# TOWN OF MUNSTER NORTHCOTE AVENUE TRAFFIC CALMING

- 1.0 Scope
  - 1.1 This work consists of installation of traffic calming on Northcote Avenue from Ridge Road to S. River Drive.
- 2.0 Technical Specifications
  - 2.1 The current Indiana Department of Transportation Standard Specifications and Town of Munster Infrastructure Standards shall apply on this contract except as modified in the Special Provisions.
- 3.0 Basis of Proposal
  - 3.1 Work will be completed in accordance with the Contract Documents for the following price(s):

UNIT PRICE CONTRACT

NO.	ITEM	UNIT	QTY	UNIT COST	TOTAL COST	
1	MOBILIZATION/DEMOBILIZATION	LSUM	1.0	\$ 4,600.00	\$ 4,600.00	
2	SIGN POST, SQUARE, TYPE 1, REINFORCED ANCHOR BASE	LFT	118.0	\$ 13.88	\$ 1,637.84	
3	SIGN, SHEET, WITH LEGEND, 0.08 IN THICKNESS	SFT	67.0	\$ 37.91	\$ 2,539.97	
4	TRANSVERSE MARKING, THERMOPLASTIC, ARROW, WHITE, 12 IN.	EACH	10.0	\$ 362.00	\$ 3,620.00	
5	SPEED HUMP	LFT	120.0	\$ 146.60	\$ 17,592.00	
	TOTAL BASE BID					

- 3.2 Proposer acknowledges that estimated quantities are not guaranteed, and are solely for the purpose of comparison of proposals and final payment for all Unit Price items will be based on actual quantities, determined as provided in the Contract Documents.
- 4.0 Attachments to this Proposal
  - 4.1 The following documents are attached to and made a condition of this proposal:
    - A. Required Bid Security
    - B. Indiana State Form 96
    - C. E-Verify Affidavit
    - D. Evidence of authority to conduct business as corporation in Indiana

# **DIVISION 98 - SPECIAL PROVISIONS**

# **SECTION 98 101**

### STANDARD SPECIFICATIONS

The following specifications shall be used by all persons, firms, or corporations in the performance of work conducted within the corporate limits of the Town of Munster.

The current Indiana Department of Transportation Standard Specifications, along with the Town of Munster Infrastructure Specifications, shall apply on this contract except as noted in these Special Provisions.

## **SECTION 98 110**

## MOBILIZATION AND DEMOBILIZATION

This work shall be in accordance with Section 105.03 and Section 110 except as modified herein.

Basis of Payment This work will be paid for at the contract lump sum price for MOBILIZATION AND DEMOBILIZATION.

# Pay Item Pay Unit Symbol MOBILIZATION.....LSUM

#### **SECTION 98 802**

### SIGNS

This work shall be in accordance with Section 105.03 Section 802 except as modified herein.

All signs shall be installed to meet the most recent standards specified in the Indiana Manual of Uniform Traffic Control Devices.

All signs shall be of the type and location as shown in the plans or as directed by the Engineer.

#### **Basis of Payment**

This work to install signs will be paid for at the contract unit price per linear foot for SIGN POST, SQUARE, TYPE 1, REINFORCED ANCHOR BASE and per square foot for SIGN SHEET, WITH LEGEND, 0.08 IN.

	Pay Unit Symbol
SIGN POST, SQUARE, TYPE 1, REINFORCED ANCHOR BASE	LFT
SIGN SHEET, WITH LEGEND, 0.08 IN	SFT

### **SECTION 98 808**

#### PAVEMENT TRAFFIC MARKINGS

This work shall be in accordance with Section 105.03 Section 808 except as modified herein.

All pavement markings shall be installed to meet the most recent standards specified in the Indiana Manual of Uniform Traffic Control Devices.

#### **Basis of Payment**

This work will be paid for at the contract unit price per each for TRANSVERSE MARKING, MATERIAL, TYPE, COLOR, SIZE.

#### 

#### **SECTION 98 000**

#### HORIZONTAL TRAFFIC CONTROL MEASURES

The pay item SPEED HUMP shall be used at the discretion of the Owner/Engineer and shall include all measures necessary to construct and install SPEED HUMP. This includes, but is not limited to, saw cutting, removal, subgrade preparation, barrier curb, and concrete.

#### **Basis of Payment**

This work will be paid for at the contract unit price per linear foot for SPEED HUMP.

Pay Item Pay Unit Symbol SPEED HUMP ......LFT

### **SECTION 98 999**

#### ADDITIONAL WORK

Additional work included in the contract documents or plans, but not included explicitly in the items listed in Section 98 101 through Section 98 999 of this document shall be considered incidental to the project and will be paid for as part of other items. For additional work determined by the OWNER to be outside the scope of this project, the CONTRACTOR shall request a change order to the contract.

### END OF SECTION

# CONTRACTORS BID FOR PUBLIC WORK

Form No. 96 (Revised 2009)

**BID OF** 

Rieth-Riley Construction Co., Inc.

(Contractor)

7500 W. 5th Avenue

(Address)

Gary, Indiana 46406

F	O	R
	$\sim$	

PUBLIC WORKS PROJECTS

OF

Northcote Avenue Traffic Calming

Town of Munster, Lake County, Indiana

Filed April 26

, 2024

Action Taken

# CONTRACTOR'S BID FOR PUBLIC WORK - FORM 96

PART I (To be completed for all bids. (Please type or print)

Date: April 26, 2024

1. Governmental Unit (Owner):Town of Munster
2. County: Lake County
3. Bidder (Firm): Rieth-Riley Construction Co., Inc.
Address: 7500 W. 5th Avenue
City/State: Gary, Indiana 46406
4. Telephone Number: 219-977-0722
5. Agent of Bidder (if applicable):

Pursuant to notices given, the undersigned offers to furnish labor and/or material necessary to complete the public works project of the Town of Munster (Governmental Unit) in accordance with plans and specifications dated April 19, 2024 for the sum of

# \$ Ten Percent (10%) of the Total Bid Amount - See Attached

The undersigned further agrees to furnish a bond or certified check with this bid for an amount specified in the notice of the letting. If alternative bids apply, the undersigned submits a proposal for each in accordance with the notice. Any addendums attached will be specifically referenced at the applicable page.

If additional units of material included in the contract are needed, the cost of units must be the same as that shown in the original contract if accepted by the Governmental Unit. If the bid is to be awarded on a unit basis, the itemization of the units shall be shown on a separate attachment.

The Contractor and his subcontractors, if any, shall not discriminate against or intimidate any employee, or applicant for employment, to be employed in the performance of this contract, with respect to any matter directly or indirectly related to employment because of race, religion, color, sex, national origin or ancestry. Breach of this covenant may be regarded as a material breach of the contract.

# CERTIFICATION OF USE OF UNITED STATES STEEL PRODUCTS (If applicable)

I, the undersigned bidder or agent as a contractor on a public works project, understand my statutory obligation to use steel products made in the United States (I.C. 5-16-8-2). I hereby certify that I and all subcontractors employed by me for this project will use U.S. steel products on this project if awarded. I understand that violations hereunder may result in forfeiture of contractual payments.

# ACCEPTANCE

The above bid is accept	ed this day of,	, subject
to the following conditions:		
Contracting Authority M	embers:	
(Fo	PART II r projects of \$150,000 or more – IC 36-1-12-4)	
Governmental Unit:	Town of Munster	
Bidder (Firm):	Rieth-Riley Construction Co., Inc.	
Date:	April 26, 2024	
		- File to the ball

These statements to be submitted under oath by each bidder with and as a part of his bid. Attach additional pages for each section as needed.

# SECTION I EXPERIENCE QUESTIONNAIRE

1. What public works projects has your organization completed for the period of one (1) year prior to the date of the current bid?

		Completion	Name and Address of Owner
Contract Amount	Class of Work	Date	
2,400,000.00	Earthwork, Concrete, Asphalt	2023	Street Resurfacing 2023, Town of Schererville
2,000,000.00	Earthwork, Asphalt Paving	2023	129th & Dickey Rd, East Chicago
1,000,000.00	Earthwork, Underground Utilities, Asphalt Paving	2023	Road & Water Improvements, Town of Munste
1,200,000.00	Earthwork, Underground Utilities Concrete, Asphalt	2023	Center Street, City of Whiting

2. What public works projects are now in process of construction by your organization?

Contract Amount	Class of Work	Expected Completion Date	Name and Address of Owner
6,000,000.00	Earthwork, Underground Utilities, Concrete, Asphalt	2024	Hohman Avenue, City of Hammond
1,500,000.00	Earthwork, Underground Utillties, Asphalt	2024	Greenview and 113th, City of Crown Point
300,000.00	Earthwork, Asphalt	2024	Whiting 2023 Resurface City of Whiting
80,000.00	Earthwork, Asphalt	2024	Dune Acres 2024 CCMG, Town of Dune Acres

Have you ever failed to complete ar you?	ny work awarded toNo	If so, where and why?
List referenced from private firms for	or which you have performed work	
List referenced from private firms for Berglund Construction	or which you have performed work Contact: Jim Dyer	219-926-4246
Berglund Construction	Contact: Jim Dyer	219-926-4246
Berglund Construction Tonn & Blank Construction	Contact: Jim Dyer Contact: Steven Gierke	219-926-4246 219-878-6230

# SECTION II PLAN AND EQUIPMENT QUESTIONNAIRE

Explain your plan or layout for performing proposed work. (Examples could include a narrative of 1. when you could begin work, completed the project, number of workers, etc. and any other information which you believe would enable the governmental unit to consider your bid.)

According to project plans and specifications.

Please list the names and addresses of subcontractors (i.e. persons or firms outside your own firm 2. who have performed part of the work) that you have used on public works projects during the past five (5) years along with a brief description of the work done by each subcontractor.

Traffic Control Specialists, Inc.	1810 W. Pacific Ave., Knox, IN Tra	ffic Maintenance/Markings
Rex Construction Co.	700 Schiller Ave, Schererville, IN	Underground Utilities
Hawk Enterprises	1850 E. North St., Crown Point, IN	Electrical Work/Signage
Slusser's Green Thumb	P.O. Box 33, Logansport, IN	andscaping/Erosion Control
C-Tech Corporation	5300 W. 100 North, Boggstown, IN	Guardrail/Fencing

If you intend to sublet any portion of the work, state the name and address of each subcontractor, equipment to be used by the subcontractor, and whether you expect to require a bond. However, if you are unable to currently provide a listing, please understand a listing must be provided prior to contract approval. Until the completion of the proposed project, you are under a continuing obligation to immediately notify the governmental unit in the event that you subsequently determine that you will use a subcontractor on the proposed project.

Subcontractor list will be presented upon award.

4. What equipment do you have available for the proposed project? Any equipment to be used by subcontractors may also be required to be listed by the governmental unit.

Have you entered into contracts or received offers for all materials which substantiate the prices 5. used in preparing your proposal? If not, please explain the rationale used which would corroborate the prices listed. Yes

# SECTION III CONTRACTOR'S FINANCIAL STATEMENT

Attachment of bidder's financial statement is mandatory. Any bid submitted without said financial statement as required by statute shall thereby be rendered invalid. The financial statement provided hereunder to the governing body awarding the contract must be specific enough in detail so that said governing body can make a proper determination of the bidder's capability for completing the project if awarded.

As required.

# Contractor's Financial Statement $\boxtimes$

Rieth-Riley Construction Co., Inc. Submitted by

A Corporation A Co-partnership An Individual

-
To

	Condition at close of busines	SS December 30, 202	3	-	_	_					
_						Doll	ars	Ì.		-	Cts.
		ASSETS									
۱.		(a) On hand	- 11	_	2	0	2	0	5	0 8	
		(b) In bank	-1''	9	2	9	3	9	3	0	
		(c) Elsewhere	-				1.54		18		
2.	Notes receivable	(a) Due within 90 days		-				-		0	
		(b) Due after 90 days		-			- 1		-	0	
		(c) Past due	_							0	
3.	Accounts receivable from completed c	contracts, exclusive of claims not approved for payment		7	1	3	6	9	1	5	-
1.	Sums earned on uncompleted contracts	s as shown by engineer's or architect's estimate									
		(a) Amount receivable after deducting retainage	9		3					3	
		(b) Retainage to date; due upon completion of contracts	1	7.	5	1	0	4	4	?	
5.	Accounts receivable from sources othe	er than construction contracts		-						0	
	Deposits for bids or other guarantees:	(a) Recoverable within 90 days					. =			0	
		(b) Recoverable after 90 days	275	5a) (1		-				0	
7.	Interest accrued on loans, securities, et	tc. OTHER CURRENT ASSETS	3		6					3	
	Real estate:	(a) Used for business purposes	6	6	0	3	0	0	6	9	
		(b) Not used for business purposes	_	-						0	
3	Stocks and bonds:	(a) Listed – present market value								0	
	Brooks and contain	(b) Unlisted – present value								Ö	
10	Materials in stock not included in Item	1 4 (a) For uncompleted contract (present value)						1.1		0	
10.	Materials in stook not molded in ton	(b) Other materials (present value)	7	0	0	0	6	8	2	2	
11	Equipment book value		10	1	5	5	7	5	1	7	
	Other assets		14	0	4	6	7	5	8	0	
19.		Total assets	64	6	9	9	1	2	3	4	
		LIABILITIES									
1	Notes payable:	(a) To banks regular		3	1	7	8	1	9	6	-
1.	Notes phytole.	(b) To banks for certified checks								0	
		(c) To others for equipment obligations								0	
		(d) To others exclusive of equipment obligations								0	
2	Accounts payable:	(a) Not past due	4	7	4	2	1	2	1	6	
Ζ.	Accounts payable.	(b) Past due		11						0	
_	D. L. tite an analysis area			Ľ		1.	17			0	
	Real estate encumbrances		10	3	0	3	0	8	8	5	
	Other liabilities									0	
	Reserves	(a) Common		· · ·	4	2	6	6	0	0	1
6.	Capital stock paid up:	(a) Common Treasury	7	3		6	6	1		5	
		(c) Preferred				1			-	0	
		(d) Preferred Accumulated Other Comprehensive Loss			1			2	2	8	
7	Surplus (net worth)		41	8	9	6	5	9		4	
1.	Sulpids (net worth)	Total liabilities	64	6	9	9	1	2			
		CONTINGENT LIABILITIES		T	T						1
	a su ana an									0	
1	Liability on notes receivable, discounted o	r soldassigned or sold				1				Ö	
	Liability on accounts receivable, pledged,	2221Buch 01 2010				_				0	
	Liability as bondsman Liability as guarantor on contracts or on ac	counts of others			1	1	L		1	0	
	Other contingent liabilities									0	
2	Outer conungent natimites	Total contingent lightlities		1	1	1	1	1	1	0	1

# SECTION IV CONTRACTOR'S NON - COLLUSION AFFIDAVIT

The undersigned bidder or agent, being duly sworn on oath, says that he has not, nor has any other member, representative, or agent of the firm, company, corporation or partnership represented by him, entered into any combination, collusion or agreement with any person relative to the price to be bid by anyone at such letting nor to prevent any person from bidding nor to include anyone to refrain from bidding, and that this bid is made without reference to any other bid and without any agreement, understanding or combination with any other person in reference to such bidding.

He further says that no person or persons, firms, or corporation has, have or will receive directly or indirectly, any rebate, fee, gift, commission or thing of value on account of such sale.

# SECTION IV OATH AND AFFIRMATION

I HEREBY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE FACTS AND INFORMATION CONTAINED IN THE FOREGOING BID FOR PUBLIC WORKS ARE TRUE AND CORRECT.

Dated at	Gary, IN	this2	6th	day of _	April	,	2024
		Rieth-Riley	Const		Co., Inc. of Organization)		
		ву <u>5.</u> 7	mj	1	of organization)		
		Sasa Zdr	nja, Esti				
				(Title of	Person Signing	)	
		ACKN	OWLED	GEMENT			
STATE OF	Indiana						
COUNTY OF	Lake						
Before me, a l Sasa Z	Notary Public, per Zdrnja	sonally appeare and s	ed the ab swore tha	ove-name at the stat	ed ements conta	ained in the f	oregoing
document are	true and correct.						
Subscribed ar	nd sworn to before	me this2	5 <b>th</b>	day of 	April		2024
				$\rightarrow$	ng so	Notary Pu	oildu
My Commissi	on Expires: _Oct	ober 20, 202	29	Γ		ary Sasaman Mary Public Seal	1
County of Res	sidence: <u>Porte</u>	er			Reg. N	te of Indiana Io. NP0738927 on Expires 10/20	/2029

# E-VERIFY AFFIDAVIT

As required by Indiana Code 22-5-1.7-11 for certain contracts executed after June 20, 2011, the Contractor entering into a contract with the Owner is required to enroll in and verify the work eligibility status of all its newly hired employees through the E-Verify Program. Contractor shall affirm, prior to entering into its contract with the Owner, that the Contractor will enroll in and agrees to verify the work eligibility status of all its newly hired employees through the E-Verify Program, and submit a properly notarized E-Verify Affidavit to the Owner, which shall affirm the Contractor does not knowingly employ an unauthorized alien. The Contractor is not required to verify the work eligibility status of all its newly hired employees through the E-Verify Program no longer exists.

(Contractor):	Rieth-Riley Construction Co., Inc.		
By (Written Signature):	5. MM		
(Printed Name):	SasaZdrnja		
(Title):	Estimator		

Important - Notary Signature and Seal Required in the Space Below

STATE OFIndian	a)			
COUNTY OF Lake	)	SS:		
Subscribed and sworn (	o before me this _	26th day of _/	April	, 20 <u>_24_</u>
		(Signed)	3	Som
		(Printed)	Zachary Sassman	
My commission expire	IS:	Resident of	Porter	
October 20, 2024				

Zachary Sassman Notary Public Seal State of Indiane Reg. No. NP0736927 My Commission Expires 10/20/2029 County

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KNOW ALL MEN BY THESE PRESENTS,

Surety, bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Principal has submitted a bid for

Northcoate Traffic Calming

NOW, THEREFORE, if the Obligee shall accept the bid of the Principal and the Principal 'shall enter into a Contract with the Obligee in accordance with the terms of such bid, and give such bond or bonds as may be specified in the bidding or Contract Documents with good and sufficient surety for the faithful performance of such, or in the *event* of the failure of the Principal to enter such Contract and give such bond or bonds, if the Principal shall pay to the Obligee the difference not to exceed the penalty hereof between the amount specified in said bid and such larger amount for which the Obligee may in good faith contract with another party to perform the Work covered by said bid, then this obligation shall be null and void, otherwise to remain in full force and effect.

Signed and sealed this \_\_\_\_\_\_day of \_\_\_\_\_ April, 2024

Witness Jactory Sassman, Assistant Secretary

RIETH-RILEY CONSTRUCTION CO., INC.

(Principal) (Seal)

(Name & Title) Sasa Zdrnja, Estimator

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

Carrie Mahon, Attorney-in-Fact

Witness

Eric Mahon

# TRAVELERS

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### Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company St. Paul Fire and Marine Insurance Company

#### POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint Carrie Mahon of CLEVELAND . Ohio , their true and lawful Attorney(s)-in-Fact to sign, execute, seal and acknowledge any and all bonds, recognizances, conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 21st day of April, 2021.



State of Connecticut

City of Hartford ss.

By: \_\_\_\_\_\_Robert L. Raney, Senior Vice President

On this the 21st day of April, 2021, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of each of the Companies, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of said Companies by himself as a duly authorized officer.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2026



Anna P. Nowik, Notary Public

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of each of the Companies, which resolutions are now in full force and effect, reading as follows:

**RESOLVED**, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Senior Vice President, any Senior Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of each of the Companies, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

Dated this 26th day of April, 2024



Hughes, Assistant Secretary

To verify the authenticity of this Power of Attorney, please call us at 1-800-421-3880. Please refer to the above-named Attorney(s)-in-Fact and the details of the bond to which this Power of Attorney is attached.













# ETHSRILEY CONSTRUCTION CO., INC.

100% Quality • 100% Employee Owned • Over 100 Years

# CERTIFICATE OF AUTHORITY

KNOW ALL MEN BY THESE PRESENTS, that the undersigned President of Rieth-Riley Construction Co., Inc., a corporation duly organized and existing under the laws of the State of Indiana, hereby represents and confirms that Sasa Zdrnja, Estimator, has full power and authority to make, execute, seal, if required by law, and deliver for and on its behalf, and as its act and deed any and all bids, proposals or contracts, said bids, proposals or contracts not to exceed \$250,000.00 which bids, proposals or contracts call for work, services, or materials to be furnished by Rieth-Riley Construction Co., Inc., whether such bids, proposals or contracts are being submitted to an individual or entity, public or private, and to bind Rieth-Riley Construction Co., Inc. thereby as fully and to the same extent as if such bids, proposals or contracts were signed by an Executive Officer of Rieth-Riley Construction Co., Inc., and sealed, if required by law, and attested by one of such officers, and hereby ratifies and confirms all that the above named designee may do in pursuance hereof.

The authority granted to the above named designee is pursuant to Section 6.03 of the Amended and Restated Code of By-Laws of Rieth-Riley Construction Co., Inc., as amended, effective April 26, 2019 (the "Restated By-Laws"), and which Restated By-Laws, as amended, and the authority granted to the above named designee continue in full force and effect.

This Certificate of Authority is issued, signed and sealed, if required by law, by facsimile under and by authority of the following standing resolutions adopted by the Board of Directors of Rieth-Riley Construction Co., Inc., at a meeting held on the 16th day of February, 1996, at which a quorum was present, and which resolutions have not been amended or repealed and continue in full force and effect:

"Resolved that for purposes of clarification and in furtherance of the intent of Section 6.03 of the By-Laws of the Company the authority granted in Section 6.03 shall extend to the making, execution, sealing, if required by law, and delivery on behalf of the Company of all documents required as part of any bid, proposal or contract, which is for work, services or materials to be furnished by Company and which is being submitted to an individual or entity, public or private."

"Resolved that in carrying out the provisions of Section 6.03 of the By-Laws of the Company the signatures of such directors and officers and, if required by law, the seal of the Company may be affixed to any such Certificate of Authority or any certificate relating thereto by facsimile, and any such Certificate of Authority or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such Certificate of Authority so executed and certified by facsimile signature and facsimile seal shall be valid and binding upon the Company, with respect to any bid, proposal or contract to which it is attached."

IN WITNESS WHEREOF, Rieth-Riley Construction Co., Inc., has caused these presents to be signed by its President and its corporate seal to be hereto affixed, this 5th day of April, 2024. **RIETH-RILEY CONSTRUCTION CO., INC.** 



A Keith Rose, President

STATE OF INDIANA

COUNTY OF ELKHART

)SS:

On this 5th day of April, 2024, before me personally came A. Keith Rose, to me known, who, being by me swom, did depose and say: that he is President of Rieth-Riley Construction Co., Inc., the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; and that he executed the said instrument on behalf of the corporation by authority of his office pursuant to corporation's Restated By-Laws and standing resolutions.

My Commission Expires: May 16, 2027



Jeoci S. adam

Traci L. Adams, Notary Public Residing in Elkhart County, Indiana

I, Robert L. Konopinski, do hereby certify that I am the duly appointed and acting Secretary of Rieth-Riley Construction Co., Inc., a corporation duly organized, validly existing and in good standing under the laws of the State of Indiana; that the foregoing Certificate of Authority has neither been amended or rescinded and remains in full force and effect; and furthermore, that the Restated By-Laws and standing resolutions of the corporation, as referred to and set forth in this Certificate of Authority, continue in full force and effect.

Signed and Sealed at the Corporate Office of Rieth-Riley Construction Co., Inc., in the City of Goshen, State of Indiana. Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.



Robert L. Konopinski, Secretary



Cupstat Weaver

COMMISSIONER

PREQUALIFICATION ENGINEER

State Form 20508 (R3 / 5-05)

# State of Indiana Office of the Secretary of State

CERTIFICATE OF EXISTENCE

To Whom These Presents Come, Greeting:

I, DIEGO MORALES, Secretary of State of Indiana, do hereby certify that I am, by virtue of the laws of the State of Indiana, the custodian of the corporate records and the proper official to execute this certificate.

I further certify that records of this office disclose that

# **RIETH-RILEY CONSTRUCTION CO., INC.**

duly filed the requisite documents to commence business activities under the laws of the State of Indiana on August 08, 1952, and was in existence or authorized to transact business in the State of Indiana on March 28, 2024.

I further certify this Domestic For-Profit Corporation has filed its most recent report required by Indiana law with the Secretary of State, or is not yet required to file such report, and that no notice of withdrawal, dissolution, or expiration has been filed or taken place. All fees, taxes, interest, and penalties owed to Indiana by the domestic or foreign entity and collected by the Secretary of State have been paid.



In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the City of Indianapolis, March 28, 2024

iego Morales

DIEGO MORALES SECRETARY OF STATE

192874A067 / 20243690068 All certificates should be validated here: https://bsd.sos.in.gov/ValidateCertificate Expires on April 27, 2024.



# EQUAL EMPLOYMENT OPPORTUNITY AND AFFIRMATIVE ACTION PLAN

# 1. Policy

- a. As established in Rieth-Riley Construction Co., Inc.'s ("Rieth-Riley") Non-Discrimination Policy ("Policy"), the employment policies and practices of Rieth-Riley are to assure that applicants are employed, and that employees are treated during employment, without regard to their veteran status, race, religion, sex, sexual orientation, gender identity, color, national origin, age, disability or genetic information. Such action shall include: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship, pre-apprenticeship, and/or on-the-job training. Further, Rieth-Riley will make reasonable efforts to accommodate the religious observations and practices of employees, unless to do so would cause Rieth-Riley an undue hardship.
- **b.** This Equal Employment Opportunity and Affirmative Action Plan ("Plan") has been developed to insure proper implementation of the Policy and to make it clear to employment applicants and employees that equal employment opportunities are available on the basis of individual merit.

# 2. Corporate and Area EEO Officers

- a. Rieth-Riley's President shall appoint each year the Corporate EEO Officer who will have the responsibility to implement this Plan throughout the corporation, to advise and assist management, to render periodic reports, and to monitor the Area EEO Officers and the Area Offices to insure compliance with this Plan. The Corporate EEO Officer can be reached at P.O. Box 477, Goshen, IN 46527, (574) 875-5183.
- **b.** The President shall also appoint annually an Area EEO Officer for each area office within Rieth-Riley. Each Area EEO Officer shall work with the Corporate EEO Officer and the Area Manager to insure implementation of this Plan within the area.

# 3. Dissemination of Rieth-Riley's Non-Discrimination Policy

Rieth-Riley will take appropriate steps, both internal and external, to insure that all employment applicants and employees are advised of its Policy and of its interest in actively and affirmatively providing equal employment opportunities. These steps shall include but are not limited to the following:

- a. Required federal and state notices and posters setting forth Rieth-Riley's equal employment opportunity policy will be placed on area office and project bulletin boards which are readily accessible to employment applicants and employees.
- **b.** All printed materials by which Rieth-Riley deals with the general public will reflect that Rieth-Riley is an equal employment opportunity employer.
- **c.** Rieth-Riley's standard subcontract forms shall require its subcontractor's to comply with all federal, state and local statutes, regulations and ordinances dealing with equal employment opportunity and affirmative action.
- **d.** At the annual spring meetings the content of our Policy and this Plan will be discussed with all management personnel, including superintendents and foremen, and field employees.
- e. Copies of the Policy and Rieth-Riley's Selected Work Rules booklet shall be provided to every new employee and to every existing employee in January of each year.
- f. Stating in all employment solicitations that Rieth-Riley is an "Equal Opportunity Employer."
- **g.** In the spring of each year, by contacting, in writing, employment agencies (private and governmental), unions, schools and minority community organizations to advise as to Rieth-Riley's employment opportunities. We compile and update our mailing lists by using lists such as: MDOT's *On The Job Training Manual*, which includes the *Employment Resource Directory* which is found in MDOT's On-The-Job Training Manual; the recruitment list contained in INDOT's Contractor Compliance Assistance Guide.
- **h.** Encouraging our women and minority employees to assist us in identifying qualified minority and female applicants.
- i. Three times each construction season the subject of Rieth-Riley's "Weekly Tool Box Talk" is EEO. A Tool Box Talk is a weekly safety meeting that is conducted by Rieth-Riley's foremen/superintendents at each project site.

# 4. Implementation of EEO and Affirmation Action Plan

At a minimum, the Corporate EEO Officer will make biannual visits to each area office to insure that this Plan is being properly implemented.

- a. As a road builder, our construction season starts slowly in March, builds up from May through September and starts to wind down from October through November. As such, the initial visit to the areas will be made in January and February to confirm that good faith efforts are being implemented in order to maximize the chances of meeting employment goals in light of anticipated work volume.
- **b.** The Corporate EEO Officer will return in May and June to review with area personnel their compliance with the good faith efforts that were discussed with them in January and February. If goals were not achieved, then we will work with area personnel to see if there is anything else we can do to try and meet our minority/female goals before the end of the construction season.

# c. College Recruiting

i. Identify schools that offer 2 year or 4 year degrees or certificates that are construction related. Contact these institutions to make sure that Rieth-Riley is on their mailing lists for any job fair. Identify minority/female student groups and provide advance notice of campus visit.

# d. DOT Sponsored On-the-Job Training Programs

- i. Rieth-Riley participates in the INDOT and the MDOT OJT programs. At the beginning of each construction season Rieth-Riley is informed by INDOT and MDOT how many minority or female apprentices it must hire. INDOT and MDOT prefer each trainee work at least 1000 hours per construction season and that the majority of their work be on INDOT/MDOT jobs. Trainees are reviewed three times per construction season by INDOT. MDOT contacts the trainee once per construction season for an interview. MDOT requires training reports be sent to the MDOT representative monthly. INDOT, with respect to OJT participants, requires weekly training reports, and a monthly report as to what job the OJT participants have or are working on.
- **ii.** Since Rieth-Riley is a union contractor, we utilize union sponsored apprenticeship programs to provide training for the OJT participants.

# e. Union Hiring

i. Area superintendents/foremen are trained to be aware of whether or not the Area has met its minority/female hiring goals. If an Area has not met

its goals and additional workers are needed, the relevant unions are contacted and asked to provide qualified, minority/female journeymen or apprentices. The Corporate EEO Officer reviews these forms, and, when warranted, will contact the union to discuss the reasons why it was unable to provide qualified minority/female applicants.

- **ii.** In Indiana, if the union cannot provide qualified, minority/female applicants, contact the Indiana Plan to see if it has any trainees currently in its pre-apprentice training program. If qualified candidates are available, they will be sent to the union for purposes of joining the union and entering the union's apprenticeship program.
- iii. If the union is unable to provide qualified minority/female journeymen or apprentices, then Rieth-Riley reviews its "off-the-street" employment applications to see if a qualified candidate is available. If qualified candidates are available, they will be sent to the union for purposes of joining the union and entering the union's apprenticeship program.
- f. The internal, periodic Rieth-Riley reports that are provided to the Corporate and Area EEO officers to reflect whether their areas are reaching its goals and properly implementing the 16 Steps. In those situations where the goals have not been met, the Corporate EEO Officer will meet with the Area EEO officer and the Area Manager to see if there is anything we failed to do or anything else we can do to meet our goals.

# 5. Training

The Area EEO Officer and the people who will be assisting him/her implement this Plan, especially our project managers, superintendents and foremen, will be trained and re-trained (at annual spring meetings) with respect to:

- a. The 16 affirmative action standards ("16 Steps") and the documentation that must be retained for audit purposes.
- b. The purpose and difference between: FHWA's annual EEO-1 Report (due September of each year); the annual report due to the DOT each July (Indiana - 1391; Michigan – 1199).
- **c.** Training sessions/meetings are held in every Area throughout Michigan and Indiana yearly with Area EEO Officers, Area Managers, superintendents and foremen discussing our good faith efforts for recruiting our labor force.

# 6. Annual EEO Audits

The Corporate EEO Officer will each year in August and September conduct an EEO audit of each Area office. The Corporate EEO Officer will then meet with

each Area Manager and Area EEO Officer to review the audit results especially the steps necessary to correct any deficiencies determined as a result of the audit and the Area's compliance with the 16 steps.

# 7. Annual Minority/Female Performance Evaluation

As the construction season draws to a close and workers are terminated for lack of work, each Area EEO Officer will insure that each minority/female employee is:

- a. provided with a written performance evaluation; and,
- **b.** given the opportunity to discuss their evaluation with Rieth-Riley representatives; and,
- c. provided input as to what additional union journeyman and apprentice training (required or elective) is available from union sponsored training programs in order to enhance their knowledge, capabilities and versatility.

# 8. Subcontractors

- **a.** All of Rieth-Riley's subcontract forms have an EEO section that provides in detail the subcontractor's EEO responsibilities.
- **b.** The Corporate EEO Officer will conduct an EEO review of one subcontractor per area per year. The Corporate EEO Officer will discuss with the Subcontractor the audit results and require that the subcontractor provide a written action plan to address all deficiencies identified as a result of the audit.
- **c.** Post subcontractor's EEO policy and the name of its EEO officer on project bulletin boards.

# 9. DBE Procedures

As a road contractor that generates a substantial portion of its revenues from state DOT federal aid contracts, Rieth-Riley is subject to the Disadvantaged Business Enterprise regulations of the US Department of Transportation.

- a. Review our procedures in light of 49 CFR Part 26, especially the good faith efforts found at 49 CFR § 26.53.
- **b.** The Corporate EEO Officer and the Legal Department will educate the Area Managers and Estimators on the DBE requirements and the actions they are expected to take, e.g., where to go to find the current, certified DBE list, to achieve the DBE goals.

c. Our corporate office sends out written notices to each DBE contractor prior to monthly DOT lettings, soliciting their bids on projects. In addition, Area Estimators individually contact DBE contractors soliciting their bids for specific projects. In addition we utilize advertising through Michigan Infrastructure and Transportation Association's (MITA) website soliciting bids from DBE contractors.

# 10. MBE/WBE Procedures

a. The Corporate EEO Officer and Legal Department will educate the Area Managers and Estimators as to the procedures and forms that are required in order to comply with state and local MBE/WBE program procedures.



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# **RIETH-RILEY CONSTRUCTION CO., INC.**

# PERSONNEL AND EXPERIENCE SCHEDULE

Name		Yrs. Constr. Experience	In What <u>Capacity</u>
A. Keith Rose	CEO/President	36	Constr. Executive
Brian A. Inniger	Corporate Executive Vice President	26	Accounting/Finance
R. Scott Stine	Regional V.P Central Indiana	ı 28	Constr. Executive
Todd S. Colberg	Regional V.P. – Michigan	31	Constr. Executive
Chad W. Loney	Vice Pres. – Operations	26	Constr. Executive
Eric Engleking	Vice Pres. – Northern Indiana	26	Constr. Executive
Robert L. Konopinski	Secretary	14	General Counsel
Michael J. Weber	Treasurer	21	Accounting/Finance



BUSINESS INFORMATION DIEGO MORALES INDIANA SECRETARY OF STATE 11/17/2023 03:46 PM

# Business Name: RIETH-RILEY CONSTRUCTION CO., INC. Entity Type: Domestic For-Profit Corporation Creation Date: 08/08/1952 Principal Office Address: 3626 Elkhart Road, P.O. Box 477, Goshen, IN, 46527 - 0477, USA Jurisdiction of Formation: Indiana

Business ID: 192874A067

Business Status: Active Inactive Date:

Expiration Date: Perpetual

Business Entity Report Due Date: 08/31/2024

Years Due:

Title	Name	Address
Vice President	Brian A. Inniger	3626 ELKHART ROAD, P. O. BOX 477, GOSHEN, IN, 46527 - 0477, USA
Director	Ronald G. Pope	3626 ELKHART ROAD, P. O. BOX 477, Goshen, IN, 46527, USA
Secretary	Robert L. Konopinski	3626 ELKHART ROAD, P. O. BOX 477, GOSHEN, IN, 46527 - 0477, USA
Director	A. Keith Rose	3626 ELKHART ROAD, P. O. BOX 477, GOSHEN, IN, 46527 - 0477, USA
CFO	Michael J. Weber	3626 ELKHART ROAD, P. O. BOX 477, Goshen, IN, 46527 - 0477, USA
Vice President	Chad Loney	3626 Elkhart Road, P. O. Box 477, Goshen, IN, 46527, USA
Vice President	Eric Engleking	3626 ELKHART ROAD, P. O. BOX 477, Goshen, IN, 46527, USA
Vice President	Todd Colberg	3626 ELKHART ROAD, P. O. BOX 477, Goshen, IN, 46527, USA
Vice President	Scott R. Stine	3626 ELKHART ROAD, P. O. BOX 477, Goshen, IN, 46527, USA
CEO	A. Keith Rose	3626 ELKHART ROAD, P. O. BOX 477, Goshen, IN, 46527, USA
Director	Brian A. Inniger	3626 ELKHART ROAD, P. O. BOX 477, Goshen, IN, 46527, USA

Registered Agent Information

Governing Person Information

**Business** Details

Type: Individual

Name: ROBERT L, KONOPINSKI

Address: 3626 ELKHART RD., Goshen, IN, 46527, USA

#### CERTIFICATE OF QUALIFICATION to provide CONSTRUCTION SERVICES for PUBLIC WORKS PROJECTS to the STATE OF INDIANA

This Certification Board, having duly considered application for qualification in terms of apparent experience and financial resources; and under the applicable Indiana Code 4-13.6-4 and adopted rules of this Board, hereby issues a Certificate of Qualification to provide construction services to the State of Indiana for Public Works Projects to:

### **RIETH RILEY CONSTRUCTION CO INC**

3626 ELKHART RD PO BOX 477 GOSHEN IN 46527-0477

Phone 574-875-5183 Fax 574-875-8405

Company Official KEITH ROSE

for the twenty-seven month period stated herein, unless revoked by this Board for cause,

and in the classifications of services stated below. This certificate supercedes any previous certificate

- 1611.01 Concrete Construction of Roads & Curbing
- 1611.02 Asphalt Construction of Roads and Parking Lots
- 1622.01 Gen Contr-brdgs,vdcts,elvd hwys,rlwy,tnls
- 1623.03 Sewers and/or Water Lines
- 1771.01 Concrete Construction
- 1794.01 Earthmoving and Land Clearing
- 1794.02 Excavation
- 1795.02 Demolition of Pavements and Roads

#### CERTIFICATION DATE 6/20/2022

#### EXPIRATION DATE 9/20/2024

THIS CERTIFICATE ISSUED BY THE STATE OF INDIANA, PUBLIC WORKS DIVISION CERTIFICATION BOARD, 402 WEST WASHINGTON STREET, ROOM W467, INDIANAPOLIS, INDIANA 46204, ALSO ACTS AS THE OFFICIAL NOTICE OF EXPIRATION.

How

Tracy L. Cross, Executive Secretary Certification Board

DAPW PQ2 State Form 3983R Rev. 07/06



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#### DRUG AND ALCOHOL TESTING POLICY

0.0 <u>DEFINITIONS</u> In addition to the definitions below, the definitions found in 49 CFR Part 40 and 49 CFR Parts 382 and 383, as amended, shall apply to this Drug and Alcohol Testing Policy. Contact the Human Resource ("HR") Department if you have any questions pertaining to the regulations.

0.1 <u>The terms</u> "Company," "Rieth-Riley" or "Employer" as used herein refer to Rieth-Riley Construction Co., Inc. and its wholly owned subsidiaries.

0.2 <u>Company Official / Management</u> means officer, department manager, group or area manager, office manager, project manager, supervisor, or foreman.

0.3 CBA means Collective Bargaining Agreement.

0.4 CDL means Commercial Driver's License.

0.5 <u>CMV</u> means Commercial Motor Vehicle.

0.6 **DER** means Designated Employer Representative.

0.7 **DOT** means the Department of Transportation

0.8 EAP means Employee Assistance Program.

0.9 EAP Administrator refers to the Human Resource Department (also known as the "HRD").

0.10 ESOP means an employee who is a participant in the Rieth-Riley Construction Co., Inc. Employees' Stock Ownership Plan and Trust.

0.11 Legal Drug means drugs prescribed by a licensed medical practitioner and over-the-counter drugs which have been legally obtained and are being used solely for the purpose and quantity for which they were prescribed or manufactured; however, marijuana and its active chemical ingredient, Tetrahydrocannabinol (THC), are explicitly excepted from any list of legal or acceptable drugs whether medical or recreational and despite any state law to the contrary, and shall be regarded as an illegal and prohibited substance and Schedule I drug by Rieth-Riley. To be clear, the Company does not accommodate or allow for the medical or recreational use of marijuana on or off duty.

0.12 MRO means Medical Review Officer.

0.13 Prohibited Use means the usage of any drug which:

- Is not legally obtainable;
- · May be legally obtainable, but has not been legally obtained;
- · May have been legally obtained, but is being used in a manner, or for a purpose, other than as prescribed or intended; or

• May be legally obtained and/or legally possessed and used but is prohibited from being in one's system; possessed or used while on the job; or brought onto Company property or a job site under Rieth-Riley's Drug & Alcohol Policy, the DOT's regulations, and/or a union employee's collective bargaining agreement.

0.14 SAP means Substance Abuse Professional.

0.15 <u>Scope of Employment</u> means whenever an employee is engaged in activities that are related to his/her work or that are logically and naturally connected with it. This includes, but is not limited to, activities while on Rieth-Riley's property, while on a construction job site, while driving to and from Rieth-Riley offices, job sites, or other job-related locations, while attending business-related activities or while operating a vehicle or machine leased or owned by Rieth-Riley.

0.16 <u>Screening Test</u> (initial test) means in alcohol testing: a procedure to determine if an employee has a prohibited concentration of alcohol in his or her system. In controlled substance testing: a screen to eliminate 'negative' urine specimens from further consideration.

0.17 THC an acronym for Tetrahydrocannabinol, the psychoactive chemical ingredient in marijuana.

**0.18** Under The Influence means the physical and/or mental impairment resulting from the consumption, ingestion, injection, or any other means of intake, of drugs or alcoholic beverages into the body. For purposes of this policy, a confirmed positive drug or alcohol test establishes use and that an employee is "under the influence."

#### WHAT DRUG AND ALCOHOL TESTING POLICY APPLIES:

1.0 IF THE EMPLOYEE IS NON-UNION, then Rieth-Riley's Drug and Alcohol Testing Policy applies.

#### 2.0 IF THE EMPLOYEE IS UNION, THEN:

2.1 If there is a drug and alcohol testing policy that is part of the CBA, then that policy applies.

2.2 If the union employee has a CDL and is authorized to drive a Rieth-Riley CMV, then Rieth-Riley's policy will govern over any CBA drug and alcohol policy that is inconsistent with the Federal Motor Carrier Safety regulations dealing with drug and alcohol testing involving CDLs.

2.3 If neither 2.1 nor 2.2 apply, then Rieth-Riley's policy applies.

3.0 <u>CONSULT THE CBA</u> to determine if the CBA contains specific drug and alcohol testing provisions. With respect to Operating Engineers, unless specifically noted, the provisions apply to all union employees in the geographical area, including plant and shop employees.

#### 4.0 RIETH-RILEY'S POLICY

4.1 Employees are an extremely valuable resource for Rieth-Riley's business, and their employment, and their health and safety are a serious concern of the Company. To this end, Rieth-Riley is committed to provide and maintain a drug free, alcohol free, safe,

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and healthy work environment for our employees. Employees who abuse alcohol or drugs are a danger to themselves and their coworkers and create potential liabilities for Rieth-Riley that are unacceptable. Specifically, it is the policy of Rieth-Riley that the use, sale, purchase, transfer, possession or presence in one's system of any controlled substance including marijuana (with the exception of medically prescribed drugs other than marijuana) or the use or possession of alcohol by any employee while on Company premises or projects, engaged in Company business, while operating Company vehicles and equipment, or performing any work within the employee's scope of employment, is strictly prohibited and could, depending on the circumstances, lead to immediate termination. Additionally, it is also the policy of Rieth-Riley that the presence of alcohol in an employee's system shall not be in a concentration of any measurable level, excepting however those union employees identified in Sections 2.2 above and whom are subject to the U.S. Department of Transportation (49 CFR Part 40) and the Federal Motor Carrier Safety Administration (49 CFR Parts 382 and 383), as amended, as well as any other union employees subject hereunder and all of whom shall not have the presence of alcohol in their system in a concentration 0.04 or greater, all while on Company premises or projects, engaged in Company business, while operating Company vehicles and equipment, or performing any work within the employee's scope of employment, and such behavior is strictly prohibited and could, depending upon the circumstances, lead to immediate termination. Moreover, those employees who are subject to the U.S. Department of Transportation and the Federal Motor Carrier Safety Administration Rules and Regulations will be removed from safety sensitive duties for a minimum of twenty-four (24) hours if the presence of alcohol in their system is in a concentration between 0.02 and 0.04.

4.2 This policy sets forth the procedures for the implementation of controlled substance and alcohol testing of applicants who have been given a conditional offer of employment and current employees. The administrator designated to monitor, facilitate, and answer questions pertaining to this policy and these procedures is the HRD, which can be reached at (574) 875-5183.

4.3 This policy shall govern with respect to all Rieth-Riley employees, except with respect to union employees, whose CBA contains a drug and alcohol testing policy, in which case, the terms of the CBA drug and alcohol testing provision shall apply, to the extent not inconsistent with applicable law and/or regulations, or as otherwise indicated herein.

4.4 This policy is based, in part, on regulations issued by the U.S. Department of Transportation (49 CFR Part 40) and the Federal Motor Carrier Safety Administration (49 CFR Parts 382 and 383), as amended and the relevant portions of Indiana Code 4-13-18, et seq. as amended. A complete copy of this policy, including the applicable CBA provisions that deal with drug and alcohol testing procedures and the foregoing regulations may be reviewed upon request at the Rieth- Riley Area Office.

**4.5** Rieth-Riley requires pre-employment drug testing after a conditional job offer has been extended to an ESOP or non-union job candidate. The Company also requires a drug and alcohol test for any applicant being considered for a position which requires a CDL in order to drive a CMV. Any job candidate with a confirmed drug test failure will not be hired.

4.6 It is possible that ESOP employees could be part of more than one (1) testing pool, e.g., random pool and DOT pool. Each pool is managed separately and thus it is possible to be required to report for a random test more than once in any given month. Additionally, because of the nature of random draws from pools, it is possible to be required to test in consecutive months or frequently over the course of the year.

4.7 It is Rieth-Riley's intent that this policy will at all times be in complete compliance with applicable federal, state, and local statutes, ordinances, regulations and laws.

4.8 Recognizing that there may be employees who have a drug or alcohol problem, Rieth-Riley wants to assist any such employee in overcoming that problem and encourages employees to seek help through its EAP, which is administered by the HRD. See Section 6.0 herein. In addition, the employee will be advised of any insurance that may be provided by Rieth-Riley that covers drug treatment or rehabilitation programs. The Company encourages employees to seek help before a violation of this or other workplace policy or rule occurs.

4.9 Nothing in this policy restricts, limits, or changes the employment at-will relationship between Rieth-Riley and the employee. Neither this policy nor any of its terms create or are intended to create a contract of employment. Rieth-Riley reserves the sole right to change, amend or modify any term or provision of this policy at any time without notice to the employee. This policy supersedes all prior policies and statements relating to alcohol or drugs.

#### 5.0 ALCOHOL AND DRUG TESTING PROCEDURES

5.1 Prohibited Conduct - The following shall be considered "prohibited conduct" for purposes of this policy:

5.1.1 No employee shall report, perform duties within the scope of his/her employment or remain at work while under the influence of alcohol or drugs, nor may such employee possess, use, or distribute alcohol or illegal drugs (including marijuana) while at work.

5.1.2 With respect to safety-sensitive functions, no employee shall report for duty or remain on duty requiring the performance of safety-sensitive functions while having an alcohol concentration greater than those limits specified and as set forth in Section 4.1 herein. An employee is considered to be performing a safety- sensitive function if he/she is actually performing, ready to perform or immediately available to perform any of the following functions:

A. All time spent at facility waiting to be dispatched;

B. All time inspecting, servicing, or operating any CMV at any time;

C. All driving time or time spent at the driving controls of any CMV in operation;

**D.** All time spent loading or unloading a vehicle, supervising, or assisting in the loading or unloading, attending a vehicle being loaded or unloaded, including completion of any related paperwork; and remaining in readiness to operate the vehicle;

- E. All time performing those duties required of an employee involved in a vehicle accident; or
- F. All time spent repairing, assisting, or attending to a disabled motor vehicle.
- 5.1.3 No employee shall be on duty or operate a CMV while the employee possesses or is under the influence of alcohol.
- 5.1.4 No employee shall use alcohol while performing safety- sensitive functions.
- 5.1.5 No employee shall perform safety-sensitive functions within four (4) hours after using alcohol.

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5.1.6 No employee required to take a post-accident test shall use alcohol for eight (8) hours following the accident or until he or she

undergoes a post-accident test, whichever occurs first. 5.1.7 No employee shall refuse to submit to a post-accident, random, reasonable suspicion, return-to-duty, dilute retest, cancelled retest or follow-up alcohol or drug test.

#### 5.2 Prescription Medication and/or Other Medication Use

5.2.1 An employee is prohibited from reporting for duty or remaining on duty when the employee uses or is under the influence of any medication. As stated above, the use (on or off duty) of marijuana, even if for medical purposes, is prohibited under Rieth-Riley's policy.

5.2.2 Any employee who is using a prescribed drug, or over-the-counter medication, which is known or advertised as possibly affecting or impairing judgment, coordination or other senses, (including dizziness or drowsiness), or which may adversely affect the employee's ability to perform work in a safe and productive manner, must notify the Company prior to starting work or entering any Company premises. This requirement does not apply if the medication use is pursuant to prescription or written instruction of a physician (for over-the- counter medication) who has advised the employee that the substance will not adversely affect their ability to safely perform their duties. The Company will engage in a fact-based individualized assessment to determine if the employee can remain at work or on the Company premises and what work restrictions, if any, are deemed necessary thatcould allow the employee to safely and effectively perform his orber work.

5.2.3 Ingestion of products that contain hemp will not be an acceptable explanation for testing positive for marijuana.

5.2.4 The production of a state-issued medical marijuana card or similar certification will not be acceptable explanation for testing positive for marijuana.

5.2.5 The use of products which contain cannabidiol (CBD) will not be an acceptable explanation for testing positive for marijuana.
 5.3 <u>Refusal to Test</u> Refusal to submit to the types of drug and alcohol tests employed by the Company will be grounds for refusal to hire employee/applicant(s) and to discipline existing employee(s) up to and including termination. A refusal to test would include any of the following situations:

5.3.1 Failing to appear for any test within a reasonable time after being directed to do so.

5.3.2 Failing to remain at the testing site until the testing process is completed.

5.3.3 Failure to provide a breath sample, saliva sample or urine sample as directed or in some isolated cases, a sample as directed by the third-party service agent.

5.3.4 Failure to pennit, if the situation requires, the observation or monitoring of providing a urine specimen.

5.3.5 Failure to provide a specimen, as directed, within required time frames may be considered a refusal. If an employee cannot provide a sufficient quantity of urine or breath, he/she will be directed to be evaluated by a physician of the Company's choice. If the physician cannot find a legitimate medical explanation for the inability to provide a specimen, (either breath or urine), it will be considered a refusal to test.

5.3.6 Failure to undergo a medical examination or evaluation as directed by the MRO as part of the verification process, or as directed by the DER as part of a "shy bladder" or "insufficient breath" situation.

5.3.7 Failing to take or declining to take a second test as required by this policy or DOT regulations.

5.3.8 Failure to cooperate with any part of the testing process and/or conduct that would obstruct the proper administration of a test (e.g., refusing to empty pockets when so directed by the collector, behave in a confrontational way that disrupts the collection process).

5.3.9 Refusing to sign Step 2 of the Alcohol Testing Form as found in Appendix 6 to 49CFR Part 40.

5.3.10 A report from the MRO that you have a verified adulterated or substituted test result.

5.3.11 For an observed collection, failure to follow the observer's instruction to raise your clothing above the waist, lower clothing and underpants, and to turn around to permit the observer to determine if you have any type of prosthetic or other device that could be used to interfere with the collection process.

5.3.12 Possess or wear a prosthetic or other device that could be used to interfere with the collection process.

5.3.13 Admission to the collector or MRO by the employee that they adulterated or substituted their specimen.

5.4 Types of Tests There are eight (8) circumstances for drug and alcohol testing:

Pre-employment testing;

- Random testing;
- Post-accident testing;
- · Reasonable suspicion testing;
- Return-to-duty testing;
- Follow-up testing;
- Dilute retesting; and
- · Cancelled retesting.

5.5 <u>Pre-employment Testing</u> After a job offer has been extended, all ESOP and non-union job applicants must submit to a urine drug test. Applicants, ESOP, non-union and union employees who are required to have or obtain a CDL license in order to drive a CMV for Rieth-Riley must submit to a urine drug and alcohol test unless a qualifying pre-employment exemption can be documented.

5.5.1 A qualifying pre-employment exemption will be granted if satisfactory documentation demonstrating that he/she has participated in a DOT-regulated controlled substances testing program within the last thirty (30) days and the applicant, while participating in that program, was either tested in the last six (6) months or was in a random testing program for the last twelve (12) month period.

5.5.2 Union Employees If paragraph 5.5 and/or 5.5.1 are not

applicable and there is no applicable CBA prc-employment drug and alcohol testing provision, then this policy as it relates to

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Rieth-Riley ESOP employees shall govern to the extent it is not inconsistent with applicable law and/or regulations.

#### 5.6 Random Testing

5.6.1 **ESOP and Non-Union Employees** Rieth-Riley conducts random drug testing with the assistance and coordination of a third-party service agent. The random selection system provides an equal chance for each Area employee to be selected each time random selection occurs. All employees are subject to random drug testing; in addition, at least two percent (2%) of the employees subject to testing must be randomly tested each month. Random selections will be reasonably spread throughout the year. Random selection, by its very nature, may result in employees being selected for random testing more than once a calendar year. Once the MRO advises the HRD of the names (ESOP and non-union employees) selected for the random test:

A. The HRD will notify the Office Manager and Group or Area Manager of the selection. Such notification shall not occur more than twenty-four (24) hours in advance of the scheduled date of testing.

**B.** The HRD will provide the names of the employees to be tested to the Office Manager and Group or Area Manager. **C.** It is the Office Manager and Group or Area Manager's responsibility to ensure that the employees assigned to the Area report to the collection site at the scheduled time.

D. The HRD must approve exceptions to the testing schedule.

E. The MRO will contact the HRD with employee names not tested. If an employee does not go to the collection site as soon as possible after notification, such failure may be considered a refusal to test and will be dealt with in accordance with Paragraph 5.3.

5.6.2 <u>CMV Drivers (Whether ESOP, Non-Union or Union)</u> Rieth-Riley conducts random drug and alcohol testing in accordance with the applicable regulations. Rieth-Riley will submit the names of all employees who have a CDL and who drive a CMV as part of their job description ("CMV Drivers") to a random selection system. The random selection system provides an equal chance for each employee to be selected each time random selection occurs. Random selections will be reasonably spread throughout the year. Rieth-Riley will drug test, at a minimum, the rate established by the DOT for the given year. Rieth-Riley will alcohol test, at a minimum, the rate established by the DOT for the given year. Random selection by its very nature may result in employees being selected for random testing more than once a calendar year.

If a CMV Driver is selected at random, for either drug or alcohol testing, a Company official will notify the employee. Once notified, the employee must proceed to the designated collection site immediately. If the employee does not go to the collection site as soon as possible after notification, such conduct may be considered a refusal to test and will be dealt with in accordance with Paragraph 5.3.

5.6.3 <u>Union Employees</u> If Paragraph 5.6.2 is not applicable and there is no applicable CBA drug and alcohol testing provision, this policy as it relates to ESOP employees shall govern to the extent it is not inconsistent with applicable law and/or regulations.

5.7 <u>Post-Accident Testing</u>. For employees who are not CMV Drivers, or CMV Drivers who are involved in an accident that did not involve a CMV, post-accident testing (drug and alcohol) will be required when management judges an employee to have been the direct, or indirect, cause of an event that resulted in injury to a person or damage to property, or if an employee is required to receive offsite medical treatment. The third- party service agent will notify the HRD of the results. Employees who are CMV Drivers must submit to a (DOT) regulated drug and alcohol test any time he or she is involved in an accident where 1) a fatality is involved; or 2) the employee receives a citation for a moving violation arising from the accident that involved:

- Injury requiring medical treatment away from the scene; or
- One or more vehicles having to be towed from the scene.

5.7.1 Any time a post-accident drug or alcohol test is required, it must be performed as soon as practical. If no alcohol test can be made within eight (8) hours, attempts to perform an alcohol test shall cease. If no urine collection can be obtained for the purpose of post-accident drug testing within thirty-two (32) hours, attempts to make such collection shall cease. An employee is prohibited from consuming alcohol between the time of the accident and the test.

5.7.2 In the event that federal, state, or local officials conduct breath or blood test for the use of alcohol and/or urine tests for the use of controlled substances following an accident, employees must comply with law enforcement personnel requests. Rieth-Riley may request testing documentation from such agencies and may ask the employee to sign a release allowing it to obtain such test results.

5.7.3 For non-CMV Drivers, in the event an employee is so seriously injured that the employee cannot provide a sample of urine, breath or saliva at the time of the accident, the employee must provide necessary authorization for Rieth-Riley to obtain hospital records or other documents that would indicate the presence of controlled substances or alcohol in the employee's system at the time of the accident.

5.8 <u>Reasonable Suspicion Testing</u> Reasonable suspicion for requiring an employee to submit to drug and/or alcohol testing shall be deemed to exist when a trained supervisor or Company official observes an employee manifesting physical, behavioral, speech or performance symptoms or reactions commonly attributed to the use of or being under the influence of controlled substances or alcohol. With respect to a CMV Driver, an alcohol test is authorized only if the circumstances that gave rise to reasonable suspicion were observed when the CMV Driver is about to perform, is performing or has just completed the performance of safety-sensitive functions.

5.8.1 Any trained supervisor or Company official observing such conditions will take the following actions immediately:

A. Contact your supervisor or DER.

B. Confront the employee involved and keep under direct observation until the situation is resolved.

C. Secure the DER's concurrence to observations. After discussing the circumstances with the DER, arrangements will be made to observe or talk with the employee. If he/she believes, after observing or talking to the employee, that the conduct or performance problem could be due to the illegal use of a controlled substance and/or the use of alcohol, the employee will be immediately required to submit to a breath test or urinalysis. If the employee refuses to submit to testing for any reason, the employee will then be informed that continued refusal will result in disqualification from

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performing his/her job and possible disciplinary action up to and including termination.

**D.** Employees will be asked to release any evidence relating to the observation for further testing. Failure to comply may subject the employee to subsequent discipline or suspension from driving or other duties. All confiscated evidence will be receipted for with signatures of both the receiving supervisor, as well as the provider.

E. Within twenty-four (24) hours or before the results of the controlled substance test and/or alcohol test are released, the DER shall document in writing the particular facts related to the employee's suspect behavior or performance problems that led to the reasonable suspicion test; and shall maintain this documentation in appropriate DOT and/or non-DOT files.

F. The DER shall remove or cause the removal of the employee from the Company-owned vehicle, equipment and/or property and ensure that the employee is transported to an appropriate collection site and thereafter to the employee's residence or, where appropriate, to a place of lodging. Under no circumstances will that employee be allowed to continue to operate or drive a Company vehicle or piece of equipment until a confirmed negative test is received. G. If an alcohol test cannot be administered within two

(2) hours after it is determined that reasonable suspicion exists, Rieth-Riley will maintain a file stating the reasons for the delay. If the alcohol test is not administered within eight (8) hours after it is determined that reasonable suspicion exists, then Rieth-Riley will cease efforts to administer the test and will record the reasons why the test was not administered.

5.9 <u>Return to Duty Testing</u> A return to duty test will be required for all employees who have violated this policy (test positive or refuse to test). The employee may not return to duty until hc or she passes (tests negative) a drug test and/or tests below any measurable level for breath alcohol and the MRO, or SAP, and Rieth-Riley have determined that the employee may return to duty.
5.10 <u>Follow-up Testing</u> Any employee who has returned to work following a violation of this policy will be subject to follow-up testing. Rieth-Riley will require, at a minimum, six (6) follow-up tests within the first twelve (12) months following an

up testing. Rieth-Riley will require, at a minimum, six (6) follow-up tests within the first twelve (12) months following an employee's return to work. Frequency of testing thereafter will be based on the recommendations of the SAP. CMV Drivers will be tested in accordance with DOT regulations and the recommendations of the SAP.

#### 5.11 Dilute Retesting

5.11.1 If a pre-employment negative dilute drug test result, regulated (DOT) or non-regulated, is reported by the MRO, it is required that all job candidates submit to another drug test as soon as the HRD can arrange it. If a test is positive but dilute, the test will be treated as a positive. A second dilute (negative or positive) will be considered a positive and the job candidate will not be hired. 5.11.2 If an employee submits to a drug test, regulated (DOT) or non-regulated (DOT), and it is reported by the MRO as a negative dilute test, then it is required that the employee submit to another drug test as soon as it can be arranged. If a test is positive but dilute, the test will be treated as a positive. The employee will be provided with a Dilute Form and the employee will be required to sign the form. A second dilute will result in termination of employment.

#### 5.12 Cancelled Retesting

5.12.1 If the result of a drug test is reported by the MRO as cancelled or invalid, and if the MRO furthermore recommends retesting, Ricth-Riley reserves the right to abide by the MRO's recommendation. This may include sending said employee for retesting under direct observation.

5.12.2 If the results of a retest, as described in section 5.12.1 above, are reported by the MRO as cancelled or invalid, then it will be considered a positive.

#### 6.0 EMPLOYEE ASSISTANCE PROGRAM ("EAP")

#### 6.1 Initial Evaluation

6.1.1 The SAP will provide a comprehensive face-to- face assessment and clinical evaluation and recommend a course of education and/or treatment with which the employee must demonstrate successful compliance prior to returning to safety-sensitive duty.

6.1.2 Neither Rieth-Riley nor an employee may seek or rely upon a second SAP evaluation, if the employee already has been evaluated by a qualified SAP.

6.1.3 No one may change the SAP's initial evaluation, except that the SAP who made the evaluation may modify the evaluation based on new or additional information.

- 6.2 Referral The SAP will serve as a referral source to assist the
- employee's entry into an education and/or treatment program.

#### 6.3 Follow-Up Evaluation

6.3.1 The SAP will re-evaluate the employee to determine if the employee has successfully carried out the SAP's education and/or treatment recommendations. In order to do so, the SAP inust:

A. Confer with or obtain appropriate documentation from the appropriate education and/or treatment program professionals where the employee was referred; and

**B.** Conduct a face-to-face clinical interview with the employee to determine if the employee demonstrates successful compliance with the SAP's initial evaluation recommendations.

6.3.2 If the employee has demonstrated successful compliance, the SAP shall provide a written report directly to the DER, highlighting the SAP's clinical determination that the employee has complied with the initial evaluation recommendation.
6.3.3 If the employee has not demonstrated successful compliance with the SAP's recommendations, the SAP will provide written notice directly to the DER. After receiving the SAP's written notice, Rieth-Riley will not return the employee to the performance of safety-sensitive duties.

6.3.4 The SAP may conduct additional follow-up evaluations if Rieth-Riley determines that doing so is consistent with the employee's progress as the SAP has reported it and with Rieth- Riley's policy and the CBAs with the unions.

#### 6.4 Additional Treatment, Aftercare or Support Group Services

6.4.1 If the SAP believes that ongoing services (in addition to follow-up tests) are needed to assist an employee to maintain

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sobriety or abstinence from drug use after the employee resumes the performance of safety-sensitive duties, the SAP must provide

recommendations for these services in the follow-up evaluation report. 6.4.2 As an employer receiving a recommendation for these services from a SAP, Rieth-Riley may, as part of a return-to-duty agreement with the employee, require the employee to participate in the recommended services. The SAP may monitor and document the employee's participation in the recommended services. Rieth-Riley may make use of EAP services in assisting and

monitoring employees' compliance with SAP recommendations. 6.4.3 Employees are obligated to comply with SAP recommendations for these services. If the employee fails or refuses to comply, the employee may be subject to disciplinary action up to and including termination.

#### 7.0 DISCIPLINARY PROCEDURES

7.1 Any employee testing positive for alcohol or who has a positive controlled substance test is considered to be in violation of this policy, and is not qualified to drive a CMV, operate any equipment, perform any duties and will be immediately terminated and may be offered the opportunity to participate in the EAP, as long as the positive test result is the first time. If a negative return to duty drug test result is received from the MRO, Rieth-Riley will decide if continued employment of the individual is in the best interests of the Company. If an employee either: a) provided a specimen that is determined by the MRO to be either adulterated or substituted; or b) previously tested positive, completed the EAP prescribed by the counselor, and tests positive a second time at any time in the future, then it will result in his/her immediate termination with no opportunity for re-hire in the future at any Rieth-Riley location. If an employee has refused to test, the employee will be considered in violation of this policy and will be dealt with in accordance with Paragraph 5.3.

7.2 To be able to be returned to a CDL position the employee must complete the steps outlined in Paragraphs 5.9 and 5.10 and Section 6.0.

#### 8.0 VOLUNTARY DISCLOSURE

Rieth-Riley encourages employees to seek help if they feel they have a problem with drug or alcohol misuse before it becomes a matter of discipline with the Company. Rieth-Riley will assist any employee in seeking professional help to address their problem, who voluntary discloses to the Company that he/she believes that he/she has a drug and/or alcohol problem. This voluntary step of self-identification is the responsibility of the employee; and with the exception of certain conditions, will alleviate the requirement for disciplinary action if brought to Rieth-Riley's attention prior to any testing conducted by Rieth-Riley or violation of this policy. Upon disclosure of a problem to Company personnel, the employee will be removed from all duties, including safety-sensitive duties until completion of all steps outlined in Section 6.0 of this policy. The employee makes no commutenent to overcoming the problem and achieving a satisfactory level of performance, attendance, or behavior, then termination of employment will result.

#### 9.0 CONFIDENTIALITY AND RELEASE OF INFORMATION

9.1 Under no circumstances, unless required or authorized by law, will alcohol or drug testing information or results for any employee or applicant be released without written request and/or authorization from the applicable employee.

9.2 However, Rieth-Riley may release information as follows:

9.2.1 Copies of the results of alcohol or drug testing to an identified person provided the employee has provided written consent.

9.2.2 Copies of information requested by the Secretary of Transportation, any DOT agency, or any State or local official with regulatory control over Rieth-Riley or any of its employees.

9.2.3 The results of post-accident testing when requested by the National Transportation Safety Board as part of an accident investigation.

9.3 Employees are entitled, upon written request, to obtain copies of any records pertaining to their use of alcohol or controlled substances, including any records pertaining to his or her alcohol or controlled substance tests.

9.4 The HRD will maintain a list of all former employees who have violated this policy. In order to determine applicants' eligibility for rehire, all applicants' names must first be checked against this list by contacting the HRD.