# REPORT OF SPECIAL MEETING OF THE MEMBERS FOR THE PURPOSE OF VOTING ON THE CONVERSION OF ASHLAND COUNTY TOWN INSURANCE COMPANY, DARLINGTON MUTUAL INSURANCE COMPANY, LIBERTY MUTUAL FIRE INSURANCE COMPANY, PRICE COUNTY TOWN MUTUAL INSURANCE COMPANY, RIVER FALLS MUTUAL INSURANCE COMPANY AND STOCKHOLM TOWN MUTUAL INSURANCE COMPANY INTO RIVER VALLEY MUTUAL INSURANCE COMPANY WHICH SHALL CONVERT INTO A CHAPTER 611 MUTUAL INSURANCE CORPORATION 

December 13, 2023

Darlington Mutual Insurance Company ("Darlington"), hereby submits to the Office of the Commissioner of Insurance (the "OCl") pursuant to Wis. Stat. § $612.23(5)$ this report of the Special Meeting of Members held on December 13, 2023 at 7:00 p.m., at the Darlington Country Club in Darlington, Wisconsin (the "Special Meeting") to discuss and to vote on the proposed conversion (the "Conversion") of Darlington, together with River Valley Mutual Insurance Company ("River Valley"), Ashland County Town Insurance Company ("Ashland"), Liberty Mutual Fire Insurance Company ("Liberty Mutual"), Price County Town Mutual Insurance Company ("Price"), River Falls Mutual Insurance Company ("River Falls"), and Stockholm Town Mutual Insurance Company ("Stockholm"), each a separate town mutual insurance corporation organized under Chapter 612 of the Wisconsin Statutes, into a single mutual insurance corporation organized under Chapter 611 of Wisconsin Statutes whereby the separate existence of Ashland, Darlington, Liberty Mutual, Price, River Falls, and Stockholm shall thereupon cease and River Valley shall continue as the surviving company under Chapter 611 of the Wisconsin Statutes (at times referred to herein as the "Converted Corporation").

On November 10, 2023, the members of Darlington were mailed (i) the Notice of the Special Meeting in the form attached hereto as Exhibit A (the "Member Notice"), (ii) a summary of the Agreement and Plan of Conversion among Darlington, River Valley, Ashland, Liberty Mutual, Price, River Falls, and Stockholm (which was approved by the Board of Directors of Darlington on October 27, 2023, and by the OCI on December 7, 2023), and (iii) a policyholder resolution ballot for members to vote on the resolution authorizing the merger by mail (the "Mail Ballot"), (collectively, the "Conversion Materials"). The Member Notice instructed the members to review the Conversion Materials and return their Policyholder Resolution Ballot to the address provided in the Member Notice by 5:00 p.m. on December 13, 2023, or to appear at the Special Meeting and vote in person.

At the Special Meeting, after the members of Darlington reviewed the previously disseminated Conversion Materials and had the opportunity to ask questions of the respective designated representatives of Darlington relating to the Conversion, the following resolution was adopted by the members of Darlington:

[^0]1080 members of Darlington were entitled to vote at the Special Meeting. Of the 300 members of Darlington who voted on the resolution, 289 voted in favor of adoption and members voted against adoption. Of the members voting in person, 12 voted in favor of adoption and $\bigcirc$ members voted against adoption. Of the members voting by Mail Ballot, 287 voted in favor of adoption and $q$ members voted against adoption.

Dated this $13^{\text {th }}$ day of December, 2023.


Name: Donald Tuescher
Title: President
Attest:



[^0]:    RESOLVED, that after review of the Summary of the Agreement and Plan of Conversion and/or the Agreement and Plan of Conversion (collectively, the "Conversion Documents"), and the ability to inquire of the Board of Directors of Darlington regarding the same, the members of Darlington hereby (i) adopt and approve, in all material respects, the Conversion pursuant to the Agreement and Plan of Conversion substantially in the form made available to the members, including the articles of incorporation and bylaws of River Valley and the election of the proposed directors of the Board of Directors of the Converted Corporation as set forth in the Conversion Documents, and (ii) authorize its Board of Directors to take any and all remaining actions necessary to effectuate the Conversion.

