RESOLUTION NO. _1241

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF REDMOND, WASHINGTON, OPPOSING INITIATIVE 933, ENTITLED "AN ACT RELATING TO PROVIDING FAIRNESS IN GOVERNMENT REGULATION OF PROPERTY"

WHEREAS, Initiative 933 (I-933) will be presented to the voters of the State of Washington at the general election on November 7, 2006, with the following official Ballot Title and Description:

Statement of the Subject: Initiative Measure 933 concerns government regulation of private property.

Description: This measure would require compensation when government regulation damages the use or value of private property, would forbid regulations that prohibit existing legal uses of private property, and would provide exceptions or payments. Should this measure be enacted into law? Yes [] No []; and

WHEREAS, by its terms, the provisions of I-933 are to be "liberally construed" (Section 6) and its exceptions "shall be construed narrowly" (Section (2)(c); and

WHEREAS, I-933 would require agencies such as the City of Redmond to undergo a lengthy and costly pre-enactment process to document potential impacts of new regulations upon the use and value of private property; and

WHEREAS, I-933 would require the City (if it "decided" to "enforce or apply" any "ordinance, regulation or rule" to private property which would result in

"damaging the use of value or private property") to first "pay compensation," as those phrases are defined and used in I-933; and

WHEREAS, I-933's definition of "private property" includes virtually all interests in real as well as personal property; and

WHEREAS, because of the breadth of I-933's definition of private property, and because its definition of "damaging the use or value" of private property includes no minimum threshold for the reduction of use or value, I-933 would dramatically lower the threshold for compensation far below constitutional limits because virtually any limitation on the use of any kind of private property could give rise to a claim for compensation for "damages" within the meaning of I-933, regardless of the importance of the public protection achieved by such limitation or the uses or values remaining to the property owner; and

WHEREAS, the length and complexity of the aforementioned and required pre-enactment process would shift resources and staff time away from reviewing and processing all other permits, thus forcing the City to concentrate primarily on I-933 claims, pre-enactment analysis and mitigating the City's liability, to the detriment of the City's existing permitting obligations; and

WHEREAS, because the broad definition of "damaging the use or value" includes, but is not limited to, prohibiting or restricting any use or size, scope, or intensity of any use legally existing or permitted as of January 1, 1996, I-933 would dismantle all post-1996 regulations, including but not limited to development regulations and critical area regulations adopted pursuant to the detailed public participation process required by the Growth Management Act; and

WHEREAS, I-933 would deprive the Redmond City Council of its constitutional authority to adopt and enforce reasonable land use development standards to mitigate traffic impacts, assure appropriate building height and lot coverage maximums, provide for the preservation of open spaces and protection of environmentally sensitive areas, and other general development regulations necessary to promote the public health, safety and welfare, thereby supplanting the will of the local community and curtailing the police power authority granted to the City Council by the Washington Constitution (Article XI, Section XI) to adopt and enforce sound land use, zoning, growth management and planning, critical area, water quality and shoreline management, and other measures through an open public process; and

WHEREAS, the sweeping and detrimental regulatory and fiscal impacts of I-933 would be borne by citizens who reside in each of the state's 39 counties; and

WHEREAS, the exceptions listed in Section (2)(c) do not list nuisance uses that typically would be precluded from residential neighborhoods, and thus I-933 would authorize claims for payment or waiver for city regulations that prohibit a wide variety of obnoxious land uses and activities that would seriously degrade property values of such residential neighborhoods; and

WHEREAS, the only potential alternative to payment of compensation provided by I-933 is to issue site-specific waivers from regulations, which may give rise to lawsuits and claims for compensation from adjacent property owners; and

WHEREAS, local governments may not have the legal authority to waive certain regulations on a parcel-by-parcel basis in any event; and

WHEREAS, I-933 will lead to incompatible growth, which would potentially adversely affect the value and use of adjacent properties and detrimentally affect the City's ability to provide needed infrastructure, public services and public safety, which are necessary to promote healthy and prosperous communities; and

WHEREAS, the City supports the benefits of balancing public good and private property rights; and

WHEREAS, I-933 conflicts with the City's and its citizens' core values related to smart growth and does so in a manner that will benefit only a few; and

WHEREAS, the "waive or pay" provision would jeopardize the City's ability to fund public services and public infrastructure; and

WHEREAS, agencies seeking a remedy under the equal application exemption provision would need to implement regulations that ignore the unique circumstances warranting different restrictions in different areas; NOW, THEREFORE

THE CITY COUNCIL OF THE CITY OF REDMOND, WASHINGTON, HEREBY RESOLVES AS FOLLOWS:

Opposition to Initiative 933 (I-933). The Redmond City Council opposes adoption of Initiative Measure 933, and urges voters to consider rejecting I-933 due to the sweeping and detrimental impacts outlined above.

RESOLVED this 3rd day of October 2006.

CITY OF REDMOND

MAYOR ROSEMARIE M. IVES

ATTEST/AUTHENTICATED:

FILED WITH THE CITY CLERK: PASSED BY THE CITY COUNCIL:

EFFECTIVE DATE:

RESOLUTION NO. 1241

September 29, 2006 October 3, 2006 October 3, 2006