| STATE OF INDIANA |)) SS: | IN THE MONROE CIRCUIT COURT |
|-------------------------|---------------|--------------------------------|
| COUNTY OF MONROE |) | CAUSE NO. 53C06-2203-PL-000509 |
| COUNTY RESIDENTS AGAIN | NST ANNEXA | ATION,) |
| INC., et al., | |) |
| Remonstrators, | |) |
| v. | |) |
| CITY OF BLOOMINGTON, IN | IDIANA, et al | .,) |
| Respondents. | |) |

AFFIDAVIT OF GREG WINCEK

Greg Wincek, duly sworn upon his oath or under the penalties of perjury, states the following:

- 1. I am over the age of twenty-one. My affidavit is based upon my personal knowledge, and I am competent to testify about the matters set forth herein.
- 2. I am an Account Executive employed by The Jackson Group An RR Donnelly Company (the "Jackson Group").
- 3. The Jackson Group was hired by Bose McKinney & Evans LLP to assist in coordinating, printing, and mailing certain notices and related documents for the City of Bloomington, Indiana.
- 4. On or about February 16, 2017, the Jackson Group sent by certified mail the document packet form attached hereto as Exhibit A-1 to each of the addresses attached hereto as Exhibit A-2.
- 5. On or about February 16, 2017, the Jackson Group sent by certified mail the document packet form attached hereto as Exhibit B-1 to each of the addresses attached hereto as Exhibit B-2.

- 6. On or about February 16, 2017, the Jackson Group sent by certified mail the document packet form attached hereto as Exhibit C-1 to each of the addresses attached hereto as Exhibit C-2.
- 7. On or about March 30, 2017, the Jackson Group sent by certified mail the document packet form attached hereto as Exhibit D-1 to each of the addresses attached hereto as Exhibit D-2.
- 8. On or about March 30, 2017, the Jackson Group sent by certified mail the form of packet form attached hereto as <u>Exhibit E-1</u> to each of the addresses attached hereto as <u>Exhibit E-2</u>.
- 9. On or about March 30, 2017, the Jackson Group sent by certified mail the form of document packet form attached hereto as Exhibit F-1 to each of the addresses attached hereto as Exhibit F-2.
- 10. On or about March 30, 2017, the Jackson Group sent by certified mail the form of document packet form attached hereto as Exhibit G-1 to each of the addresses attached hereto as Exhibit G-2.
- 11. On or about June 1, 2021, the Jackson Group sent by certified mail the form of document packet form attached hereto as Exhibit H-2.

 Exhibit H-2.
- 12. On or about June 1, 2021, the Jackson Group sent by certified mail the document packet form attached hereto as <u>Exhibit I-1</u> to each of the addresses attached hereto as <u>Exhibit I-2</u>.
- 13. On or about June 1, 2021, the Jackson Group sent by certified mail the document packet form attached hereto as Exhibit J-1 to each of the addresses attached hereto as Exhibit J-2.
 - 14. On or about June 1, 2021, the Jackson Group sent by certified mail the document

packet form attached hereto as <u>Exhibit K-1</u> to each of the addresses attached hereto as <u>Exhibit K-2</u>.

- 15. On or about October 8, 2023, the Jackson Group sent by certified mail the document packet form attached hereto as Exhibit L-1 to each of the addresses attached hereto as Exhibit L-2.
- 16. On or about October 8, 2023, the Jackson Group sent by certified mail the document packet form attached hereto as Exhibit M-1 to each of the addresses attached hereto as Exhibit M-1.

I affirm, under the penalties for perjury, that the foregoing representations are true.

Dated:

Greg Wincek

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