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SECRETARY OF STATE

News 8-10-10

COVER LETTER

Division of Corporations	
SUBJECT: Fisher Brown Bottrell Name of Con	Insurance, Inc.
DOCUMENT NUMBER:	
The enclosed Amendment and fee are submitted to	for filing.
Please return all correspondence concerning this	matter to the following:
T. Harris Collier, III Name of Contact Person	<u> </u>
Fisher Brown Bottrell Insurance	e, Inc.
Firm/Company	
P. O. Box 291	
Address	
Jackson, MS 39205-0291	
City/State and Zip Code	
hcollier@trustmark.com	
E-mail address: (to be used for future annual rep	ort notification)
For further information concerning this matter, pl	ease call:
T. Harris Collier, III at (Area Code & Daytime Telephone Number
Enclosed is a check for the following amount:	,
\$35.00 Filing Fee \$43.75 Filing Fee & Certificate of Status	\$43.75 Filing Fee & S52.50 Filing Fee, Certified Copy (Additional copy is enclosed) \$52.50 Filing Fee, Certificate of Status & Certified Copy (Additional copy is enclosed)
Amendment Section Ame Division of Corporations Divi P.O. Box 6327 Clift Tallahassee, FL 32314 2661	et Address: endment Section sion of Corporations on Building Executive Center Circle

07/30/2010 08:55 FAX 601 961 6424 Fax sent by . : 6013591951 TRUSTMARK LE DEPT OF INSURANCE

07-29-10 15:42

②002 Pg: 2/2



MISSISSIPPI INSURANCE DEPARTMENT

MACE CHARTY
Commissioner of Insulates
Real Pro-Marchet

MARIK HARIF Deputy Commissioner of Francisco 501 N. West Street, Suite 1001 Woolfolk Huilding Jackson, Mississippi 39201 Www.rkl.elib.ing.iig

MARING APORESS Post Office Rot 79 Indiana, Washingto 13200-0979 TBLEPHONE: (NOT) 359-3509 FAX: (NOT) 359-2474

July 29, 2010

T. Harris Collier, III P O Box 291 Jackson, MS 39205-0291

RE: Fisher-Brown Bottrell Insurance, Inc.

Dear Sir/Madam:

In regards to your letter that was received by our office on July 29, 2010, this office has no objection to you using the word "insurance" in the name of your corporation.

Should you have any questions or need any additional information, please feel free to call my assistant Sherri Coleman at (601) 359-1087.

Respectfully,

Robert Perkins

Director of Licensing Division

By:

Sherri Coleman

Administrative Assistant VI

9270080000

PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

		SECTION I ST BE COMPLE	TED)	部曾 7	
	F0400	0003615			
	(Document num	ber of corporation	n (if known)	TARY TO TO	1
The Bottre	ell Insurance Age	ncy, Inc.		THE T	ر
(Name of corporation as it appea	ars on the records	of the Department of State) 30 Fair	-
2 Missi	.ssippi	3	6/24/2004 (Date authorized to do but	7	
(Incorpo	rated under laws of)		(Date authorized to do bu	isiness in Florida)	_
	S (4-7 complete oni	ECTION II LY THE APPLIC	ABLE CHANGES)		
4. If the amendment chang	es the name of the corpora	ation, when wa	is the change effected u	under the laws of	
its jurisdiction of incorp	oration? <u>07/30/10</u>				
5. Fisher Brown	Bottrell Insuran	ce,Inc.		•	
J.	ter the amendment, adding on, if not contained in new		ration," "company," o orporation)	r "incorporated," or	_
(If new name is unavaila business in Florida)	ble in Florida, enter altern	ate corporate r	name adopted for the po	rpose of transacting	
6. If the amendment chang	es the period of duration,	indicate new p	eriod of duration.		
		New duration)			
7. If the amendment chang	es the jurisdiction of incor	rporation, indic	cate new jurisdiction.		
	(N	ew jurisdiction)			
8. Attached is a certificate 90 days prior to delivery having custody of corpo	ollin in		ng the amendment, aut State, by the Secretary laws of which it is inco	nenticated not more that of State or other officiorporated.	n al
(Signature of a direct of a receiver or othe	or, president or other officer - i r court appointed fiduciary, by t	t in the hands that fiduciary)			
T. Harris Col	*		Secretary		
(Typed or printe	d name of nerson signing)		(Title of person si	anina)	

State of Mississippi

Office of the Secretary of State C. Delbert Hosemann, Jr., Secretary of State Jackson, Mississippi

CERTIFICATE

I, C. DELBERT HOSEMANN, JR., Secretary of State of the State of Mississippi, and as such, the legal custodian of the corporate records, required by the laws of Mississippi, to be filed in my office, do hereby certify:

That on May 2, 1997, the State of Mississippi issued a Charter/Certificate of Authority to:

FISHER BROWN BOTTRELL INSURANCE, INC.

That the state of incorporation is MISSISSIPPI.

That the period of duration is perpetual.

That according to the records of this office, Articles of Dissolution or a Certificate of Withdrawal have not been filed.

That according to the records of this office, a current Annual Report has been delivered to the Office of the Secretary of State.

I further certify that all fees, taxes and penalties owed to this state, as reflected in the records of the Secretary of State, have been paid and that the corporation is in existence or has authority to transact business in Mississippi.

SO FICE SO FICE SO FINE SO FIN

Given under my hand and seal of office August 4, 2010

C. Delbert Hosemann, Jr. Secretary of State

Certification Number: 12255484-1 Page 1 of 1 Reference: Tina-BJ Verify this certificate online at https://business.sos.state.ms.us/corp/soskb/verify.asp

State of Mississippi

Secretary of State's Office C. Delbert Hosemann, Jr.

Secretary of State Jackson, Mississippi

FISHER BROWN BOTTRELL INSURANCE, INC.

Business ID: 710440

The attached 7 pages are true and correct copies of documents filed in the Mississippi Secretary of State's Office pursuant to the Mississippi Code of 1972 Annotated.

This the 4th day of August, 2010.

SECRETARY OF STATE P.O. Box 136 Jackson, MS 39205 (601) 359-1633

C. Dellit Hosemann, dr.

C. Delbert Hosemann, Jr. Secretary of State



Business ID: 710440

Date Flied: 07/30/2010 05:00 PM

C. Delbert Hosemann, Jr.

Secretary of State

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OFFICE OF THE MISSISSIPPI SECRETARY OF STATE P.O. BOX 136, JACKSON, MS 39205-0136 (601) 359-1333 Articles of Merger or Share Exchange Profit Corporation

The undersigned corporation pursuant to Section 79-4-11.05, as amended, hereby executes the following document and sets forth:

1. Name of Corporati	on 1		
Fisher-Brown, Inc	······································		
2. Name of Corporat	ion 2		
The Bottrell Insur	ance Agency,	Inc.	
3. Name of Corporate	ion 3		
4. The future effective (Complete if applied	A 1		
5. The plan of merge	r or share exchan	ge. (Attach page)	
6. Mark appropriate	box.		
(a) Sharehold	er approval of the	plan of merger or share ex	schange was not required.
OR			
(b) If approv share exchan	al of the sharehol ge was required	ders of one or more corp	porations party to the merger or
be cas		r of outstanding shares, and titled to vote separately on	d number of votes entitled to the plan as to each
Name of Corporation	Designation	No. of outstanding	No. of votes entitled to be cast
Fisher-Brown		1350	1350
Bottrell		1000	1000
			·

lev. 01/96

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OFFICE OF THE MISSISSIPPI SECRETARY OF STATE P.O. BOX 136, JACKSON, MS 39205-0136 (601) 359-1333

Articles of Merger or Share Exchange Profit Corporation

AND	eit	HER
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a. the total number of votes cast for and against the plan by each class entitled to vote separately on the plan was

Name of Corporation	Class	Total no. of votes cast FOR the Plan		no. of votes cast INST the Plan
			F	
OR b. the total number of	of undisputed votes c	ast for the plan separate	ly by ea	nch class was
Name of Corporation	Class	Total no. of undisputed votes cast FOR the Plan		
Fisher-Brown		1350]	
Bottrell '		1000		
·			٦	
and the number of votes	cast for the plan by	each class was sufficient	for app	proval by that class.
Name of Corporation 1				
Fisher-Brown Inc.				
By: Signature	C. Sexo	thous	(Picase k	cesp writing within blocks)
Printed Name	C. Scott Wo	ods, II	Title	Chairman

Rev. 01/96

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER, dated July 16, 2010, is by and between Fisher-Brown, Inc., a Florida corporation ("Fisher") and The Bottrell Insurance Agency, Inc. ("Bottrell"), a Mississippi corporation.

The authorized capital stock of Fisher consists of 1.350 shares of common stock, \$1.00 par value per share (the "Fisher Stock"), all of which shares are issued, outstanding and owned by Trustmark National Bank, a national banking association ("Trustmark").

The authorized capital stock of Bottrell consists of 1,000 shares of common stock, \$1.00 par value per share (the "Bottrell Stock"), all of which shares are issued, outstanding and owned by Trustmark.

The parties hereto intend to cause a merger (the "Merger") of Fisher into Bottrell pursuant to which shares of Fisher Stock will be canceled as more fully set forth herein and Bottrell will be the surviving corporation.

- Stockholder Approval; Effectiveness of Merger. This Agreement shall be submitted to the stockholders of Fisher and Bottrell (the "Constituent Corporation") as provided by the applicable laws of the States of Florida and Mississippi. If this Agreement is duly authorized and adopted by the requisite votes or written consents of the stockholder and is not terminated and abandoned pursuant to the provisions of Section 6 hereof, Articles of Merger shall be executed and delivered to the Secretaries of the State of Florida and Mississippi in accordance with the laws of the States of Florida and Mississippi as soon as practicable after the last approval of the stockholder. The merger shall become effective immediately upon the filing of these Articles of Merger with the Secretary of State, the day of such filing being herein sometimes called the "Effective Date".
- 2. <u>Terms of the Merger.</u> On the Effective Date Fisher shall be merged into Bottrell, the separate existence of Fisher shall cease, and Bottrell shall continue in existence as the Surviving Corporation under the name of "Fisher Brown Bottrell Insurance, Inc.").

3. Certificate of Incorporation; Bylaws, Etc.

(a) From and after the Effective Date, the Articles of Incorporation of Bottrell as in effect immediately prior to the Effective Date, shall continue to be the Articles of Incorporation of the Surviving Corporation until duly amended in accordance with law; however, that Article I of the Articles of Incorporation of Bottrell shall be amended in its entirety upon the Effective Date to read:

Article I Name

<u>Section 1.1 - Name - The name of the corporation is Fisher Brown Bottrell Insurance, Inc.</u>

- (b) From and after the Effective Date and until thereafter amended as provided by law, the Bylaws of Bottrell as in effect immediately prior to the Effective Date shall be and continue to be the Bylaws of the Surviving Corporation.
- (c) From and after the Effective Date and until the next annual meeting of the shareholders of the Surviving Corporation, the Officers and Directors of the Surviving Corporation shall be as follows:

Chairman of the Board: C. Scott Woods, II President and Director: T. Harris Collier, III Secretary/Treasurer & Director: Jonathan T. Rogers Director: Jerry G. Veazey, Jr. Director: Alan D. Moore Director: Jerry E. Horner, Jr. Robert C. McLendon Director: Director: Jason S. Hollis Director: Michael J. Carraway

4. Manner and Basis of Converting Shares.

On the Effective Date:

- (a) Each share of Fisher Stock then authorized, issued and outstanding, by virtue of the merger, and without any action on the part of the holder hereof, shall be cancelled and retired and cease to exist
- (b) Each share of Bottrell Stock then authorized, issued and outstanding, by virtue of the merger and without any action on the part of the holder thereof, shall be converted into one fully paid and non-assessable share of common stock, par value \$.10 per share, of the Surviving Corporation.
- 5. <u>Stock Certificates.</u> The stock transfer books for Fisher and Bottrell Stock shall be deemed to be closed on the Effective Date and no transfer of the then outstanding shares of Fisher Stock shall thereafter be made on such books.
- 6. <u>Termination</u>. Notwithstanding favorable action on the merger by the stockholders of either of the Constituent Corporations, this Agreement may be terminated at any time prior to the Effective Date and the merger abandoned by the Board of Directors of the Constituent Corporations.

7. Amendments. The parties hereto by mutual consent of their respective Boards of Directors, prior to the Effective Date, may amend, modify and supplement this Agreement in such manner as may be agreed upon by them in writing at any time before or after approval or adoption thereof by the stockholders of the Constituent Corporations.

8. Miscellaneous.

- This Agreement may be executed in counterparts, each of which when so executed shall be deemed to be an original, and such counterparts shall together constitute but one and the same instrument.
- If at any time any of the parties hereto shall consider or be advised that any further assignments, conveyances or assurances in law are necessary or desirable to carry out the provisions hereof, the proper officers and directors of the parties shall as of the Effective Date execute and deliver any and all proper deeds, assignments and assurances in law, and do all things necessary or proper to carry out the provisions hereof.

IN WITNESS WHEREOF, each of the parties hereto, pursuant to the approval and authority duly given by resolutions adopted by its Board of Directors, has caused this Agreement to be executed by its Chairman.

FISHER-BROWN, INC.

THE BOTTRELL INSURANCE AGENCY, INC.

Agreement & Plan of Merger Bottrell/Fisher

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P.O. BOX 136, JACKSON, MS 39205-0136 (601) 359-1333 Articles of Merger or Share Exchange Profit Corporation

NOTE

- If shareholder approval is required, the plan must be approved by each voting group entitled to vote
 on the plan by a majority of all votes entitled to be east by that voting group unless the Act or the
 articles of incorporation provide for a greater or lessor vote, but not less than a majority of all votes
 cast at a meeting.
- The articles cannot be filed unless the corporation(s) has (have) paid all fees and taxes (and delinquencies) imposed by law.
- 3. The articles must be similarly executed by each corporation that is a party to the merger.

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