ORDINANCE NO. 23-046

RELATING TO USE AND POSSESSION OF CONTROLLED OR COUNTERFEIT SUBSTANCES OR LEGEND DRUGS;
ADDING A NEW CHAPTER 10.49 SCC

BE IT ORDAINED:

Section 1. A new chapter is added to title 10 of the Snohomish County Code to read:

Chapter 10.49

Use and possession of controlled or counterfeit substances or legend drugs

Sections:
10.49.010 Definitions.
10.49.020 Unlawful possession of controlled or counterfeit substances or legend drug.
10.49.030 Permissible possession of cannabis.
10.49.040 Possession of less than 40 grams of cannabis.
10.49.050 Unlawful use of controlled or counterfeit substances or legend drug in public.
10.49.060 Penalty.
10.49.070 Post-arrest alternatives.
10.49.080 Severability.

10.49.010 Definitions.

As used in this section:

(1) “Controlled substance” means any controlled substance classified in Schedule I, II, III, IV or V of chapter 69.50 RCW, as it now exists or shall hereafter be added to, deleted from, modified, or amended.

(2) “Counterfeit substance” has the same meaning as “imitation controlled substance,” as defined in RCW 69.52.020(3).

(3) “Legend drug” means any legend drug as defined in RCW 69.41.210(3).

(4) “Public place” is an area generally visible to public view and includes, but is not limited to, streets, sidewalks, bridges, alleys, plazas, parks, driveways, parking lots, transit stations, shelters and tunnels, automobiles visible to public view (whether moving or not) and
buildings, including those which serve food or drink or provide entertainment, and the doorways and entrances to buildings or dwellings and the grounds enclosing them.

(5) “Use” means any effort taken in furtherance of an attempt to inject, ingest, inhale, or otherwise introduce a controlled or counterfeit substance or legend drug into the human body.

10.49.020   Unlawful possession of controlled or counterfeit substances or legend drug.
   It is unlawful for any person to knowingly possess a controlled or counterfeit substance, or legend drug, unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice or as otherwise authorized by this chapter, state or federal law. The existence of a valid prescription is an affirmative defense, provable by a preponderance of the evidence.

10.49.030   Permissible possession of cannabis.
   (1) It is not a violation of this chapter for an individual twenty-one years of age or older to possess cannabis, useable cannabis, cannabis concentrates or cannabis infused products in amounts that do not exceed those listed in RCW 69.50.360(3).
   (2) It is not a violation of this chapter for an individual to possess medical cannabis in accordance with chapters 69.50 or 69.51A RCW.
   (3) It is not a violation of this chapter for an individual to possess cannabis pursuant to a valid license issued by the Washington State Liquor and Cannabis Control Board.

10.49.040   Possession of less than 40 grams of cannabis.
   Except as provided in SCC 10.49.030, knowing possession of less than 40 grams of cannabis or knowing possession of cannabis, cannabis-infused product or cannabis concentrates, regardless of THC concentration, by an individual under the age of twenty-one years, is a misdemeanor and, upon, conviction, may be imprisoned for not more than ninety days or fined not more than one thousand dollars, or both.

10.49.050   Unlawful use of controlled or counterfeit substances or legend drug in public.
   It is unlawful for any person to knowingly use a controlled or counterfeit substance or legend drug in a public place, unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice. The existence of a valid prescription is an affirmative defense, provable by a preponderance of the evidence.

10.49.060   Penalty.
   Unless otherwise specified, any person who violates this chapter is guilty of a gross misdemeanor and upon conviction may be imprisoned for up to three hundred sixty-four days, or fined not more than five thousand dollars, or both. The prosecutor is encouraged to divert such cases for assessment, treatment or other services.

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10.49.070 Post-arrest alternatives.
   A law enforcement officer who has probable cause and arrests a person for violating any
   provision of this chapter is strongly encouraged to use post-arrest alternatives, which may
   include, but are not limited to, referral to law enforcement assisted diversion, local diversion
   centers or substance use treatment facilities and programs. A law enforcement officer electing
   the post-arrest alternative under this subsection shall not issue a citation or book the person into
   jail. The law enforcement officer shall collect any evidence and prepare the case for potential
   referral for prosecution in the event the person fails to follow through with the post-arrest
   alternatives.

10.49.080 Severability.
   If any provision of this chapter or its application to any person or property is held invalid,
   the remainder of this chapter or the application of the provision to other persons or property is
   not affected.

Section 2. Effective Date.
   This ordinance shall take effect on July 1, 2023.

   PASSED this ___ day of________________________, 2023.

   SNOHOMISH COUNTY COUNCIL
   Snohomish County, Washington

   ________________________________
   Chairperson

   ATTEST:

   ________________________________
   Clerk of the Council

   ( ) APPROVED
   ( ) EMERGENCY
   ( ) VETOED

   DATE: _________________________

   ________________________________
   County Executive

ORDINANCE NO. 23-046
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ATTEST:

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Approved as to form only:

[Signature]
Deputy Prosecuting Attorney