of their military orders, including length of service if available, as soon as possible after they are received. The county may accept verbal notification of the need for military leave and may allow modification or postponement of the written requirements if giving such notice is impossible, unreasonable, or precluded by military necessity. Any request for leave must be submitted as far in advance as possible. Regular full-time and regular part-time employees are eligible for military leave as provided in this section. Other employees will be permitted to perform their military service, but may not be eligible for other benefits.

- (4) Paid Military Leave. Paid leaves of absence shall be granted for authorized military leave in the military service, under RCW 38.40.060, for periods of required military duty, training or drills for a period not exceeding a total of 21 working days during each year, beginning January 1st and ending December 31st, provided the request for such leave is in writing and accompanied by a validated copy of military orders. Such leave will be in addition to any vacation leave to which an employee might otherwise be entitled.
- (5) *Unpaid Military Leave*. Employees on authorized military leave for more than 21 working days, who have requested leave as prescribed above, shall be granted a leave of absence for a period of not to exceed 5 years or as provided by applicable state and federal statutes.
- (6) Active Duty Differential Payment. If, on or after July 1, 2021, a regular full-time or regular part-time employee of the county has been involuntarily mobilized under Title 10 or 31 of the United States Code for a period exceeding 30 days, the employee may receive from the county the difference between the employee's base pay and the employee's military pay plus allowances, if the military pay and allowances are lower than the county base pay. If, during a pay period for which the employee seeks differential pay, the employee receives any pay from the county, the amount received will be deducted from the differential payment, if any, for the same pay period.

The employee shall also continue to receive from the county any medical, dental, and vision benefits the employee was receiving prior to mobilization within the limits and restrictions of the insurance and medical benefit plans.

For the purposes of this section, "base pay" shall mean the employee's regular straight time base hourly rate of pay plus longevity, if any.

Only members and potential members of the county civil service, exempt regular employees of the legislative branch of government, the executive branch of government, the prosecuting attorney's office, superior and district courts, and regular employees represented by bargaining units to the extent agreed upon through collective bargaining, are eligible to receive differential pay and continuation of benefits under this section.

Receipt of differential payment and continuation of benefits is contingent on the employee applying for the same, agreeing to seek reemployment with Snohomish County under Title 38, Chapter 43 of the United States Code, the Uniformed Services Employment and Reemployment Act ("USERRA"), and providing the county with supporting documentation as deemed necessary by the human resources department.

Payment and benefits provided for a mobilization under this section shall be limited to the term(s) of the involuntary mobilization, but in no case shall be provided for more than 24 months from the date of involuntary mobilization.

Receipt of differential pay and continuation of benefits shall not grant any right, benefit, or interest in employment or reemployment not granted to employees

under USERRA or Washington state law. It is not a vested benefit and Snohomish County may repeal this program at any time.

Continuation of Medical Insurance Benefits. Uniformed service members who are on unpaid leave of absence from employment because of the performance of ordered military duties may elect to continue their medical insurance coverage (including vision and dental insurance) for up to 24 months, or as required by law, by self-paying their share of the insurance premiums.

- (7) Employment Status. No member of the uniformed services shall be discharged from employment or discriminated against because of the performance of military duties for which he or she is ordered to serve.
- (8) Restoration of Employment. Any member of the uniformed services who has been on leave from employment because of the performance of ordered military duties, upon the termination of such duty, make timely application to be reemployed. Such application must be submitted to the former appointing authority (department director or elected official) and include documentation establishing: (1) the employee's length of military service, (2) the timeliness of the application for reemployment, and (3) the type of discharge. Only honorable discharged veterans are eligible for reemployment under USERRA. Reemployment upon return from military services will be determined in accordance with applicable federal and state laws.
 - (a) Application Deadlines. Federal and state laws, such as USERRA, contain specific application deadlines, depending on the length of absence from work, ranging from day 1 to 90 days after completing military service. Failure to request reemployment within the application deadlines will result in a waiver of any reemployment rights.
 - (b) Reemployment. Eligible returning service members will be restored, as nearly as possible, to their prior position or positions the service member would have held if remained continuously employed with the county, including such factors as:
 - continuous service credit.
 - anniversary date,
 - step increase eligibility,
 - automatic promotions,
 - promotion eligibility,
 - · vacation accrual rates,
 - personal holiday eligibility, and
 - other benefit dates that are contingent upon seniority or continuous service.

However, returning service members who began their military leave while in probationary employee status will be required to successfully serve the remainder of their probationary period upon reemployment, subject to the provisions of chapter 3A.09 SCC or an applicable collective bargaining agreement.

2 3	benefits (including dental	and vision) will be reinstated without serving any
4 5 6 7 8 9 10 11 12 13	service credit, and pays to reemployed service mem employee had remained will not be treated as a broof missed benefit contributed to the period (e) Seniority Benefits. Reem county employment and of	ne employee applies to, and is approved by DRS for the employee portion of retirement contributions, the abers' retirement benefits will be computed as if the continuously employed. Authorized military leave reak in service and the county will make up its share utions. However, no credit for employee earnings will d of leave. Inployed service members' seniority, for purposes of collective bargaining agreements, will be computed emained continuously employed.
14	(O) Military Family Lagree Family	. In a configuration of the market and a second
15 16 17		y leave for eligible military family members and ovided according to law as set forth in SCC
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19	` , .	all be repealed without subsequent Council action on
20		ates Code, Title 38 is amended to include differential
21	payments from any Federal	source.
22 23		
24 25	PASSED this day of	, 2021.
26 27 28		SNOHOMISH COUNTY COUNCIL Snohomish County, Washington
29 30		
31		Council Chair
32 33	ATTEST:	
34 35	Asst. Clerk of the Council	
36 37 38 39	() APPROVED () EMERGENCY () VETOED	
40 41	() VETOED	DATE:
42 43		
44 45 46	ATTEST:	County Executive
47 48 49 50	Approved as to form only:	

- Rebecca J. Guadamud 06-23-2021
- 1 Rebecca J. Guadamud 06 2 Deputy Prosecuting Attorney

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EXHIBIT # _____1

FILE ORD. 21-039

Committee: Finance Analyst: Jim Martin

ECAF: 2021-0442

Proposal: Ord. 21-039 **Date:** June 24, 2021

Consideration:

Amending Chapter 3A.06.060 Snohomish County Code.

Background

Current Snohomish County Code allows for Military Leave for those employees who are members of the Washington National Guard or organized military reserve or armed forces of the Unites States, with a provision for reemployment. In many instances, those service members who are called into active duty are at risk of significant difference in pay and benefits during the period of leave. The code changes proposed in this ordinance seeks to address this issue through an active duty differential payment benefit. This would allow service members who are called into active duty to receive the difference between their County base pay and their military pay during the service period, should the military pay be less than their County base pay. In addition, the employee shall also continue to receive from the County any medical, dental, and vision benefits the employee was receiving prior to activation.

Current Proposal

Amending SCC 3A.06.060 to allow for differential payment and benefit continuation for periods of active duty.

Duration: N/A

Fiscal Implications: N/A

2021 Budget: N/A

Future Budget Impacts: None.

Handling: NORMAL

Approved-as-to-form: YES

Risk Management: N/A.

Executive Recommendation: APPROVE.

Attachments: See ECAF packet.

Amendments: NONE.

Request: Set time and date for a public hearing.



Snohomish County Council SNOHOMISH COUNTY COUNCIL

EXHIBIT # 2

Legislation Text

FILE ORD. 21-039

File #: 2021-0442, Version: 1		

Executive/Council Action Form (ECAF)

ITEM TITLE:

Ordinance 21-039, amending Military Leave portion of Chapter 3A.06.060 Snohomish County Code

DEPARTMENT: Council

ORIGINATOR: Jim Martin

EXECUTIVE RECOMMENDATION: Approve

PURPOSE: Amend SCC 3A.06.060 to expand definition of Military Leave

BACKGROUND: Snohomish County Employees who are members of the uniformed services, and are involuntarily called into active duty, can suffer financial hardships when the amount of military pay they receive during the active duty deployment are less than their pay as a Snohomish County Employee. In addition, there may be differences between the medical insurance benefits offered by the uniformed services, and those offered by Snohomish County. This ordinance addresses those discrepancies, in an effort to ensure those that are called into active duty are not placed at a financial disadvantage while serving.

FISCAL IMPLICATIONS:

FISCAL IIVIPLICATIONS.			
EXPEND : FUND, AGY, ORG, ACTY, OBJ, AU	CURRENT YR	2ND YR	1ST 6 YRS
TOTAL			
		1	<u> </u>
REVENUE: FUND, AGY, ORG, REV, SOURCE	CURRENT YR	2ND YR	1ST 6 YRS
TOTAL			
TOTAL			
DEPARTMENT FISCAL IMPACT NOTES:	Click or tap here	to enter text.	
CONTRACT INFORMATION:			
ORIGINAL CONTRACT#		AMOUNT	

File #: 2021-0442, V	ersion: 1		
AMENDMENT _	CONTRACT#	AMOUNT	
Contract Period ORIGINAL	START	END	
AMENDMENT	START	END	

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

ECAF NO.: ECAF RECEIVED:

ORDINANCE INTRODUCTION SLIP

SNOHOMISH COUNTY COUNCIL

EXHIBIT # _____3

FILE ____ ORD. 21-039

TITLE OF PROPOSED ORDINANCE:

TO: Clerk of the Council

		N Nel	
~~~~~~~~	~~~~~~~	Councilmember	Date
Clerk's Action:			ance No
Assigned to:			Date:
		AITTEE RECOMMENI	
		mittee considered the item ne following recommendati	
Move to Cou	ncil to schedule	public hearing	
Public Hear	ring Date	at	
Move to Cou	ncil as amended	to schedule public hearing	
Move to Cou	ncil with no reco	ommendation	
	e used for routing	d not be placed on the C e items that do not require pul n)	0
			ministrative Matters Agenda time and date for public hearings)
		Committee Chair	

### **AMENDMENT SHEET 1**

EXHIBIT # 4
FILE ORD. 21-039

### **ORDINANCE NO. 21-039**

Amendment Name:	Housekeeping
Brief Description:	Correct date range for paid military leave, remove "county civil service" and add "regular classified non-represented"
Sponsored by:	Councilmember Nehring
Affected Ordinance Section: Section:	2
Affected Code Section: 3A.06.055 Mili	tary Service
<ol> <li>Page 3, Line 4, after "beginning" delete "Janual "October 1st and ending Septemb</li> </ol>	ry 1 st and ending December 31 st " and insert er 30 th "
<ol> <li>Page 3, Lines 31 through 36: after "the" delete "county civil represented and"</li> </ol>	service" and insert "regular classified non-

Council Disposition: _____ Date: _____