

FORM A
STATEMENT REGARDING THE ACQUISITION OF
CONTROL OF OR MERGER WITH A
DOMESTIC INSURER

Filed with the Office of the Commissioner of Insurance,
State of Wisconsin

Delta Dental of Wisconsin, Inc.

by

1962 Holdings, Inc.

and

GreenCo Holdings, Inc.

Date: July 1, 2025

Name, title, address and telephone number of individual to whom notices and correspondence concerning this statement should be addressed:

Delta Dental of Wisconsin, Inc.
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Delta Dental of Wisconsin, Inc. (“DDWI” or the “Domestic Insurer”) is a Wisconsin non-profit, tax exempt service insurance corporation whose mission is to improve the oral and overall health of Wisconsinites by (1) underwriting and administering dental insurance to employers and individuals in Wisconsin; (2) supporting the underwriting and administration of vision insurance to employers and individuals in Wisconsin via its indirectly wholly owned subsidiary, Wyssta Insurance Company, Inc. (“WIC”); (3) supporting the provision of third party administrative services for individual and family insurance policies via its indirectly wholly owned subsidiary, Wyssta Services, Inc.; (4) supporting oral health access, workforce, and awareness initiatives through its directly wholly owned subsidiary, the Delta Dental of Wisconsin Foundation, Inc.; and (5) supporting the provision of dental care through its indirectly wholly owned subsidiary, Wyssta Care, Inc. and its subsidiaries. DDWI and all of its directly and indirectly wholly owned subsidiaries and affiliates are referred to herein as the “DDWI System”.

To continue allowing the DDWI System to, and to improve the DDWI System’s ability to, execute its mission, the DDWI System seeks to restructure its current corporate governance model by adding two holding companies, 1962 Holdings, Inc., a Wisconsin non-stock, non-profit corporation (“1962 Holdings”) and GreenCo Holdings, Inc., a Wisconsin non-stock, non-profit corporation (“GreenCo Holdings” and together with 1962 Holdings, the “Applicants”), to provide general governance and oversight over the DDWI System (the “Transaction”). 1962 Holdings will indirectly control DDWI by directly owning all of the membership interests in GreenCo Holdings, and GreenCo Holdings will directly control DDWI by owning all of the membership interests in DDWI. 1962 Holdings will indirectly control WIC by owning all of the equity interests in Wyssta, and Wyssta will continue to directly control WIC by owning all of the equity interests in WIC. GreenCo Holdings will not directly or indirectly control Wyssta or WIC.

The Transaction will be accomplished via the following processes, each of which will occur immediately upon and simultaneously with the consummation of the Transaction:

(1) DDWI will convert from a service insurance corporation without members to a service insurance corporation with members, and GreenCo Holdings will become the sole member of DDWI (the “Conversion”). The Conversion will be accomplished through the board of directors of DDWI approving restated Articles of Incorporation and Bylaws of DDWI which will state that DDWI is a corporation with members and that GreenCo Holdings is its sole member. Once effective, 1962 Holdings will become the “ultimate controlling person,” as that term is defined in Wis. Admin. Code § Ins 40.01(12), of DDWI, as 1962 Holdings is the sole member of GreenCo Holdings.

Pursuant to Wis. Stat. § 617.11, the Applicants request that the Conversion be reviewed as part of the Transaction in accordance with Wis. Stat. § 611.72.

(2) As further described in those certain extraordinary dividend requests previously submitted on June 13, 2025 by DDWI on behalf of itself and WIC, as amended via the restated submission provided on the same date hereof (collectively and as amended, the “Extraordinary Dividend Requests”), DDWI will declare an extraordinary dividend to GreenCo Holdings of all of the issued and outstanding stock of Wyssta, constituting all of the ownership interest in Wyssta (the “Wyssta Stock”), and GreenCo Holdings will immediately declare a dividend of the Wyssta Stock to 1962 Holdings. Such dividend is referred to in the Extraordinary Dividend Requests as “Dividend 1.” By transferring ownership of the Wyssta Stock, DDWI is indirectly transferring its sole indirect ownership

of the entities directly solely owned by Wyssta, including WIC. As a result, 1962 Holdings will become the sole direct owner of Wyssta and, by becoming the sole direct owner of Wyssta, will become the sole indirect owner of WIC.

Since the Wyssta Stock transfer is for internal restructuring purposes to execute and operationalize the Transaction only, no additional exchange of consideration is contemplated in connection with the Wyssta Stock transfer.

(3) As further described in the Extraordinary Dividend Requests, DDWI will declare (a) a cash dividend to GreenCo Holdings, and GreenCo Holdings will immediately declare a cash dividend of equal amount to 1962 Holdings (such dividend being referred to in the Extraordinary Dividend Requests as “Dividend 2”); and (b) a dividend to GreenCo Holdings in the form of all of DDWI’s equity interests in certain investment entities and cash to fund future commitments related thereto (such dividend being referred to in the Extraordinary Dividend Requests as “Dividend 3”). WIC will simultaneously declare a cash dividend to Wyssta (such dividend being referred to in the Extraordinary Dividend Requests as “Dividend 4”).

Since the dividends outlined above and described further in the Extraordinary Dividend Requests are for internal restructuring purposes to execute and operationalize the Transaction only, no additional exchange of consideration is contemplated in connection with these dividends.

A copy of the Extraordinary Dividend Requests filing is attached hereto as Exhibit A, for reference. Pursuant to Wis. Stat. § 617.11, the Applicants request that the Extraordinary Dividend Requests be reviewed as part of the Transaction in accordance with Wis. Stat. § 611.72.

(4) As further described in those certain Form D filings previously submitted on June 13, 2025 by DDWI on behalf of itself and WIC, DDWI and WIC will revise certain of their intercompany agreements to contemplate the addition of 1962 Holdings and GreenCo Holdings to the DDWI System (collectively, the “Intercompany Agreement Revision Requests”). Consideration payable to each party in connection with the intercompany agreements is described further in the Intercompany Agreement Revision Requests.

A copy of the Intercompany Agreement Revision Requests filing is attached hereto as Exhibit B, for reference. Pursuant to Wis. Stat. § 617.11, the Applicants request that the Intercompany Agreement Revision Requests be reviewed as part of the Transaction in accordance with Wis. Stat. § 611.72.

All of the processes described in item (1) through item (4) above are referred to herein collectively as the “Related Transactions”.

Restructuring the ownership and governance of the DDWI System via the Transaction and Related Transactions will (1) improve governance, oversight, and decision-making within the DDWI System through the integration of resources and best practices, (2) clarify the DDWI System financial statements, and (3) optimize the capitalization of each entity within the DDWI System and preserve the independent financial resources of each entity, all of which will maximize the DDWI System’s ability to bring new services to and improve existing services for the communities it serves.

This Form A Statement Regarding the Acquisition of Control of or Merger with a Domestic Insurer (this “Form A”) is being submitted to the Office of the Commissioner of Insurance of the State of Wisconsin (the “OCI”) by the Applicants in connection with the Applicants’ proposed acquisition of control of the Domestic Insurer via the Transaction and the Related Transactions. The Applicants respectfully seek the OCI’s approval, pursuant to the requirements of Wis. Stat. § 611.72, Wis. Stat. § 617.11, and Wis. Admin. Code § Ins 40.02, for the acquisition of control as outlined above and more fully described in this Form A.

Request for Confidential Treatment

This Form A includes a confidential supplement (the “Confidential Supplement”), attached to the Form A transmittal letter as Attachment B thereto, containing exhibits with information provided in connection with this Form A which is confidential, proprietary, or sensitive in nature and is subject to certain protections from disclosure under Wisconsin law. The Applicants respectfully request that the OCI treat the Confidential Supplement exhibits and the documents and information referenced therein or attached thereto as confidential and exempt from disclosure pursuant to all applicable provisions of law. The confidential nature of the information and materials provided in the Confidential Supplement, and the rationale for providing such materials under separate cover, are further detailed in the Confidential Supplement.

ITEM 1. INSURER AND METHOD OF ACQUISITION

(a) Domestic Insurer

The name and address of the Domestic Insurer to which this Form A relates is as follows:

Delta Dental of Wisconsin, Inc.
3100 Business Park Drive
P.O. Box 86
Stevens Point, WI 54481

DDWI is a Wisconsin domestic non-stock, non-member, non-profit service insurance corporation organized and operating under Chapter 613 of the Wisconsin Statutes; is a tax exempt organization pursuant to Section 501(c)(4) of the Internal Revenue Code of 1986, as amended (the “Code”); and is licensed as a life, accident, and health insurer in Wisconsin. DDWI writes individual and group dental insurance coverage in Wisconsin, provides administrative services to group self-insured dental plans, and offers Medicare Advantage dental insurance plans. DDWI is currently the “ultimate controlling person” of the DDWI System and, as such, oversees the operations of each of its direct and indirect subsidiaries.

A chart depicting the current organizational structure of the DDWI System (the “DDWI System Current Organization Chart”) is attached hereto as Exhibit C.

(b) Method of Acquisition

A chart depicting the current organization structure of the Applicants (together with the DDWI System Current Organization Chart, the “Current Organization Charts”) is attached hereto as Exhibit D. A chart depicting the anticipated organizational structure of the DDWI System (the “Anticipated Organization Chart”) upon consummation of the Transaction and Related Transactions is attached hereto as Exhibit E.

Provided the Transaction is approved by the OCI and the tax exempt status of the Applicants is confirmed to the satisfaction of the board of directors of DDWI, (i) 1962 Holdings will become the ultimate controlling person of DDWI, and its primary function will be to oversee the governance of the entities within the DDWI System, including DDWI; and (ii) GreenCo Holdings will become a “controlling,” as that term is defined in Wis. Stat. § 600.03(13), person of DDWI, and its primary function will be to own all of the membership interests in DDWI.

As applicable to DDWI, the Applicants and Domestic Insurer intend to perform the following Related Transactions to accomplish the Transaction:

- (1) DDWI will execute the Conversion via its board of directors’ approval of restated Articles of Incorporation of DDWI and restated Bylaws of DDWI which state that DDWI is a corporation with members and that GreenCo Holdings is its sole member. The current Articles of Incorporation of DDWI are attached hereto as Exhibit F, and the current Bylaws of DDWI are attached hereto as Exhibit G. The draft restated Articles of Incorporation of DDWI are attached hereto as Exhibit H, and the draft restated Bylaws of DDWI are attached hereto as Exhibit I.

(2) As further described in the Extraordinary Dividend Requests, DDWI will declare an extraordinary dividend to GreenCo Holdings of the Wyssta Stock, and GreenCo Holdings will immediately declare a dividend to 1962 Holdings of the Wyssta Stock. This dividend is referred to in the Extraordinary Dividend Requests as “Dividend 1.” Except as is described in the Extraordinary Dividend Requests, since the dividend is for internal restructuring purposes to execute and operationalize the Transaction only, no additional exchange of consideration is contemplated in connection with this dividend.

(3) As further described in the Extraordinary Dividend Requests, DDWI will declare (a) a cash dividend to GreenCo Holdings, and GreenCo Holdings will immediately declare a cash dividend of equal amount to 1962 Holdings (such dividend being referred to in the Extraordinary Dividend Requests as “Dividend 2”); and (b) a dividend to GreenCo Holdings in the form of all of DDWI’s equity interests in certain investment entities and cash to fund future commitments related thereto (such dividend being referred to in the Extraordinary Dividend Requests as “Dividend 3”). Except as is described in the Extraordinary Dividend Requests, since the dividends are for internal restructuring purposes to execute and operationalize the Transaction only, no additional exchange of consideration is contemplated in connection with these dividends.

(4) As further described in the Intercompany Agreement Revision Requests, DDWI and WIC will revise certain of their intercompany agreements to contemplate the addition of the Applicants to the DDWI System. Consideration payable to each party in connection with the intercompany agreements is described further in the Intercompany Agreement Revision Requests.

Provided the OCI approves the Transaction and the Related Transactions and the tax exempt status of the Applicants is confirmed to the satisfaction of the board of directors of DDWI, the parties intend to consummate the Transaction and Related Transactions simultaneously on January 1, 2026 (the “Proposed Effective Date”).

ITEM 2. IDENTITY AND BACKGROUND OF THE APPLICANTS

(a) Applicants

The names and addresses of the Applicants seeking to acquire control over the Domestic Insurer are as follows:

1962 Holdings, Inc.
3100 Business Park Drive
P.O. Box 86
Stevens Point, WI 54481

GreenCo Holdings, Inc.
3100 Business Park Drive
P.O. Box 86
Stevens Point, WI 54481

Attached hereto as Exhibit J and Exhibit K are Consent to Jurisdiction Statements for each of 1962 Holdings and GreenCo Holdings, respectively, in accordance with Wis. Stat. § 617.11(5).

(b) Applicants' Business Operations

1962 Holdings is a Wisconsin nonstock, non-member, non-profit corporation newly organized and operating under Chapter 181 of the Wisconsin Statutes and seeking recognition of tax exempt status under Section 501(c)(4) of the Code. 1962 Holdings' sole current operations are holding all of the membership interests in GreenCo Holdings. As of the Proposed Effective Date, its primary function will be to oversee the governance of GreenCo Holdings, DDWI, and the other entities within the DDWI System.

The current Articles of Incorporation of 1962 Holdings are attached hereto as Exhibit L. The current Bylaws of 1962 Holdings are attached hereto as Exhibit M.

GreenCo Holdings is a Wisconsin non-stock, non-profit corporation newly organized and operating under Chapter 181 of the Wisconsin Statutes and seeking recognition of tax exempt status under Section 501(c)(4) of the Code. GreenCo Holdings has no current material operations; however, as of the Proposed Effective Date, its primary function will be to hold all of the membership interests in DDWI.

The current Articles of Incorporation of GreenCo Holdings are attached hereto as Exhibit N. The current Bylaws of GreenCo Holdings are attached hereto as Exhibit O.

The Transaction will not change the nature of DDWI's business or its day-to-day operations.

(c) Organization Chart

The Current Organization Charts are attached hereto as Exhibit C and Exhibit D. The Current Organization Charts indicate the type of organization, the state of domicile, and the percentage of voting securities of each entity owned or controlled by the Applicants or any other such entity. Unless otherwise indicated on the Current Organization Charts, each entity is a corporation, control is maintained by the ownership or control of voting securities, and the depicted controlling entity owns 100% of the ownership interests therein. 1962 Holdings has no voting securities; therefore, no entity or person controls 1962 Holdings. No court proceeding involving a reorganization or liquidation is pending with respect to the Applicants or any entity in the DDWI System.

The Anticipated Organization Chart is attached hereto as Exhibit E.

ITEM 3. IDENTITY AND BACKGROUND OF INDIVIDUALS ASSOCIATED WITH THE APPLICANTS

(a) Names and Business Addresses

The names and business addresses of the incorporators, current directors and executive officers, and anticipated directors and officers of each entity in the line of control from the ultimate controlling person to the Domestic Insurer, including 1962 Holdings, GreenCo Holdings, and DDWI, (collectively, the "Individuals" and each individually, an "Individual") are as set forth in Exhibit P. The board of directors of 1962 Holdings is anticipated to be comprised of the same individuals serving as the current directors of DDWI. The board of directors and executive officers of GreenCo Holdings are anticipated to be comprised of the same individuals serving as the current

directors and executive officers of other entities within the DDWI System. The board of directors of DDWI is anticipated to be comprised of the same individuals serving as the current directors of other entities within the DDWI System.

Biographical affidavits on the form adopted by the National Association of Insurance Commissioners completed by the Individuals (the “Biographical Affidavits”) are attached as Exhibit CE-1 to the Confidential Supplement.

(b) Present Principal Business Activity

Each Individual’s present principal business activity, occupation, or employment, including position and office held and the name, principal business, and address of any organization in which such employment is carried on, is as stated in the Biographical Affidavits.

(c) Material Occupations, Positions, Offices, and Employment

Each Individual’s material occupations, positions, offices, or employment during the last five (5) years, including the starting and ending dates of each and the name, principal business, and address of any organization in which each such occupation, position, office, or employment was carried on, is as stated in the Biographical Affidavits.

Except as is stated in the Biographical Affidavits, no Individual’s occupation, position, office, or employment requires licensing by or registration with any federal, state, or municipal governmental agency. If applicable, the current status of any such licensing or registration and an explanation of any surrender, revocation, suspension, or disciplinary proceedings in connection with the license or registration, whether pending or concluded, are included in the Biographical Affidavits.

(d) Criminal Proceedings

Except as otherwise indicated in the Biographical Affidavits, to the Applicants’ best knowledge and belief, no Individual has ever been convicted in a criminal proceeding (excluding traffic violations not involving death or injury) during the last ten (10) years. If applicable, the date, nature of conviction, name and location of court, and penalty imposed or other disposition of the case are included in the Biographical Affidavits.

ITEM 4. NATURE, SOURCE AND AMOUNT OF CONSIDERATION

(a) Nature of Consideration

Because (1) certain of the entities involved in the Transaction and Related Transactions are non-profit entities and (2) the Transaction and Related Transactions are intended to effectuate internal corporate restructuring among the DDWI System and entities created specifically for the purpose of governing the DDWI System, no consideration will be exchanged for the acquisition of control, and no consideration is represented or is to be represented by funds or other consideration

borrowed or otherwise obtained for the purpose of acquiring, holding, or trading securities. Notwithstanding the foregoing, the Applicants and Domestic Insurer intend to make certain cash and property dividends among the DDWI System in connection with the Transaction, each of which are described in the Extraordinary Dividend Requests.

(b) Determination of Consideration

No consideration will be paid with respect to the Transaction. The sole purpose of the dividends described in the Extraordinary Dividend Requests is to execute and operationalize the Transaction. All negotiations concerning the Transaction were conducted at arm's length among the parties and, as applicable, are consistent with their status as non-profit, tax exempt organizations.

ITEM 5. APPLICANTS' FUTURE PLANS FOR THE INSURER

On the Proposed Effective Date and simultaneously, (i) DDWI will execute the Conversion, as described herein and shown in the draft restated Articles of Incorporation and Bylaws of DDWI attached hereto as Exhibit H and Exhibit I, respectively; (ii) the board of directors of 1962 Holdings will be comprised of the same individuals as the board of directors of DDWI immediately prior to the Transaction, as reflected in Exhibit P; (iii) the board of directors of DDWI as of the Proposed Effective Date will be comprised of the same individuals as the board of directors of other entities within the DDWI System, including Wyssta and WIC, as reflected in Exhibit P; and (iv) subject to additional applicable regulatory approvals, the Domestic Insurer and Applicants will perform the applicable Related Transactions.

Except as otherwise described in this Form A, the Extraordinary Dividend Requests, the Intercompany Agreement Revision Requests, DDWI's business plan attached as Exhibit CE-2 to the Confidential Supplement, or WIC's business plan attached as Exhibit CE-3 to the Confidential Supplement, the Applicants have no present plans or proposals to cause the Domestic Insurer to declare any extraordinary dividend, to liquidate the Domestic Insurer, to sell the Domestic Insurer's assets, or to merge the Domestic Insurer with any person or persons. Further, there are no current plans or proposals to make any other material change in the Domestic Insurer's business operations or corporate structure, except as may otherwise occur in the ordinary course of business. From time to time after the restructuring, in the ordinary course of business, the Applicants and the Domestic Insurer's management may evaluate the business and operations of the Domestic Insurer and make any necessary or desirable changes to such business and operations, subject in each case to any required regulatory approvals.

Three (3) year pro forma financial projections of DDWI and WIC are attached as Exhibit CE-4 and Exhibit CE-5 to the Confidential Supplement, respectively.

ITEM 6. VOTING SECURITIES TO BE ACQUIRED

As of the Proposed Effective Date, 1962 Holdings will become the "ultimate controlling person" of the DDWI System and indirectly hold all of the membership interests in DDWI via its direct ownership of all of the membership interests in GreenCo Holdings. GreenCo Holdings will

become a controlling person of DDWI via its direct ownership of all of the membership interests in DDWI.

As further described in Item 4(b), all negotiations concerning the Transaction and Related Transactions were conducted at arm's length among the parties and, as applicable, are consistent with their status as non-profit, tax exempt organizations.

ITEM 7. OWNERSHIP OF VOTING SECURITIES

DDWI is a non-stock, non-member service insurance corporation and, as such, currently does not have voting or other ownership interests. After the Conversion as of the Proposed Effective Date DDWI will have membership interests, and GreenCo Holdings will hold all such membership interests. 1962 Holdings will indirectly own all of the membership interests in DDWI through its direct sole ownership of GreenCo Holdings.

The Applicants, their affiliates, and any other persons listed in Item 3 hereof do not have any beneficial ownership or the right to acquire beneficial ownership of the Domestic Insurer.

ITEM 8. CONTRACTS, ARRANGEMENTS, OR UNDERSTANDINGS WITH RESPECT TO VOTING SECURITIES OF THE INSURER

The corporate governance documents of (i) GreenCo Holdings currently reflect, and will continue to reflect, 1962 Holdings' ownership of all of the membership interests in GreenCo Holdings, and (ii) DDWI will reflect GreenCo Holdings' ownership of all of the membership interests in DDWI.

The Applicants, their affiliates, and any other persons listed in Item 3 hereof do not otherwise have any contracts, arrangements, or understandings, directly or indirectly, with respect to any membership interest in the Domestic Insurer, including any transfer of any securities, joint ventures, loan or option arrangements, puts or calls, guarantees of loans, guarantees against loss or guarantees of profits, division of losses or profits, or the giving or withholding of proxies.

ITEM 9. RECENT PURCHASES OF VOTING SECURITIES

The Applicants, their affiliates, and any other persons listed in Item 3 hereof have not purchased, directly or indirectly, any ownership interests in the Domestic Insurer during the twelve (12) calendar months immediately preceding the filing of this Form A.

ITEM 10. RECENT RECOMMENDATIONS TO PURCHASE

There were no recommendations by the Applicants, their affiliates, and any other persons listed in Item 3 hereof for acquisition of any ownership interests in the Domestic Insurer during the twelve (12) calendar months immediately preceding the filing of this Form A.

ITEM 11. AGREEMENTS WITH BROKER-DEALERS

No agreements, contracts, or understandings have been made with any broker-dealer as to solicitation of any ownership interest in the Domestic Insurer for tender and no fees, commissions, or other compensations have been paid to any broker-dealer.

ITEM 12. FINANCIAL STATEMENTS AND EXHIBITS

(a) Financial Statements of the Domestic Insurer

Three (3) year pro forma financial projections of DDWI and WIC are attached as Exhibit CE-4 and Exhibit CE-5 to the Confidential Supplement, respectively.

(b) Financial Statements of the Applicants

The Applicants were recently formed and do not currently have material operations or historical financial statements. Given that the Applicants were formed solely to act as the ultimate controlling person or parent company, as applicable, of the Domestic Insurer, DDWI and Wyssta are the “predecessors,” as that term is used in Wis. Admin. Code § Ins 40.02(2)(c), of 1962 Holdings and GreenCo Holdings. As such, the previous five (5) years financial statements of DDWI and Wyssta are attached hereto as Exhibit Q and Exhibit R, respectively.

(c) Tender Offers

To the Applicants’ knowledge, there have been no tender offers for, requests or invitations for, tenders of, exchange offers for, or agreements to acquire or exchange any voting securities of the Domestic Insurer. Except as set forth in the Intercompany Agreement Revision Requests, the Applicants do not currently intend to cause the Domestic Insurer to enter into any new employment, consulting, advisory, or management agreements. Further, the Domestic Insurer does not prepare annual reports to its stockholders.

(d) Exhibits

The following is a list of exhibits and financial statements to this Form A attached hereto and incorporated herein by reference:

Exhibit	Description
Exhibit A	Extraordinary Dividend Requests
Exhibit B	Intercompany Agreement Revision Requests
Exhibit C	DDWI System Current Organization Chart
Exhibit D	Applicants Current Organization Chart

Exhibit	Description
Exhibit E	Anticipated Organization Chart
Exhibit F	DDWI Current Articles of Incorporation
Exhibit G	DDWI Current Bylaws
Exhibit H	DDWI Restated Articles of Incorporation
Exhibit I	DDWI Restated Bylaws
Exhibit J	1962 Holdings Consent to Jurisdiction Statement
Exhibit K	GreenCo Holdings Consent to Jurisdiction Statement
Exhibit L	1962 Holdings Articles of Incorporation
Exhibit M	1962 Holdings Bylaws
Exhibit N	GreenCo Holdings Articles of Incorporation
Exhibit O	GreenCo Holdings Bylaws
Exhibit P	Board of Directors and Executive Officers
Exhibit Q	DDWI Financial Statements
Exhibit R	Wyssta Financial Statements

The following is a list of exhibits and financial statements to this Form A included in the Confidential Supplement:

Exhibit	Description
Exhibit CE-1	Biographical Affidavits
Exhibit CE-2	DDWI Business Plan
Exhibit CE-3	WIC Business Plan
Exhibit CE-4	DDWI Three (3) Year Financial Projections
Exhibit CE-5	WIC Three (3) Year Financial Projections

ITEM 13. AGREEMENT REQUIREMENTS FOR ENTERPRISE RISK MANAGEMENT

The Applicants agree to provide, to the best of their knowledge and belief, the information required by Form F within fifteen (15) days after the end of the month in which the acquisition of control occurs.

ITEM 14. SIGNATURE AND CERTIFICATION

SIGNATURE

Pursuant to the requirements of ch. Ins 40, Wis. Adm. Code, 1962 Holdings, Inc. has caused this application to be duly signed on its behalf in the City of Stevens Point and State of Wisconsin on this 1st day of July, 2025.


1962 Holdings, Inc.

By: 

Name: Doug Ballweg

Title: President

Attest:


By: 

Name: Jed Roher

Title: Secretary

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated July 1, 2025 for and on behalf of 1962 Holdings, Inc.; that he is the President of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

By: 

Name: Doug Ballweg

Title: President

Subscribed and sworn to this 1st day of July, 2025.


Notary Public: Connie Takacs

My Commission (expires on: 5/7/2028) (is ~~permanent~~)

State of Wisconsin
Portage County

SIGNATURE

Pursuant to the requirements of ch. Ins 40, Wis. Adm. Code, GreenCo Holdings, Inc. has caused this application to be duly signed on its behalf in the City of Stevens Point and State of Wisconsin on this 1st day of July, 2025.

GreenCo Holdings, Inc.

By: 

Name: Doug Ballweg

Title: President

Attest:

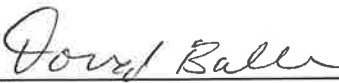
By: 

Name: Jed Roher

Title: Secretary

CERTIFICATION

The undersigned deposes and says that he has duly executed the attached application dated July 1, 2025 for and on behalf of GreenCo Holdings, Inc.; that he is the President of such company and that he is authorized to execute and file such instrument. Deponent further says that he is familiar with the instrument and the contents thereof, and that the facts therein set forth are true to the best of his knowledge, information and belief.

By: 

Name: Doug Ballweg

Title: President

Subscribed and sworn to this 1st day of July, 2025.


Notary Public: Connie Takacs

My Commission (expires on: 5/7/2028) (is ~~permanent~~)

State of Wisconsin
Portage County

[GreenCo Holdings Signature Page to Form A Statement – DDWI]