PROSPER PORTLAND

Portland, Oregon

RESOLUTION NO. 7312

AUTHORIZING A \$75,000 GRANT TO GREATER PORTLAND INC.

WHEREAS, Greater Portland Inc. ("GPI") is an Oregon non-profit corporation organized to work in partnership with regional governments and private entities to assist economic development by nurturing and recruiting businesses that bolster the regional economy and promote long-term job growth;

WHEREAS, Prosper Portland has successfully worked in partnership with GPI in the past on regional business development projects; and

WHEREAS, Prosper Portland desires to assist GPI by providing a grant to GPI in the total amount of \$75,000, which will be paid from the fiscal year ("FY") 2019-20 budget for strategic business recruitment, regional branding and marketing, and coordination of the Greater Portland Export Plan ("Grant Purposes").

NOW, THEREFORE, BE IT RESOLVED, that the Executive Director is hereby authorized to enter into a FY 2019-20 Grant Agreement with GPI, substantially in the form of Exhibit A attached hereto ("Grant Agreement"), to provide funding of up to \$75,000 for the Grant Purposes;

BE IT FURTHER RESOLVED, that the Executive Director may approve changes to the Grant Agreement if such modifications do not materially change Prosper Portland's obligations or risks; and

BE IT FURTHER RESOLVED, that this resolution shall become effective immediately upon its adoption.

Adopted by the Prosper Portland Commission on

June 12, 2019

Pam Feigenbutz, Recording Secretary

Grant No.	\$75,000.00

GRANT AGREEMENT

This Grant Agreement ("Grant Agreement") dated as of June ___, 2019 (the "Effective Date"), is entered into by and between GREATER PORTLAND INC., an Oregon non-profit corporation ("Grantee"), and the CITY OF PORTLAND, a municipal corporation of the State of Oregon, acting by and through the PORTLAND DEVELOPMENT COMMISSION doing business as PROSPER PORTLAND ("Grantor" or "Prosper Portland").

RECITALS

- A. Grantee operates the Portland region's public-private economic development initiative.
- B. Prosper Portland desires to assist Grantee undertaking certain job retention and creation activities, including without limitation supporting physical development in targeted areas, to increase Portland's competitiveness as a global center of jobs, innovation and sustainability (as set forth in **Exhibit A** hereto, the ("**Project**").
- C. Grantee has requested financial assistance from Grantor to aid and support its implementation of the Project.
- D. The goals and objectives of the Project are consistent with and will further the implementation of Grantor's five-year Strategic Plan and, accordingly, Grantor is willing to provide financial assistance to Grantee for the Project.
- E. Grantor and Grantee now desire to enter into this Grant Agreement to specify the amount and terms and conditions of Grantor's financial assistance to Grantee for the Project.

AGREEMENT

ARTICLE 1 GRANT GENERALLY

- Section 1.1 **Grant Amount**. On the terms and conditions of this Grant Agreement, Grantor agrees to make a grant to Grantee in an amount not to exceed SEVENTY FIVE THOUSAND DOLLARS (\$75,000) which may only by expended by Grantee in FY 2019-2020 as set forth within the line item limits in Exhibit B hereto (the **"Budget"**) to assist Grantee in implementing the Project; provided, however, that Grantee may transfer funds from one Budget line item to another so long as no line item is changed by more than 10 percent.
- Section 1.2 **Disbursement of Grant Proceeds.** Grantor shall disburse the Grant proceeds to Grantee in a single disbursement relating to the Project prior to July 1, 2020, subject to Grantor's receipt of a timely request therefor in form and substance satisfactory to Grantor, and Grantee's compliance with the terms of this Grant Agreement.

ARTICLE 2 GRANTEE'S REPRESENTATIONS AND WARRANTIES

Grantee represents and warrants to Grantor as follows:

- Section 2.1 **Existence and Power; Authority.** Grantee is a non-profit corporation duly organized, validly existing and in good standing under the laws of the State of Oregon. Grantee has (a) full power and authority to carry on its business as now being conducted and as Grantee contemplates it to be conducted with respect to the Project, and (b) full power, authority, and legal right to execute and deliver this Grant Agreement and all other agreements, documents and instruments contemplated hereby or thereby (collectively, the "**Grant Documents**") and to incur and perform its obligations hereunder and thereunder. The execution and performance by Grantee of this Grant Agreement and any other Grant Documents have been duly authorized by all necessary action of Grantee. This Grant Agreement and any other Grant Documents have been duly executed by Grantee and will constitute legal, valid and binding obligations of Grantee, enforceable in accordance with their terms subject to the laws of bankruptcy, insolvency, or other similar laws affecting the enforcement of creditors' rights generally.
- Section 2.2 **No Violations or Default.** Grantee is not in default under or in violation of any indenture or agreement to which it is a party or by which it is bound, or any order, regulation, ruling, or requirement of a court or other public body or authority. No creditor has given Grantee notice or threatened to give it any notice of default under any material agreement. No event has occurred and is continuing, and no condition exists with respect to Grantee or the Project that would constitute an Event of Default or an event which, with the lapse of time or the giving of notice, or both, would become an Event of Default.
- Section 2.3 **Litigation**. No action, suit or proceeding (and to Grantee's knowledge, no investigation) is pending against Grantee or with respect to the Project before any court or administrative agency, (a) the outcome of which, by itself or taken together with other such litigation, would be reasonably expected to have a material adverse effect on the business, assets, operations, or financial condition of Grantee, the Project or the power of Grantee to complete the Project or (b) which purports to affect the legality, enforceability, or validity of any Grant Document.
- Section 2.4 **Compliance with Laws**. Grantee is in material compliance with all federal, state and local laws, rules, regulations, ordinances and orders applicable to it, the Project, and the completion thereof, including, without limitation, all applicable health, safety, environmental, zoning and Tax Increment Financing (ORS 457) legal requirements.

ARTICLE 3 AFFIRMATIVE COVENANTS

Until completion of the Project or as otherwise indicated, Grantee covenants and agrees as follows:

Section 3.1 **Licenses; Maintenance of Business**. Grantee will remain a non-profit corporation validly existing under the laws of Oregon and will keep in force all licenses and permits necessary to the proper conduct of its business and the completion of the Project including, but not limited to, a City of Portland business license and certification as an Equal Employment Opportunity employer as required by Portland City Code 7.02.300 and 3.100, respectively.

- Section 3.2 **Completion of Project and Performance of Obligations**. Grantee will comply with all the requirements of the Grant Documents, including but not limited to, those set forth in Exhibit A. Except to the extent a later date for a portion of the Project is set forth in Exhibit A, Grantee shall complete the Project no later than June 30, 2020 (the "**Project Completion Deadline**") and Grantor is not obligated to reimburse any Project costs incurred after this date. Promptly after the Project Completion Deadline or any termination of this Grant Agreement, Grantee shall repay to Grantor any Grant funds remaining in Grantee's possession that are not needed to cover allowable Project costs incurred prior to the Project Completion Deadline or the termination of this Grant Agreement. The foregoing repayment obligation shall survive any termination of this Grant Agreement.
- Section 3.3 **Other Obligations**. Grantee will pay and discharge before the same shall become delinquent all indebtedness, taxes, and other obligations for which it is liable or to which its income or property is subject and all claims for labor and materials or supplies except any thereof whose validity or amount is being contested in good faith by Grantee in appropriate proceedings with adequate provision having been made in accordance with generally accepted accounting principles for the payment thereof if the contest is determined adversely to Grantee.
- Section 3.4 **Indemnity**. Grantee shall indemnify and hold Grantor, its officers, employees and agents harmless from and against any and all liabilities, claims, losses, damages, or expenses (including attorney fees and expenses) which any of them may suffer or incur in connection with (a) the inaccuracy of any of the representations and warranties made by Grantee in any Grant Documents, (b) any transaction contemplated by this Grant Agreement or any other Grant Document or (c) the actions or inactions of Grantee, or its employees, agents or contractors, related to the Project, other than claims, losses, damages, or expenses that arise solely from the gross negligence or willful misconduct of Grantor. This Section 3.4 shall survive completion of the Project and any termination of this Grant Agreement.
- Section 3.5 **Records and Inspection**. Grantee shall keep proper books of account and records on all activities associated with the Grant, including but not limited to, books of account and records on the expenditure of all Grant proceeds in accordance with generally accepted accounting principles. Grantee shall retain such books of account and records until the later of three years after the Project Completion Deadline or the date that all disputes, if any, arising under this Grant Agreement or any other Grant Documents have been resolved. Grantee will permit Grantor and/or its duly authorized representatives to inspect, review and make excerpts and transcripts of its books of account and records with respect to the receipt and disbursement of funds received from Grantor. Access to these records is not limited to the required retention period. The authorized representatives shall have access to the records at any reasonable time for as long as the records are maintained. This Section 3.5 shall survive completion of the Project and any termination of this Grant Agreement.
- Section 3.6 Audits. Grantor, either directly or through a designated representative, may conduct financial and performance audits of the use of Grant proceeds and the implementation of the Project at any time during Project implementation and during the three-year period after the Project Completion Deadline. Audits will be conducted in accordance with generally accepted auditing standards as promulgated in *Government Auditing Standards* by the Comptroller General of the United States General Accounting Office. In the event of such audit, Grantee agrees to provide the designated auditor with reasonable access to Grantee's employees and make all such financial, performance and compliance records available to the auditor. If an audit finds that payments to Grantee exceed the amount to which Grantee was entitled, then Grantee shall repay any such excess amount to Grantor. This Section 3.6 shall survive completion of the Project and any termination of this Grant Agreement.
- Section 3.7 **Insurance.** Grantee shall carry, at a minimum, insurance coverage in the amounts set forth below:

- (a) **Workers' Compensation Insurance** in compliance with ORS 656.017, which requires subject employers to provide workers' compensation coverage for their subject workers. This coverage is required of grantees with one or more employees, unless exempt under ORS 656.027.
- (b) General Liability insurance with a combined single limit of not less than \$1,000,000, on an occurrence basis, for bodily injury and property damage. This type of insurance shall provide contractual liability coverage for the indemnification required under this Grant Agreement. Additionally, "The Portland Development Commission, the City of Portland and each of their respective officers, agents and employees" must be named as Additional Insured with respect to Grantee's Project activities under this Grant Agreement.
- (c) **Automobile Liability** insurance with a combined single limit of not less than \$500,000 per occurrence, for bodily injury and property damage, including coverage for owned, hired, or non-owned vehicles, as applicable.

Prior to execution of this Agreement, Grantee must provide Grantor with certificates of insurance. The certificate(s) should be sent to the attention of Daniel Spero at Grantor's offices. Insuring companies or entities are subject to Grantor's acceptance and must be licensed to provide insurance in the state of Oregon. Grantee's insurance shall be primary insurance, and any commercial insurance or self-insurance maintained by the City of Portland and/or Grantor shall not contribute to it. This Section 3.7 shall survive completion of the Project until the Project Completion deadline.

- Section 3.8 **Recycled Products**. To the maximum extent economically feasible, Grantee shall use good faith efforts to use recycled products in connection with its implementation of the Project.
- Section 3.9 **Reporting Requirements** Grantee shall prepare and submit to Grantor no later than August 30, 2020 a written report on the Project that describes Project work completed that took place from July 1, 2019 to June 30, 2020 and provides information on the Project metrics as set forth in Exhibit A, hereto.

ARTICLE 4 EVENTS OF DEFAULT

Any of the following shall constitute an Event of Default under this Grant Agreement:

Section 4.1 **Failure to Pay General Debts When Due**. Grantee (i) applies for or consents to the appointment of, or the taking of possession by, a receiver, custodian, trustee, or liquidator of itself or of all or a substantial part of its property, (ii) admits in writing its inability to pay, or generally is not paying, its debts as they become due, (iii) makes a general assignment for the benefit of creditors, (iv) commences a voluntary action under the United States Bankruptcy Code (as now or hereafter in effect), (v) is adjudicated a bankrupt or insolvent; (vi) files a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding up, or composition or adjustment of debts, (vii) fails to controvert in a timely or appropriate manner, or acquiesces or consents in writing to, any petition filed against it, in an involuntary action under the United States Bankruptcy Code (as now or hereafter in effect), or (viii) takes any action for the purpose of effecting any of the foregoing.

A proceeding or case is commenced against Grantee, without its consent, in any court of competent jurisdiction, seeking (i) the liquidation, reorganization, dissolution, windup, or composition or readjustment of the debts of Grantee, (ii) a receiver, trustee, custodian, liquidator, or the like is appointed

for Grantee or for all or a substantial part of its assets, or (iii) relief is granted to Grantee under any law relating to bankruptcy, insolvency, reorganization, winding up, or composition or adjustment of debts, and such proceeding or case continues undismissed, or (iv) an order, judgment, or decree approving or ordering any of the foregoing is entered and continues unstayed and in effect for any period of 60 days, or an order for relief against Grantee is entered in an involuntary case under the United States Bankruptcy Code (as now or hereafter in effect).

- Section 4.2 **Failure to Disclose Material Facts**. Grantee fails to disclose any fact material to the making of the Grant, or a disbursement, to Grantee, or upon discovery by Grantor of any misrepresentation by, on behalf of, or for the benefit of, Grantee.
- Section 4.3 **Failure to Pay Amounts Due.** Grantee fails to pay any sum due under this Grant Agreement or any Grant Document within the time specified herein or therein.
- Section 4.4 **Failure to Comply with Other Obligations.** Grantee fails to observe, perform, discharge or comply with any other covenant, agreement or obligation imposed on Grantee by this Grant Agreement or any Grant Document and such failure remains uncured 30 days after written notice thereof to Grantee.

ARTICLE 5 RIGHTS AND REMEDIES UPON EVENT OF DEFAULT

Upon the occurrence of an Event of Default and at any time thereafter, Grantor may, at its option, exercise any one or more of the following rights and remedies:

- Section 5.1 **Repayment**. Grantor may declare the entire Grant (or so much thereof as has been disbursed to Grantee) and other charges payable by Grantee pursuant to this Grant Agreement or any Grant Document, to be immediately due and payable in full and, upon such declaration, Grantee shall immediately pay to Grantor the declared amount.
- Section 5.2 **Termination of Funding Obligation.** Grantor may, by and effective upon written notice to Grantee, terminate Grantor's obligation to disburse additional Grant funds to Grantee.
- Section 5.3 **No Election Required.** Grantor shall have any other right or remedy provided in this Grant Agreement or any Grant Document, or available at law, in equity, or otherwise in such order and manner as it may select.
- Section 5.4 **Rights and Remedies Cumulative.** All rights and remedies described in this Article 5 are cumulative and in addition to any other remedy Grantor may have by agreement, at law, or in equity. Partial exercise of any right or remedy shall not limit or restrict Grantor's subsequent exercise of such right or remedy nor shall it restrict Grantor's contemporaneous or subsequent exercise of any other right or remedy.
- Section 5.5 **No Waiver.** No failure on the part of Grantor to exercise, and no delay in exercising, any right, power, or privilege under this Grant Agreement or any Grant Document shall operate as a waiver of that right or any other right. No modification or waiver of any provision of this Grant Agreement or any Grant Document shall be effective unless in writing, and then only in specific instance and for the purpose given. No notice or demand on Grantee shall entitle Grantee to any other notice or demand in other similar circumstances.

Section 5.6 **Payment of Costs of Collection.** In case of an Event of Default or an event which, with the lapse of time or the giving of notice, or both, would become an Event of Default, or in case litigation is commenced to enforce or construe any term of this Grant Agreement or any Grant Document, the losing party will pay to the prevailing party such amounts as shall be sufficient to cover the cost and expense of collection or enforcement, including, without limitation, reasonable attorney fees and costs prior to and at any arbitration proceeding or at trial, on appeal, or in any bankruptcy proceeding.

ARTICLE 6 MISCELLANEOUS

- Section 6.1 **Counterparts**. This Grant Agreement may be executed in any number of counterparts, and any single counterpart or set of counterparts signed, in either case, by all the parties hereto shall constitute a full and original instrument, but all of which shall together constitute one and the same instrument.
- Section 6.2 **Survival**. All agreements, representations, and warranties shall survive the execution and delivery of this Grant Agreement, any investigation at any time made by Grantor or on its behalf and the making of the Grant.
- Section 6.3 **Notice**. Any notice required or permitted under this Grant Agreement shall be in writing and shall be deemed effective (1) when actually delivered in person, (2) one business day after deposit with a commercial courier service for "next day" delivery, (3) two business days after having been deposited in the United States mail as certified or registered mail, or (4) when transmitted by facsimile (answer back or receipt confirmed), addressed to the parties as follows:

If to Grantee: Greater Portland, Inc.

Attn: Matt Miller

111 SW Columbia Street, Suite 830

Portland, Oregon 97204

Telephone: (503) 445-8065, ext. 101

Facsimile: (503) 445-8071

If to Grantor: Prosper Portland

Attn: Kimberly Branam 222 NW Fifth Avenue Portland, OR 97209

Telephone: (503) 823-3428

- Section 6.4 **Successors and Assigns**. Grantee may not assign this Grant Agreement, in whole or in part, without the prior written consent of Grantor. This Grant Agreement shall be binding upon and shall inure to the benefit of the parties and their respective permitted successors and assigns.
- Section 6.5 **Subgrants.** Grantee may not subgrant any portion of the Grant without the prior written consent of Grantor. Notwithstanding an approved subgrant, Grantee shall remain fully responsible for the proper use of all Grant proceeds according to the terms of this Grant Agreement and for completion of the Project by the Project Completion Deadline. In the event a subgrant is approved by Grantor, Grantee shall enter into a written agreement with each permitted subgrantee that describes the permitted use of the subgranted funds and requires the subgrantee to comply with this Grant Agreement,

including but not limited to, the record keeping and reporting requirements set forth in Section 3.5 hereof, as necessary to permit Grantee to satisfy its recording keeping and reporting requirements under this Grant Agreement, and the audit requirements of Section 3.6.

- Section 6.6 **Governing Law, Jurisdiction, Venue**. This Grant Agreement and any other Grant Documents shall be governed by and construed in accordance with the laws of the State of Oregon. Any legal action regarding this Grant Agreement or any other Grant Documents must be brought and conducted in the federal or state court, as appropriate, serving Multnomah County, Oregon, and the parties hereby consent to the jurisdiction and venue of such courts.
- Section 6.7 **Modification; Prior Grant Agreements; Headings**. This Grant Agreement may not be modified or amended except by an instrument in writing signed by Grantee and Grantor. This Grant Agreement taken together with any other Grant Documents reflect and set forth the entire agreement and understanding of the parties with respect to the subject matter hereof, and supersede all prior agreements and understandings relating to such subject matter. The headings in this Grant Agreement are for the purpose of reference only and shall not limit or otherwise affect any of the terms hereof.
- Section 6.8 **Validity; Severability**. If any provision of this Grant Agreement is held to be invalid, such event shall not affect, in any respect whatsoever, the validity of the remainder of this Grant Agreement and the remainder shall be construed without the invalid provision so as to carry out the intent of the parties to the extent possible without the invalid provision.
- Section 6.9 **Exhibits**. The exhibits to this Grant Agreement are, by this reference, incorporated into and deemed a part of this Grant Agreement as if they were fully set forth in the text hereof.
- Section 6.10 **Time of Essence**. Time is of the essence of this Grant Agreement and all Grant Documents.
- Section 6.11 **Relationship of the Parties.** Nothing contained in this Grant Agreement or any acts of the parties hereto shall be deemed or construed to create the relationship of principal and agent, or of partnership, or of joint venture or of any other association other than that of independent contracting parties.
- Section 6.12 **No Third Party Beneficiary Rights.** No person not a party to this Grant Agreement is an intended beneficiary of this Agreement, and no person not a party to this Grant Agreement shall have any right to enforce any term of this Agreement.
- Section 6.13 **Public Record/City Audit.** Grantee understands and acknowledges that Grantor is a public entity subject to Oregon's public records laws (ORS 192.311 192.478) and this Grant Agreement and related documents are subject to audit by the office of the City Auditor, public records disclosure, and applicable public ethics laws.

[signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Grant Agreement to be executed by their duly authorized representatives effective as of the date first above written.

GRANTOR:	GRANTEE:
PROSPER PORTLAND	GREATER PORTLAND INC., an Oregon non-profit corporation
By:	By:
Kimberly Branam, Executive Director	Name:
APPROVED AS TO FORM:	Title:
By: Prosper Portland Legal Counsel	

EXHIBIT A

to

Grant Agreement Between Prosper Portland and Greater Portland Inc Greater Portland Inc Scope of Work with Prosper Portland related to FY 2019-20 Project

In alignment with Prosper Portland's five-year Strategic Plan and GPI's 2019 Work Plans, the following scope will be completed.

Prosper Portland	GPI Action	Metric	Supporting
Strategic Plan			Documentation (if
Objective	GREATER PORTLAND	2020	any)
1. Create healthy, complete neighborhoods throughout Portland. // 1.2 2. Create access to high quality employment for Portland residents. // 2.1, 2.2, 2.3 3. Foster wealth creation within communities of color and lowincome neighborhoods. // 3.1 4. Form 21st century civic	Action #1: Continue to provide operational structure and support to Greater Portland 2020. Build momentum around implementation. Secure institutional alignment and support for Greater Portland 2020. Increase industry engagement in Greater Portland 2020.	2020 Metric #1a: Engage 5-10 target industry members in Greater Portland 2020, in keeping with the Roles & Responsibilities with Prosper Portland, to be developed (Action #10). Metric #1b: GPI has a FTE dedicated to management of GP2020 plan implementation.	See Greater Portland 2020 Comprehensive Economic Development Strategy (CEDS). The CEDS has been approved the U.S. Department of Commerce Economic Development Administration. Prioritize GP2020 activities that advance a social and racial equity agenda for regional economic development.
networks, institutions, and partnerships. // 4.1, 4.2, 4.4			
,,	Action #2: Create and manage GP2020 activities that advance an equity agenda for regional economic development. Greater Portland Economic Development District (GPEDD, dba Greater Portland 2020) functions as regional coordinator and evaluator for federal	Metric #2: 3-5 signature Greater Portland 2020 programs.	

Prosper Portland	GPI Action	Metric	Supporting
Strategic Plan Objective			Documentation (if any)
Objective	grant proposals to		ally)
	federal agencies.		
	Action #3:	Metric #3:	
	Communicate Greater	5-20 website	
	Portland 2020.	updates annually.	
	Update and maintain	3-15 Social media	
	Greater Portland 2020 website; communicate	updates for GP2020	
	via social media	Signature Projects.	
		12 -24 Email	
		updates to GP2020	
		Council and work	
	Action #4:	teams. Metric #4:	
	Conduct economic	Dashboard tracking	
	research and analysis	competitiveness	
	to monitor regional	against other metro	
	competitiveness.	peer regions.	
	Monitor policies that		
	Monitor policies that affect Oregon and		
	Washington's		
	business climate.		
	Action #5:	Metric #5a:	Business
	Execute strategy to secure investment in	Target minimum of 41 new prospects	development activity reports (including
	physical development	and assist in the	pipeline).
	in the River District	recruitment of 171-	pipeline).
	(particularly the	369 jobs through	Maintain
	Broadway Corridor),	physical	documentation (e.g.
	Central Eastside	development in the	Prosper Portland's
	(particularly the ODOT	River District,	RFP responses and
	Blocks) and Airport	Central Eastside	marketing material)
	Way Urban Renewal	and Airport Way	demonstrating that
	Areas (each a "URA").	URAs by 06/30/2020.	GPI activities are promoting physical
	Prosper	00/30/2020.	development in the
	Portland/GPI	Metric #5b:	River District
	Alignment:	Execute a minimum	(particularly the
	Develop and execute	of 8-10 sales	Broadway Corridor),
	strategy for recruiting	missions by	Central Eastside
	businesses that share	06/30/2020.	(particularly the
	Prosper Portland's	BB 4 1 4 4 5	ODOT Blocks) and
	equity values. Conduct direct	Metric #5c: Deliver a minimum	Airport Way URAs.
	outreach in	of 80 assists (i.e.	For those projects
	collaboration with	instances where	that move into
	Prosper Portland's	GPI provides	URAs, track capital
	B&I Team as	assistance through,	investment when
	necessary.	among other things,	this information is
		research / data	available to GPI.
	Develop and execute	analysis, market	
	domestic headquarter	intelligence,	

Prosper Portland Strategic Plan	GPI Action	Metric	Supporting Documentation (if
Objective			any)
	calling campaign for	requested help with	GPI Dashboard (to
	anchor companies in	company visits), to	be shared monthly
	Prosper Portland's key	communities by	with Prosper
	traded sector clusters.	making business	Portland).
		cases for existing	
	Ensure that national	companies to	
	site selectors and key	promote physical	
	investment targets are	development in the	
	aware of Prosper	River District,	
	Portland's major	Central Eastside	
	redevelopment	and Airport Way	
	projects the in the	URAs. Upon	
	River District	request, provide	
	(particularly the	Prosper Portland	
	Broadway Corridor),	staff with custom	
	Central Eastside	research and	
	(particularly the ODOT	creation of impact	
	Blocks) and Airport	models for physical	
	Way URAs. When	development efforts.	
	Prosper Portland		
	provides eligible sites	Metric #5d:	
	and investment	Execute call	
	information by the	campaign directly	
	project/site selection	targeting 250-300	
	request deadline, GPI	companies with a	
	will include this	high likelihood for	
	content in the site-	expansion, based	
	selection response.	on extensive internal	
		research, that align	
	Promote financial	with key traded	
	programs for physical	sector clusters.	
	development offered		
	through Prosper	Metric #5e:	
	Portland when	Provide an annual	
	marketing the Portland	report to update	
	metro area. When	status for the stated	
	relevant financial	metrics by	
	programs are provided	8/30/2020 for the	
	to GPI by Prosper by	fiscal year that ends	
	the site selection	on 6/30/2020.	
	request deadline, GPI		
	will include these	Metric #5f	
	programs in site	Participate in	
	selection response to	Prosper Portland-led	
	inbound prospects.	task force/teams to	
		examine ways to	
	Examine ways to	promote traded	
	promote traded sector	sector investment in	
	investment in physical	East Portland.	
	development in the		
	River District		
	(particularly the		

Prosper Portland Strategic Plan	GPI Action	Metric	Supporting Documentation (if
Objective	Broadway Corridor),		any)
	Central Eastside		
	(particularly the ODOT		
	Blocks) and Airport		
	Way URAs Augment		
	role and reputation as		
	region's go-to team for		
	national site selectors		
	by demonstrating		
	market expertise and		
	effective project		
	management		
	capabilities.		
	Continue building local		
	and national		
	brokerage and		
	multiplier networks.		
	Position GPI as		
	trusted partner for		
	economic		
	development projects.		
	Pursue connections to		
	companies and		
	decision makers via		
	market opportunities,		
	industry events and		
	through direct		
	marketing.		
	Leverage trade shows		
	and events to		
	showcase Greater		
	Portland, identify		
	leads and prospects		
	and stay informed of		
	current trends.		
	Business development		
	conducted with intent		
	to promote physical		
	development focused		
	in the River District		
	(particularly the		
	Broadway Corridor),		
	Central Eastside		
	(particularly the ODOT		
	Blocks) and Airport		
	Way URAs, by		
	encouraging		
	investment in the		

Prosper Portland Strategic Plan	GPI Action	Metric	Supporting Documentation (if
Objective			any)
	development,		
	redevelopment,		
	rehabilitation, and		
	adaptive reuse of		
	urban land aligned to		
	the following non-		
	housing URA Plan		
	objectives.		
	For the Airport Way		
	URA the goal is for the		
	_		
	Area to be developed		
	and redeveloped by		
	private sector initiative		
	and in the process of		
	such development and		
	redevelopment		
	produce job		
	generating industries		
	and businesses and		
	increase property		
	values.		
	14.4.55		
	For the Central		
	Eastside URA the		
	primary goal is to		
	1 1 2 2		
	improve the condition		
	and appearance of the		
	Area, eliminate blight		
	and blighting		
	influences, to expand		
	and improve public		
	facilities and to		
	stimulate private		
	investment and		
	economic growth with		
	a particular focus on		
	the ODOT blocks.		
	For the River District		
	URA the primary goal		
	is to encourage		
	investment in the		
	physical development,		
	rehabilitation, and		
	adaptive reuse of		
	urban land and		
	building for		
	employment		
	opportunities, and		
	promote the		
	development of		
	acvelopment of		1

Prosper Portland Strategic Plan	GPI Action	Metric	Supporting Documentation (if
Objective	commercial uses that create jobs maximizing the potential of a dense population and transit improvements within		any)
	the area.		
	Action #6: Execute regional export & foreign direct investment plan.	Metric #6a: Execute marketing in a minimum of 2 FDI events.	
	Use federal resources through Select USA investment programs, events and networks. Evaluate and/or support contractor models at the state and/or regional level. In collaboration with Prosper Portland's B&I Team, develop and execute a global headquarter calling campaign (ideally in conjunction with existing trade missions) for anchor companies in Prosper Portland's key traded sector clusters. Leverage country-specific resources and collaborate with partner organizations around marketing and media outreach to amplify awareness of Greater Portland.	Metric #6b: Amplify awareness of Greater Portland to at least 3 state and regional contractors.	
	Identify and apply best practices from other Global Cities metros to build regional role in helping existing companies grow through export activity.		

Prosper Portland Strategic Plan	GPI Action	Metric	Supporting Documentation (if
Objective	Action #7.	Matria #7	any)
	Action #7:	Metric #7: At the invitation of	
	Build a strong reputation for market	Prosper Portland,	
	expertise &	· '	
	professional service.	participate in at least one (1) Economic	
	professional service.	Development staff	
	Systematize project	meeting at Prosper	
	management process	Portland to	
	in collaboration with	showcase GPI's	
	cities and regional	research, marketing	
	economic	and PR capabilities,	
	development partners.	as well as share	
	development partitions.	industry trends of	
		targeted markets.	
	MARKETING & COMM		
2. Create access to	Action #8:	Metric #8a	
high quality	Market directly to	Target minimum of	GPI Dashboard (to
employment for	companies and site	4,250 marketing	be shared monthly with Prosper
Portland residents. //	selectors. Directly	recruitment contacts	Portland).
2.2	market development	by 6/30/2019.	
	in the River District	Metric #8b:	
	(particularly the	Develop and	Maintain
	Broadway Corridor),	maintain printable	documentation (e.g.
	Central Eastside	regional-level	Prosper Portland's RFP responses and
	(particularly the ODOT	marketing materials	marketing material)
	Blocks) and Airport	for Prosper Portland's four	demonstrating that
	Way URAs.	traded sector	GPI activities are
		clusters, in relation	promoting physical
	Create and send	to promoting	development in the
	quarterly email	physical	River District (particularly the
	marketing campaigns	development in the	Broadway Corridor),
	to qualified leads: c-	River District, Central Eastside	Central Eastside
	level executives, site	and Airport Way	(particularly the
	selectors and decision	URAs, and updating	ODOT Blocks) and
	makers that GPI's	these at least	Airport Way URAs.
	business development	annually.	
	team has met with		For those projects
	during sales missions.		that move into
			URAs, track capital
	Ensure that relevant		investment when
	materials include		this information is
	information on		available to GPI.
	Prosper Portland's		Maintain and
	Urban Renewal Area		compile Prosper
	(URA) resources, and		Portland submitted
	promote physical		responses to RFPs.
	development in these		
	areas.		

Prosper Portland Strategic Plan	GPI Action	Metric	Supporting Documentation (if
Objective			any)
Objective	Prosper Portland/GPI Alignment: When information is furnished by Prosper Portland to GPI, include that information in relevant marketing materials on Prosper Portland's URA resources, and promote physical		ally)
	development in these		
	areas.		
4. Form 21st century civic networks, institutions, and partnerships. // 4.1	Action #9: Expand GPI's PR reach locally, nationally & internationally. Possible pitch examples include: work GPI and our partners are doing, unique assets of the Greater Portland region or project wins that have occurred. Leverage partner/investor expertise and create co-authored bylines or	Metric #9: Secure 53M impressions through national and international earned media placements.	
	op-eds.	DECEADOU.	
4. Form 21st century civic networks, institutions, and partnerships. // 4.1	BUSINESS & MARKET Maintain a repository of community assets and data to ensure that marketing materials and other key information are current and easily accessible. Support regional collaboration around development of industry clusters with an emphasis on equity.	RESEARCH	GPI Dashboard (to be shared monthly with Prosper Portland)

Prosper Portland Strategic Plan Objective	GPI Action	Metric	Supporting Documentation (if any)
	Explore emerging growth clusters. Conduct economic research & analysis to monitor regional competitiveness. Monitor policies that affect Oregon and Washington's business climate. Track competitiveness trends among national and international peer		
	regions. Action #10: Ensure that Roles & Responsibilities between Prosper Portland, GPI, and other partners are consistently followed and understood.	Metric #10: Mutually agree to Roles & Responsibilities by June 30, 2019. GPI will review and comment on Prosper Portland proposed roles and responsibilities within 30 days of receipt.	Roles & Responsibilities, when finalized.

EXHIBIT B

to

Grant Agreement Between Prosper Portland and Greater Portland Inc Greater Portland Inc Scope of Work with Prosper Portland related to FY 2019-20 Project

GPI Grant Budget FY 19-20

Personnel \$70,000

Materials & Services \$5,000

Total \$75,000



RESOLUTION NO. 7312

RESOLUTION TITLE:				
AUTHORIZING A \$75,000 GRANT TO GREATER PORTLAND INC.				
Adopte	d by the Prosper Portland Commission on	June 12, 201	9	
PRESENT FOR			VOTE	
VOTE	COMMISSIONERS	Yea	Nay	Abstain
√	Chair Gustavo J. Cruz, Jr.	√		
✓	Commissioner Alisha Moreland-Capuia MD	\checkmark		
✓	Commissioner Francesca Gambetti	✓		
✓	Commissioner Peter Platt	\checkmark		
✓	Commissioner William Myers	\checkmark		
☐ Consent Agenda ✓ Regular Agenda				
CERTIFICATION				
	CERTIFICATION			
The undersigned her	eby certifies that:			
The attached resolu	tion is a true and correct copy of the re	esolution as	finally adonted	at a Board
	per Portland Commission and as duly reco			
meeting.				
			Date:	
Parn Teigenburg				
Pam Feigenbutz, R	ecording Secretary			