Early Complaint Resolution ECRCO Complaint No. 03D-16-R2

To resolve the allegations in U.S. Environmental Protection Agency, Office for General Counsel, External Civil Rights Compliance Office (ECRCO) Case No. 03D-16-R2, City of Rochester and (the Complainant) voluntarily and mutually agree to the following:

The parties agree that the speed hump located nearest to Street, Rochester, NY will be removed. The hump will be relocated no less than 50 feet away from the current location in the direction of Avenue; and based on technical feasibility, the City of Rochester will strive to locate it farther than 50 feet away.

The City of Rochester agrees to notify the Complainant of all actions taken related to the removal and reinstallation of the speed hump.

The City of Rochester agrees to have the project completed by November 30, 2018.

This Agreement does not constitute an admission, by either party, of discrimination or wrongdoing, including any violation of law, policy, procedure, or right belonging to either party, or any other party.

The parties have been informed that the Early Complaint Resolution process is completely voluntary and that ECRCO will not monitor or enforce this Agreement. The parties understand that after ECRCO receives the signed Agreement, ECRCO will close (or partially close as relevant) its complaint investigation in this case. The parties agree to abide by the terms of the Agreement in good faith. However, if a breach occurs, the Complainant has the right to file another complaint and ECRCO will determine whether to investigate the original allegation, not the breach of the Agreement. To be considered timely, the new complaint must be filed either within 180 calendar days of the date of the original discrimination or within 60 calendar days of the date the Complainant obtains information that a breach occurred, whichever is later.

b)(6) Privacy, (b)(7)(C) Enf. Privacy	19. July, 2018
Complainant	Date
Municipal Attorney Vyette Green	mly 19 2018 Date

City of Rochester