

IN6000006201

METROBUSINESS CENTER CORPORATION
OF
INDIANA LIMITED PARTNERSHIP

The undersigned is acting as sole incorporator, adopter, filer, and secretary of the corporation (the Corporation) and the Indiana Business Corporation Act (the Act), as follows:

I.
Name:

The name of the Corporation is **Metrol Business, Inc.**

II.
Term of Existence:

The state with corporate existence will be commenced on January 25, 2006 in accordance with Section 67.0006(1) of the Act. The Corporation will have perpetual existence thereafter.

III.
Principal Office:

The principal office will be at the address of the Corporation care of 53766 Park Street, Hammond, Indiana 46324.

IV.
Capital Stock:

The Corporation is authorized to issue 10,000 shares of \$1.00 par value common stock, which will be designated Common Stock.

V.
Initial Registered Office or Agent:

The street address of the initial registered office of the Corporation shall be 10000 W. Pioneer Road, Gary, Indiana 46514, and the name of the initial registered agent shall be Andrew J. Wadsworth.

VI.
Directors:

The Corporation will have 1 director initially. The number of directors may be increased or decreased at any time as provided in the bylaws of the Corporation, and the Corporation will always have at least 1 director. The name and address of the initial director of the Corporation, who will serve until his successor is duly elected or qualified, are:

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I Name: **Address:**
 I Devi D'Almeida 16 West Park Street
 Tampa Springs, Florida 33689

III.
IV. Corporation:

The name and address of the corporation (including those of the state of incorporation) are:

<u>Name:</u>	<u>Address:</u>
Andrew J. Almeida	c/o 3000 E. Poppe Road, Suite 200 (Daly USA LLP) 100 E. 8th Street, Kansas City, Missouri 64105 Tampa, Florida 33602

V.
VI. Affiliated Transactions:

If the Corporation is controlled or governed by the requirements or restrictions or provisions regarding affiliated transactions of Section 1077.902 of the Act, the Corporation shall not be bound by such section if the Act will not apply with respect to the proposed, adopted, or authorized transaction or affiliated transactions involving the Corporation.

VII.
VIII. Control Share Acquisitions:

If the Corporation is controlled or governed by the requirements or restrictions or provisions regarding control share acquisitions of Section 1077.902 of the Act, the Corporation shall not be bound by such section if the Act will not apply with respect to any control share acquisition or equity securities of the Corporation and the equity securities of the Corporation will not be subject to the provisions available under the Act.

IX.
X. Other:

The following adopted, amended, or repealed bylaws shall be effective in the Corporation's favor if enforceable.

XI.
XII. Academic:

The Corporation will indemnify any officer or director in any manner that may be required by law.

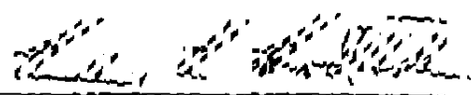
to the rules contained herein.

ARTICLE
Amendment

FILED
ID6000006201
(05 JAN 19 11 21 AM)
TAMPA WISSEBEE BUILDING

The Articles of Incorporation may be amended in the manner provide by law.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation on January 17, 2005.

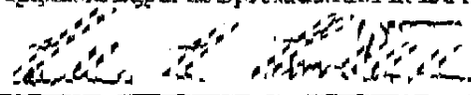


Andrew J. Adams, Incorporator

ACCEPTANCE BY REGISTERED OFFICER

I accept this appointment as a registered officer of the Corporation and accept service of process and the obligation of this office as registered officer as provided for in the Act.

Date: January 19, 2005.



Andrew C. McAdams