



Legislation Text

File #: 16-168, **Version:** 1

RESOLUTION Authorizing the City Manager to Enter the City into a Master Programs Funding Agreement with the Alameda County Transportation Commission for the Distribution and Receipt of Measure B, Measure F VRF, and Measure BB Transportation Sales Tax Revenue

WHEREAS, the Alameda County Transportation Commission (“Alameda CTC”) is responsible for distributing Measure B, Measure F VRF and Measure BB revenues to local jurisdictions to support bicycle and pedestrian infrastructure safety, local street maintenance and safety (local streets and roads), and transit and paratransit programs; and

WHEREAS, Measure BB requires that the City enter into a Master Programs Funding Agreement with the Alameda CTC in order to distribute these transportation sales tax revenue funds; and

WHEREAS, the Alameda CTC developed a Measure B, Measure F VRF and Measure BB Master Programs Funding Agreement (“MPFA”) that specifies Measure B, Measure F VRF and Measure BB Direct Local Distribution (“DLD”) funding distributions, Alameda CTC’s responsibilities, and the City’s responsibilities for revenues collected from July 1, 2016 through June 30, 2026; and

WHEREAS, implementation guidelines for each program are referenced in the MPFA to guide fund eligibility and expenditures; and

WHEREAS, the MPFA between the City of San Leandro and the Alameda CTC is presented to this City Council; and

WHEREAS, the City Council is familiar with the contents thereof, and the City Manager recommends approval of the MPFA.

NOW THEREFORE, the City Council of the City of San Leandro does RESOLVE as follows:

1. That the City of San Leandro shall use Measure B, Measure BB and Vehicle Registration Fee DLD funds for local transportation programs; and
2. That the City of San Leandro and its agents shall comply with the Alameda CTC MPFA; and
3. That said agreement substantially in the form presented is hereby approved and execution by the City Manager is hereby authorized; and
4. That the City Manager is authorized to make non-substantial revisions to said agreement, subject to the approval of the City Attorney; and

5. That an original executed agreement shall be attached to and made a part of this resolution.