

City of Fresno

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Legislation Details (With Text)

File #: ID17-673 Version: 1 Name:

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Title: Action related to Supplemental Reimbursements for the Urban Growth Management (UGM) and

Development Impact Fee Programs.

1. ***RESOLUTION - 57th amendment to the Annual Appropriation Resolution (AAR) No. 2016-118 to appropriate \$650,200 for Supplemental Refunds and Reimbursements to approved Developers in

the Urban Growth Management (UGM) and Development Impact Fee Programs (Requires 5

affirmative votes).

Sponsors: Public Works Department

Indexes:

Code sections:

Attachments: 1. 17 57th Developer Reimbursements. SRM.pdf

Date	Ver.	Action By	Action	Result
5/18/2017	1	City Council	approved	Pass

REPORT TO THE CITY COUNCIL

May 18, 2017

FROM: SCOTT L. MOZIER, PE, Director

Public Works Department

BY: ANDREW J. BENELLI, PE, City Engineer/Assistant Director

Public Works Department, Traffic and Engineering Services Division

SUBJECT

Action related to Supplemental Reimbursements for the Urban Growth Management (UGM) and Development Impact Fee Programs.

1. ***RESOLUTION - 57th amendment to the Annual Appropriation Resolution (AAR) No. 2016-118 to appropriate \$650,200 for Supplemental Refunds and Reimbursements to approved Developers in the Urban Growth Management (UGM) and Development Impact Fee Programs (Requires 5 affirmative votes).

RECOMMENDATIONS

Staff recommends that the City Council take the following actions:

Adopt the 57th Amendment to the Annual Appropriation Resolution (AAR) No. 2016-118 to appropriate \$650,200 for supplemental refunds and reimbursements to approved developers

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in the Urban Growth Management (UGM) and Development Impact Fee programs.

EXECUTIVE SUMMARY

Staff is recommending the Council appropriate \$650,200 in UGM and Development Impact Fees toward supplemental reimbursements and refunds to eligible developers. Reimbursements will be made in accordance with the Fresno Municipal Code on a first-in, first-out basis to developers who have completed their required construction of necessary infrastructure in excess of their fee obligation. Infrastructure types included in this mid-year supplemental developer reimbursement are streets, traffic signal, and water main transmission grid. Funds are available in the UGM and Citywide Development Impact Fee programs for these appropriations.

BACKGROUND

Under the Governmental Accounting Standards Board's (GASB) Rule 34, any funds that are used to construct public infrastructure must be appropriated. UGM and Citywide Development Impact Fee programs revenue, which are used to reimburse developers who construct capital improvements on the City's behalf, are governed by this rule. Development impact fees are charged to new development in the UGM and Citywide Development Impact Fee service areas to fund the construction of the public infrastructure necessary to support growth in those areas. These fees have been deposited in trust accounts and used to either construct improvements or to reimburse developers that have constructed infrastructure under agreements with the City.

Infrastructure types included in the mid-year supplemental developer reimbursement are streets, traffic signal, and water main transmission grid. Staff regularly brings forward a mid-year request for supplemental developer reimbursements to account for revenue in particular UGM or impact fee funds that were not anticipated in the annual budget or to provide a reimbursement for a developer in a particular service area where no funds had been appropriated for developer reimbursement.

Funds are available in the UGM and citywide impact fee program for these appropriations. Staff recommended adoption of the 57th amendment to the Annual Appropriation Resolution No. 2016-118 appropriating supplemental funds for eligible impact fee reimbursements in the UGM and impact fee programs.

ENVIRONMENTAL FINDINGS

By the definition provided in the California Environmental Quality Act Guidelines Section 15378 developer reimbursements does not qualify as a project and is therefore exempt from the California Environmental Quality Act requirements.

LOCAL PREFERENCE

Not applicable because this is not a competitive bid. State law requires that professional firms are selected based on their qualifications and experience.

FISCAL IMPACT

Approval of the attached amendment will have no impact to the General Fund. Reimbursements and

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appropriations are based on the amount of available monies in the UGM and citywide impact fee funds.

Attachment:

Resolution No. 2016-118 - AAR