

LEOFF 1 Survivor Benefits

Issue

Should benefits be improved for survivors of the Law Enforcement Officers' and Fire Fighters' (LEOFF) 1 members who die prior to retirement?

Members who die prior to retirement receive benefits that are not based on service credit, and some survivors receive less than the member had accrued at the time of death. Under the proposal, a survivor of a duty-related death would have the choice of the current benefit (up to 60 percent of average salary at the time of death), or full retirement benefits, as if the member had retired on the date of death. A survivor of a non-duty related death would automatically receive the greater of those same options.

Background

In the 2009 Legislative Session, a non-SCPP bill (SB 6078) was offered to advance this proposal. The bill was referred to Senate Ways and Means but did not receive a hearing. Senator Prentice asked the SCPP to evaluate the proposal during the 2009 Interim.

Policy Considerations

- ❖ Current provisions reflect a trade-off in plan design.
- ❖ LEOFF 1 is closed to new members, and most members are retired. This change would benefit only the few remaining active members.
- ❖ LEOFF 1 is currently projected to be out of surplus in the next decade.
 - ◇ Any increased cost could bring the plan out of surplus sooner.
 - ◇ Contributions may have to recommence.
- ❖ Creating new options for only one system would create an inconsistency.
- ❖ Creating new options that only apply prospectively to future survivors may create an inconsistency.
- ❖ Creating a benefit that was not funded over the working lives of the members may violate intergenerational equity.
- ❖ Current provisions may create a disincentive for experienced personnel to stay active past the earliest retirement date.

Committee Activity

The SCPP held a work session on this issue in November. At that meeting, the Executive Committee directed staff to update the bill and fiscal analysis for public hearing and possible executive action. The committee then held a public hearing in December, and voted to endorse SB 6078 from the 2009 Legislative Session.

Staff Contact

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Select Committee on Pension Policy

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January 8, 2010

The Honorable Kelli Linville, Chair
House of Representatives Committee on Ways and Means
John L. O'Brien Building
PO Box 40600
Olympia, WA 98504-0600

Dear Chair Linville:


On behalf of the Select Committee on Pension Policy, we, the chair and vice chair, wish to inform you that on December 15, 2009, the committee voted to endorse Senate Bill 6078 for the 2010 Legislative Session.

Senate Bill 6078 allows the survivor of a duty-related death of a LEOFF 1 member the choice of the current benefit (up to 60 percent of average salary at the time of death), or full retirement benefits as if the member had retired on the date of death. The bill also allows the survivor of a non-duty death to automatically receive the greater of those two options.

Minor amendments will be required to update the bill for this session, and draft language for a possible substitute bill is attached for your convenience.

We appreciate your consideration in this matter.

Sincerely,



Representative Steve Conway, Chair
Select Committee on Pension Policy



Senator Mark Schoesler, Vice Chair
Select Committee on Pension Policy

Enclosure (1)

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Representative Barbara Bailey

***Don Carlson**
TRS Retirees

***Representative Steve Conway,
Chair**

Representative Larry Crouse

Chuck Cuzzetto
TRS and SERS Employers

Randy Davis
TRS Actives

***Steve Hill, Director**
Department of Retirement Systems

Senator Steve Hobbs

Senator Janea Holmquist

***Robert Keller**
PERS Actives

***Corky Mattingly**
PERS Employers

Senator Joe McDermott

Doug Miller
PERS Employers

Victor Moore, Director
Office of Financial Management

Glenn Olson
PERS Employers

***Senator Mark Schoesler,
Vice Chair**

Representative Larry Seaquist

J. Pat Thompson
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Robert Thurston
WSPRS Retirees

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Select Committee on Pension Policy

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January 8, 2010

The Honorable Margarita Prentice, Chair
Senate Committee on Ways and Means
J.A. Cherberg Building
PO Box 40466
Olympia, WA 98504-0466

Dear Chair Prentice:

On behalf of the Select Committee on Pension Policy, we, the chair and vice chair, wish to inform you that on December 15, 2009, the committee voted to endorse Senate Bill 6078 for the 2010 Legislative Session.

Senate Bill 6078 allows the survivor of a duty-related death of a LEOFF 1 member the choice of the current benefit (up to 60 percent of average salary at the time of death), or full retirement benefits as if the member had retired on the date of death. The bill also allows the survivor of a non-duty death to automatically receive the greater of those two options.

Minor amendments will be required to update the bill for this session, and draft language for a possible substitute bill is attached for your convenience.

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Sincerely,



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SB 6078 Draft Language for Possible Substitute Bill
Updated section references for consistency with 2009 amendments to
RCW 41.26.030.

1 AN ACT Relating to death benefits under the law enforcement
2 officers' and firefighters' retirement system, plan 1; and amending RCW
3 41.26.160 and 41.26.161.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 **Sec. 1.** RCW 41.26.160 and 2009 c 226 s 1 are each amended to read
6 as follows:

7 (1) In the event of the duty connected death of any member who is
8 in active service, or who has vested under the provisions of RCW
9 41.26.090 with twenty or more service credit years of service, or who
10 is on duty connected disability leave or retired for duty connected
11 disability, or upon the death of a member who has left the employ of an
12 employer due to service in the national guard or military reserves and
13 dies while honorably serving in the national guard or military reserves
14 during a period of war as defined in RCW 41.04.005, the surviving
15 spouse shall become entitled, subject to RCW 41.26.162, to receive a
16 monthly allowance equal to: If active, the choice of fifty percent of
17 the final average salary at the date of death ((if active,)) or the
18 amount of the retirement allowance the vested member would have
19 received if he or she had retired on the date of death; or the amount

1 of retirement allowance the vested member would have received at age
2 fifty(~~(7)~~); or the amount of the retirement allowance such retired
3 member was receiving at the time of death if retired for duty connected
4 disability. The amount of this allowance will be increased five
5 percent of final average salary for each child as defined in RCW
6 41.26.030(~~((7))~~) (6), subject to a maximum combined allowance of sixty
7 percent of final average salary: PROVIDED, That if the child or
8 children is or are in the care of a legal guardian, payment of the
9 increase attributable to each child will be made to the child's legal
10 guardian or, in the absence of a legal guardian and if the member has
11 created a trust for the benefit of the child or children, payment of
12 the increase attributable to each child will be made to the trust.

13 (2) If at the time of the duty connected death of a vested member
14 with twenty or more service credit years of service as provided in
15 subsection (1) of this section or a member retired for duty connected
16 disability, or at the time of the death of a member who has left the
17 employ of an employer due to service in the national guard or military
18 reserves and dies while honorably serving in the national guard or
19 military reserves during a period of war as defined in RCW 41.04.005,
20 the surviving spouse has not been lawfully married to such member for
21 one year prior to retirement or separation from service if a vested
22 member, the surviving spouse shall not be eligible to receive the
23 benefits under this section: PROVIDED, That if a member dies as a
24 result of a disability incurred in the line of duty or while honorably
25 serving in the national guard or military reserves during a period of
26 war as defined in RCW 41.04.005, then if he or she was married at the
27 time he or she was disabled or left the employ of an employer due to
28 service in the national guard or military reserves during a period of
29 war as defined in RCW 41.04.005, the surviving spouse shall be eligible
30 to receive the benefits under this section.

31 (3) If there be no surviving spouse eligible to receive benefits at
32 the time of such member's duty connected death, then the child or
33 children of such member shall receive a monthly allowance equal to
34 thirty percent of final average salary for one child and an additional
35 ten percent for each additional child subject to a maximum combined
36 payment, under this subsection, of sixty percent of final average
37 salary. When there cease to be any eligible children as defined in RCW
38 41.26.030(~~((7))~~) (6), there shall be paid to the legal heirs of the

1 member the excess, if any, of accumulated contributions of the member
2 at the time of death over all payments made to survivors on his or her
3 behalf under this chapter: PROVIDED, That payments under this
4 subsection to children shall be prorated equally among the children, if
5 more than one. If the member has created a trust for the benefit of
6 the child or children, the payment shall be made to the trust.

7 (4) In the event that there is no surviving spouse eligible to
8 receive benefits under this section, and that there be no child or
9 children eligible to receive benefits under this section, then the
10 accumulated contributions shall be paid to the estate of the member.

11 (5) If a surviving spouse receiving benefits under this section
12 remarries after June 13, 2002, the surviving spouse shall continue to
13 receive the benefits under this section.

14 (6) If a surviving spouse receiving benefits under the provisions
15 of this section thereafter dies and there are children as defined in
16 RCW 41.26.030(~~((7))~~) (6), payment to the spouse shall cease and the
17 child or children shall receive the benefits as provided in subsection
18 (3) of this section.

19 (7) The payment provided by this section shall become due the day
20 following the date of death and payments shall be retroactive to that
21 date.

22 **Sec. 2.** RCW 41.26.161 and 2005 c 62 s 2 are each amended to read
23 as follows:

24 (1) In the event of the nonduty connected death of any member who
25 is in active service, or who has vested under the provisions of RCW
26 41.26.090 with twenty or more service credit years of service, or who
27 is on disability leave or retired, whether for nonduty connected
28 disability or service, the surviving spouse shall become entitled,
29 subject to RCW 41.26.162, to receive a monthly allowance equal to: If
30 active, the greater of fifty percent of the final average salary at the
31 date of death (~~((if active,))~~) or the amount of the retirement allowance
32 the vested member would have received if he or she had retired on the
33 date of death; or the amount of retirement allowance the vested member
34 would have received at age fifty(~~(7)~~); or the amount of the retirement
35 allowance such retired member was receiving at the time of death if
36 retired for service or nonduty connected disability. The amount of
37 this allowance will be increased five percent of final average salary

1 for each child as defined in RCW 41.26.030(~~(+7)~~) (6), subject to a
2 maximum combined allowance of sixty percent of final average salary:
3 PROVIDED, That if the child or children is or are in the care of a
4 legal guardian, payment of the increase attributable to each child will
5 be made to the child's legal guardian or, in the absence of a legal
6 guardian and if the member has created a trust for the benefit of the
7 child or children, payment of the increase attributable to each child
8 will be made to the trust.

9 (2) If at the time of the death of a vested member with twenty or
10 more service credit years of service as provided in subsection (1) of
11 this section or a member retired for service or disability, the
12 surviving spouse has not been lawfully married to such member for one
13 year prior to retirement or separation from service if a vested member,
14 the surviving spouse shall not be eligible to receive the benefits
15 under this section.

16 (3) If there be no surviving spouse eligible to receive benefits at
17 the time of such member's death, then the child or children of such
18 member shall receive a monthly allowance equal to thirty percent of
19 final average salary for one child and an additional ten percent for
20 each additional child subject to a maximum combined payment, under this
21 subsection, of sixty percent of final average salary. When there cease
22 to be any eligible children as defined in RCW 41.26.030(~~(+7)~~) (6),
23 there shall be paid to the legal heirs of the member the excess, if
24 any, of accumulated contributions of the member at the time of death
25 over all payments made to survivors on his or her behalf under this
26 chapter: PROVIDED, That payments under this subsection to children
27 shall be prorated equally among the children, if more than one. If the
28 member has created a trust for the benefit of the child or children,
29 the payment shall be made to the trust.

30 (4) In the event that there is no surviving spouse eligible to
31 receive benefits under this section, and that there be no child or
32 children eligible to receive benefits under this section, then the
33 accumulated contributions shall be paid to the estate of said member.

34 (5) If a surviving spouse receiving benefits under this section
35 remarries after June 13, 2002, the surviving spouse shall continue to
36 receive the benefits under this section.

37 (6) If a surviving spouse receiving benefits under the provisions
38 of this section thereafter dies and there are children as defined in

1 RCW 41.26.030(~~(7)~~) (6), payment to the spouse shall cease and the
2 child or children shall receive the benefits as provided in subsection
3 (3) of this section.

4 (7) The payment provided by this section shall become due the day
5 following the date of death and payments shall be retroactive to that
6 date.

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In Brief

Issue

LEOFF 1 provides guaranteed benefits for members who die prior to retirement. Guaranteed benefits provide members with benefits that are not based on service credit. In some cases, survivors receiving guaranteed benefits receive less than the member had accrued at the time of death. Stakeholders are asking that survivors be given the ability to receive the better of guaranteed benefits, or the amount the member would have received if the member had retired on the date of death.

Member Impact

Stakeholders have advocated changes to benefits for surviving active members of LEOFF 1. LEOFF 1 is a closed plan, with approximately 421 active members.

LEOFF 1 Survivor Benefits

This report was presented to the SPCP on October 20, 2009, and has not been updated to reflect subsequent action.

Current Situation

The Law Enforcement Officers' and Fire Fighters' Retirement System Plan 1 (LEOFF 1) provides guaranteed benefits for members who die prior to retirement. Guaranteed benefits provide members with benefits that are not based on service credit. In some cases, survivors receiving guaranteed benefits receive less than the member had accrued at the time of death.

Survivors receive 50 percent of the member's average salary at the time of death. In contrast, a retiring member would have to accrue at least 25 years of service credit to receive the same level of benefits.

Thus, as a general rule the survivor of a member who dies early in his or her career may receive more benefits than the member has actually accrued. Conversely, the survivor of a member who dies later in his or her career, but still before retirement, may receive fewer benefits than the member has actually accrued.

Stakeholders are asking that survivors of LEOFF 1 members who die later in their careers, but before retirement, receive full retirement benefits, as if the member had retired on the date of death.

Background

Under current law, when a member retires, the member receives the full benefits based on service credit. If a member dies prior to retirement, the survivor receives different benefits based on the member's status at the time of death.

❖ Active Status

If the member is on active status at the time of death, then the qualified survivor receives benefits equaling 50 percent of the member's average salary at the time of death.

❖ Inactive, but Vested with 20 or More Years of Service

The qualified survivor receives the amount of benefits the member would have received at age 50.

❖ Disability Retirement Status

If the member is retired for duty-connected disability at the time of death, the qualified survivor receives the amount of benefits the member was receiving at the time of death.

If the member's death was duty-related, any benefits received are not taxable.¹ An additional 5 percent of average salary is available for each qualifying child, up to a maximum of 60 percent of salary average.

In 1977, LEOFF 1 was closed to new members. The plan is currently in surplus, but is projected to be out of surplus in the next decade. Under the current funding policy no contributions are being made to the system. Preliminary numbers show there are 421 remaining active members in LEOFF 1. Most LEOFF 1 members are already retired, and with an average age of 57.8 years, most of the remaining active members are eligible for retirement.

¹See 26 USC §101(h). Only the portion of benefits earned as a public safety officer exempt from taxation.

Legislative History

In the 2009 Legislative Session, a non-SCPP bill was submitted for consideration by the Legislature that would have changed the provisions regarding death before retirement. For duty-related death of a member on active status, the bill (SB 6078) would have allowed the survivor to choose between the following:

- ❖ Fifty percent of the member's average salary at the time of death.
- ❖ Full retirement benefits, as if the member had retired on the date of death.

If the member's death is not duty-related, the bill would have given the survivor the greater of those same options.

The bill was referred to the Senate Committee on Ways and Means, but did not receive a hearing.

Other states

Survivor benefits for members who die prior to retirement are complex, and vary greatly between peer states. For the purpose of comparison, some general principles can be extracted. Please note, these are broad generalizations of survivor benefits in these states and will not apply to all members in all situations.

Colorado and Minnesota provide survivors with guaranteed benefits that are not connected to service credit. Benefits in these states are set at 40 percent and 50 percent, respectively, of average salary.² This

Survivor benefits are complex, and vary greatly between states.

is very similar to Washington and carries the same potential for receiving more or less benefits than the member has accrued at the time of death.

California provides a hybrid between guaranteed benefits and earned benefits, in that survivors receive 2.5 percent of salary average for every year or service credit, but with a guaranteed minimum of 40 percent and a maximum of 75 percent of salary average.

Instead of a guaranteed benefit, Ohio, Oregon, and Wisconsin provide for the return of contributions. Depending on the member's expected benefits at retirement, investment earnings from those contributions, and optional modifiers,³ survivors might receive less than they would have earned at retirement.

Generally, all peer states have multiple options for determining the amount of benefits, but members are not allowed to choose. Instead, options are determined by the member's circumstances at the time of death. In some cases, survivors will automatically receive whichever option is largest. For example, in Iowa, survivors receive the greater of the actuarial present value of benefits, or a combination of contributions and earned benefits calculated via a formula.⁴

Though they do not allow members to choose how the benefits are calculated, several peer states do allow members or survivors to choose how the benefits are distributed. For example, if a vested police officer in Idaho dies before retirement, the survivor receives a default option of a lump sum payment of double the base plan contributions, plus interest. However, survivors may choose to waive this lump sum benefit in favor of a lifetime annuity.

²Plus additional modifiers for qualifying dependants.

³Such as a doubling of contributions for duty-related death.

⁴The formula is as follows: $Benefits = C + \left(\frac{HS}{D}\right)$, where C is the amount of contributions, H is the highest yearly salary, S is total service credit, and D is a denominator determined by job classification.

Policy Analysis

There are five areas the SCPP may wish to consider regarding a possible change in LEOFF 1 survivor benefits:

- ❖ Plan design.
- ❖ Benefit improvements in a closed plan.
- ❖ Implications for surplus.
- ❖ Consistency.
- ❖ Human resource implications.

Plan Design

Typically, a survivor of a member who dies early in his or her career will receive more benefits than the member has accrued. Conversely, a survivor of a member who dies later in his or her career, but still before retirement, will receive less than the member has accrued.

Guaranteed benefits provide members with benefits that are not based on service credit, ensuring that a member receives at least a certain minimum amount no matter how long that member has been working. Generally, public safety officers have a greater likelihood of on-the-job injury or death than most other job classes. Thus, guaranteed benefits can offer greater peace of mind to officers in the earlier years of their career.

Under current LEOFF 1 provisions, the survivor of a member who dies in his or her first year of duty receives 50 percent of the member's average salary; the equivalent of retiring with 25 years of service credit.⁵ In contrast, the survivor of a member who has crossed the 25-year mark, but still dies before retirement, will receive less benefits than the officer has accrued.

This contrast reflects a trade-off in plan design. In essence, current provisions protected benefits for junior officers, and were to some extent financed by senior officers. It could be argued that senior officers benefitted from this protection earlier in their career, even though they were fortunate enough not to need it. Conversely, it could be argued that senior officers are being penalized for working longer.

As most active members have more than 25 years, the Committee may wish to consider if this guaranteed benefit plan design is still appropriate.

⁵At retirement, benefits are calculated using a modifier that increases with years of service. Benefits for a member with more than 20 years of service are calculated as follows: $2\% \times \text{Average Salary} \times \text{Service Credit Years}$. As such, 50 percent of salary average corresponds to 25 years of service. Almost all LEOFF 1 members would currently qualify for 2 percent.

LEOFF 1 is a closed system, and it is possible that few, if any, of the remaining active members will die before retirement. However, if they do, an increase in benefits for those members will add cost to the system.

Benefit Improvements in a Closed Plan

LEOFF 1 is in the later stages of its life cycle. Most members have retired, and only a small number are still active.

As fewer and fewer members are on active status, any benefit improvements for only active members may seem relatively inexpensive. However, since most of the plan members are now retired, some policy makers may question whether it is appropriate to start down a path of increasing benefits for the few remaining active members.

Implications for Surplus

No new members are entering LEOFF 1, and it is possible that few, if any, of the remaining active members will die before retirement. However, if they do, an increase in benefits for those members will add cost to the system.

LEOFF 1 is currently in surplus, and it is possible the surplus could absorb the extra cost.⁶ If the increased cost exceeds the surplus, contributions will have to recommence. LEOFF 1 is currently projected to be out of surplus in the next decade, and any increased cost could bring the plan out of surplus sooner.

The current surplus is the product of past contributions from three sources: members, employers, and the state. Policy makers may wish to consider whether the surplus should be paid down to increase benefits for active members.

⁶See the fiscal note for SB 6078 (2009).

Consistency

Between Members

The structure of LEOFF 1 survivor benefits has remained substantially the same since the 1970s, and there are currently as many as 28 survivors who are receiving less benefits than they would have received if the member had retired prior to death. Benefit increases could create an inconsistency between current and future survivors. Policy makers may wish to consider whether any increase in benefits should apply only to current active members.

Between Systems

Both LEOFF 1 and the Washington State Patrol Retirement System Plan 1 (WSPRS 1) provide guaranteed benefits for death prior to retirement. Creating new options for one system would create an inconsistency between the two. The Committee may wish to consider if any changes should also be applied to WSPRS 1.

Increasing benefits for active members could create inconsistency between members and systems.

Human Resource Implication

Active members may feel that the current structure of survivor benefits creates a disincentive for experienced personnel to stay active past the earliest available retirement date. In particular, a member diagnosed with a terminal illness may choose to retire as soon as possible so as to not risk losing any accrued benefits.

The Committee may wish to consider if changes should be applied to eliminate this potential disincentive.

Conclusion

At opposing ends of the spectrum, increasing survivor benefits for LEOFF 1 members at later stages in their career might be viewed as either giving members the benefits they've earned, or as enriching the few remaining active members of a closed plan.

The current structure represents a trade-off in plan design, and members have benefitted from this design earlier in their careers. However, members may feel that survivors of members with more years of service are being penalized by receiving less than the member had accrued. Additionally, members may feel that the current structure creates a disincentive for experienced personnel to remain active.

Any increase in benefits will have implications for the surplus. No new members are being added to the plan, no contributions are going in, and many of the few remaining active members are near retirement. Any increase in costs could bring the plan out of surplus sooner or require contributions to resume. Policy makers may wish to consider whether the surplus should be paid down to increase benefits for active members.

Benefit increases could create an inconsistency between current and future survivors. Increases could also create an inconsistency between similar plans. The Committee may wish to consider whether any increases should apply only to active members of LEOFF 1.

Stakeholder Input

*Senator Margarita
Prentice, received
May 12, 2009.*

Senate Bill 6078

Attached.

Fiscal Note

Attached.

ACTUARY'S FISCAL NOTE

RESPONDING AGENCY:	CODE:	DATE:	BILL NUMBER:
Office of the State Actuary	035	4/17/09	SB 6078 - Revised

WHAT THE READER SHOULD KNOW

The Office of the State Actuary (“we”) prepared this fiscal note based on our understanding of the bill as of the date shown above. We intend this fiscal note to be used by the Legislature during the 2009 Legislative Session only.

We advise readers of this fiscal note to seek professional guidance as to its content and interpretation, and not to rely upon this communication without such guidance. Please read the analysis shown in this fiscal note as a whole. Distribution of, or reliance on, only parts of this fiscal note could result in its misuse, and may mislead others.

SUMMARY OF RESULTS

This bill provides additional benefits to the surviving spouse of a member of the Law Enforcement Officers' and Fire Fighters' Retirement System (LEOFF) Plan 1 who dies while an active member.

Impact on Pension Liability			
<i>(Dollars in Millions)</i>	Current	Increase	Total
Today's Value of All Future Pensions	\$67,081	\$1.4	\$67,082
Earned Pensions Not Covered by Today's Assets	\$4,957	\$1.4	\$4,959

Impact on Contribution Rates: (Effective 9/1/2009)	
2009-2011 State Budget	LEOFF
Employee (Plan 2)	0.00%
Employer:	
Current Annual Cost	0.00%
Plan 1 Past Cost	<u>0.00%</u>
Total	0.00%
State	0.00%

Budget Impacts			
<i>(Dollars in Millions)</i>	2009-2011	2011-2013	25-Year
General Fund-State	\$0.0	\$0.0	\$0.0
Total Employer	\$0.0	\$0.0	\$0.0

See the Actuarial Results section of this fiscal note for additional detail.

WHAT IS THE PROPOSED CHANGE?

Summary Of Benefit Improvement

This bill impacts the LEOFF Plan 1 by providing additional benefits to surviving spouses of members who die while still in active service.

If the active member dies in the line of duty, the surviving spouse would get the choice between an on-going benefit equal to 50 percent of the final average salary (FAS) at the date of death, or the monthly benefit the member would have received had he or she retired on the date of death.

If the active member dies a non-duty related death, the surviving spouse would get the greater of an on-going benefit equal to 50 percent of the FAS at the date of death, or the monthly benefit the member would have received had he or she retired on the date of death.

Effective Date: 90 days after session.

What Is The Current Situation?

An eligible spouse of a LEOFF Plan 1 member who dies while still in active service receives an on-going allowance equal to 50 percent of the member's FAS on his or her date of death. This amount is provided regardless of whether the cause of death is duty related or not. However, if the death is in the line of duty, the benefit is not subject to federal income tax. The surviving spouse is also eligible for an additional 5 percent of FAS for each qualifying dependent child, up to a combined maximum of 60 percent of FAS.

Who Is Impacted And How?

We estimate this bill could affect any of the 513 active members in this plan through improved benefits. Furthermore, we expect less than two members per year will actually receive improved benefits.

We estimate this bill will increase the benefits for a typical member by providing an increased survivor annuity for active member deaths. The average active LEOFF Plan 1 member has approximately 32.5 years of service and an \$83,000 salary. Given these averages, under current law the survivor would receive a \$41,500 annuity for the 50 percent of FAS annuity, whereas under this bill, the standard retirement benefit formula would provide a \$54,000 annuity.

WHY THIS BILL HAS A COST AND WHO PAYS FOR IT

Why This Bill Has A Cost

This bill will increase the survivor benefits we expect the plan to pay.

Under this bill the survivor may receive either the retirement benefit or the 50 percent of FAS annuity. The non-duty related benefit simply provides the greater of these two benefits, whereas the duty-related benefit provides the survivor with a choice between these two options. For the duty-related benefit, we assume that the survivor will choose the more valuable annuity. The remaining active LEOFF Plan 1 members average about 32.5 years of service. Therefore, the increase in cost results from paying the more valuable retirement benefit instead of the 50 percent of FAS annuity.

Who Will Pay For These Costs?

LEOFF Plan 1 closed to new entrants in 1977 and no longer collects contributions from active members or their employers under current funding policy. Currently the plan also has a funding surplus when comparing the assets to the liabilities. Since the plan will not receive any additional funding, the cost will be paid for through a decrease in the plan's surplus.

HOW WE VALUED THESE COSTS

Assumptions We Made

Based upon the average active salary for LEOFF Plan 1 members, we assumed an overall 20 percent tax rate. Otherwise, we developed these costs using the same assumptions as disclosed in the June 30, 2007, Actuarial Valuation Report (AVR).

How We Applied These Assumptions

Under current law survivors of active member deaths receive the 50 percent of FAS annuity. We split this benefit into duty and non-duty related death components. For the non-duty related death benefit, we paid the greater of the retirement benefit and the 50 percent of FAS annuity. For the duty-related benefit, we compared the after-tax retirement benefit to the tax-free 50 percent of FAS annuity to determine which annuity provides more value to the member. However, the plan will pay the full pre-tax cost of these benefits.

Otherwise, we developed these costs using the same methods as disclosed in the AVR.

Special Data Needed

We developed these costs using the same assets and data as disclosed in the AVR.

ACTUARIAL RESULTS

How The Liabilities Changed

This bill will reduce the plan's surplus, but does not increase the plan's expected future funding requirements. We expect no immediate fiscal or contribution rate impact from this bill while the plan remains in a surplus, or fully funded, position. The plan will stay fully funded while the actuarial value of assets exceeds the expected liabilities. The plan may resume funding should the funded status fall below a certain point in the future. If it does, this bill would increase the future funding requirements of the plan. Please see How The Results Change When The Assumptions Change for more details.

This bill will impact the actuarial liabilities of LEOFF Plan 1 by increasing the present value of future benefits payable under the system as shown below.

Impact on Pension Liability			
<i>(Dollars in Millions)</i>	Current	Increase	Total
Actuarial Present Value of Projected Benefits			
<i>(The Value of the Total Commitment to all Current Members)</i>			
LEOFF 1	\$4,358	\$1.4	\$4,360
Unfunded Actuarial Accrued Liability			
<i>(The Portion of the Plan 1 Liability that is Amortized to 2024)</i>			
LEOFF 1	(\$939)	\$1.4	(\$938)
Unfunded PUC Liability			
<i>(The Value of the Total Commitment to all Current Members Attributable to Past Service that is not covered by current assets)</i>			
LEOFF 1	(\$975)	\$1.0	(\$974)

Note: Totals may not agree due to rounding.

The analysis of this bill does not consider any other proposed changes to the system. The combined effect of several changes to the system could exceed the sum of each proposed change considered individually.

As with the costs developed in the actuarial valuation, the emerging costs of the system will vary from those presented in the AVR or this fiscal note to the extent that actual experience differs from the actuarial assumptions.

HOW THE RESULTS CHANGE WHEN THE ASSUMPTIONS CHANGE

To determine the sensitivity of the actuarial results to the best-estimate assumptions or methods selected for this pricing we varied the following method:

- How would we prepare this fiscal note if the plan did not have a surplus?

Based upon the plan's prior funding policy, both employers and employees paid fixed 6 percent contribution rates. The State paid for any additional required contributions. However, at this time the plan no longer collects contributions given the plan's surplus.

Should the plan fall out of a surplus status, we assumed the State would pay for the increased benefits provided under this bill. We based the following contribution rates and the associated budget impacts on the liability increase stated in this pricing.

Impact on Contribution Rates: (Effective 9/1/2009)	
System/Plan	LEOFF
Current Members	
Employee (Plan 2)	0.000%
Employer:	
Normal Cost	0.000%
Plan 1 UAAL*	<u>0.009%</u>
Total	0.009%
State	0.000%

*State obligation under the prior funding policy.

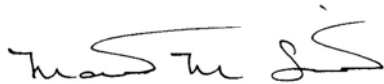
Budget Impacts			
<i>(Dollars in Millions)</i>	2009-2011	2011-2013	25-Year
General Fund-State	\$0.3	\$0.3	\$3.1
Total Employer	\$0.3	\$0.3	\$3.1

ACTUARY'S CERTIFICATION

The undersigned hereby certifies that:

1. The actuarial cost methods are appropriate for the purposes of this pricing exercise.
2. The actuarial assumptions used are appropriate for the purposes of this pricing exercise.
3. The data on which this fiscal note is based are sufficient and reliable for the purposes of this pricing exercise.
4. Use of another set of methods may also be reasonable, and might produce different results.
5. We prepared this fiscal note for the Legislature during the 2009 Legislative Session.
6. We prepared this fiscal note and provided opinions in accordance with Washington State law and accepted actuarial standards of practice as of the date shown on page 1 of this fiscal note.

While this fiscal note is meant to be complete, the undersigned is available to provide extra advice and explanations as needed.



Matthew M. Smith, FCA, EA, MAAA
State Actuary

GLOSSARY OF ACTUARIAL TERMS

Actuarial Accrued Liability: Computed differently under different funding methods, the actuarial accrued liability generally represents the portion of the present value of fully projected benefits attributable to service credit that has been earned (or accrued) as of the valuation date.

Actuarial Present Value: The value of an amount or series of amounts payable or receivable at various times, determined as of a given date by the application of a particular set of actuarial assumptions (i.e. interest rate, rate of salary increases, mortality, etc.).

Aggregate Funding Method: The Aggregate Funding Method is a standard actuarial funding method. The annual cost of benefits under the Aggregate Method is equal to the normal cost. The method does not produce an unfunded liability. The normal cost is determined for the entire group rather than on an individual basis.

Entry Age Normal Cost Method (EANC): The EANC method is a standard actuarial funding method. The annual cost of benefits under EANC is comprised of two components:

- Normal cost.
- Amortization of the unfunded liability.

The normal cost is determined on an individual basis, from a member's age at plan entry, and is designed to be a level percentage of pay throughout a member's career.

Normal Cost: Computed differently under different funding methods, the normal cost generally represents the portion of the cost of projected benefits allocated to the current plan year.

Projected Unit Credit (PUC) Liability: The portion of the Actuarial Present Value of future benefits attributable to service credit that has been earned to date (past service).

Projected Benefits: Pension benefit amounts which are expected to be paid in the future taking into account such items as the effect of advancement in age as well as past and anticipated future compensation and service credits.

Unfunded PUC Liability: The excess, if any, of the Present Value of Benefits calculated under the PUC cost method over the Valuation Assets. This is the portion of all benefits earned to date that are not covered by plan assets.

Unfunded Actuarial Accrued Liability (UAAL): The excess, if any, of the actuarial accrued liability over the actuarial value of assets. In other words, the present value of benefits earned to date that are not covered by plan assets.

Wallis, Keri

From: Prentice, Sen. Margarita
Sent: Tuesday, May 12, 2009 8:13 PM
To: Office State Actuary, WA
Cc: Grazzini Smith, Alison
Subject: Please review and comment for the Senator - thanks! FW: LEOFF I pension program

Hello!

On behalf of Senator Prentice, would you please consider having the Select Committee on Pension Policy review the request below. Her prime sponsored SB 6078 addressed this but wasn't well received because it had not been considered by the SCPP.

Thank you for your thoughts and any information.

Sincerely,

Mary Anne Ross

Senior Executive Legislative Assistant

Senator Margarita Prentice

11th Legislative District

360-786-7616

<http://www1.leg.wa.gov/senate/prentice/>

-----Original Message-----

From: running4renton@msn.com [mailto:running4renton@msn.com]

Sent: Sunday, December 28, 2008 12:07 PM

To: Prentice, Sen. Margarita

Subject: LEOFF I pension program

SENATE INTERNET E-MAIL DELIVERY SERVICE

TO: Senator Margarita Prentice

FROM: Rosemary Quesenberry

STREET ADDRESS:

3609 Se 18 Court

Renton, WA 98058

E-MAIL: running4renton@msn.com

PHONE: (425) 271 - 4396

SUBJECT: LEOFF I pension program

MESSAGE:

Just a reminder regarding the pension program for LEOFF I officers. I appreciate you placing this matter on your priority list.

As we discussed, if officer Jim Laing, which has 40 years on with the Seattle Police department , if he would retired tomorrow and were then to die, his wife would receive the full pension he had accured over his many years of service.

However, if he would die while still employed his wife would receive only 50% of his final average salary. Jim recently contacted Representative Al O'Brien regarding this matter as well.

The LEOFF I pension reservoir could more than adequately supply the funds necessary to provide the spouses of active LEOFF I officers with the full pension based on years of service of the LEOFF I officer.

There is no cost to the State and to provide full pension benefits to spouses based on the years of service would keep some experienced officers on the job. In fact, there would be some savings to the State because eligible officers may continue to work and not draw on their pension.

Providing ACTIVE members of LEOFF I pension benefits equal to their years of service is the right thing to do. I appreciate your addressing this matter. It is always a pleasure to speak with you.

Happy New Year. If I can be of any service to you over the year, please just let me know! God Bless.

NOTE: We are 99% sure that this constituent is in your district

RESPONSE REQUESTED: Rosemary has requested a response to this message.