Florida Department of State

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MERGER OR SHARE EXCHANGE CSA GROUP FLORIDA, INC.

Certificate of Status	0
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Effective 12/27

Tallahassee, Florida 32301

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December 23, 2013

FLORIDA DEPARTMENT OF STATE
Division of Corporations

CSA GROUP FLORIDA, INC. 6100 BLUE LAGOON DRIVE SUITE 300 MIAMI, FL 33126

SUBJECT: CSA GROUP FLORIDA, INC.

REF: P06000029394

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The articles of merger you submitted were prepared in compliance with section 607.1109, Florida Statutes. Articles of Merger between two or more domestic profit corporations are filed pursuant to section 607.1105, Florida Statutes.

If you have any questions concerning the filing of your document, please call (850) 245-6050

Irene Albritton
Regulatory Specialist II

FAX Aud. #: H13000279992 Letter Number: 613A00028982

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UNDER STREET ATTENTIONS

TALL MAKSSEE, FLORIDA

Caro di Sull'Illadori 12/20

ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation

pursuant to section 607.1105, Florida Statutes. First: The name and jurisdiction of the <u>surviving</u> corporation: Name Jurisdiction Document Number (If known/applicable) $bar{a}{a}$ Florida CSA Group Florida, Inc. Second: The name and jurisdiction of each merging corporation: Document Number <u>Name</u> <u>Jurisdiction</u> (If known/applicable) *2058110000009* CSA Brown & Brown Holdings, Inc. Florida Third: The Plan of Merger is attached. Fourth: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State. 12 / 30 /2013 (Enter a specific date, NOTE: An effective date cannot be prior to the date of filing or more OR than 90 days after merger file date.) Fifth: Adoption of Merger by surviving corporation - (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the shareholders of the surviving corporation on

(Attach additional sheets if necessary)

The Plan of Merger was adopted by the board of directors of the surviving corporation on

Sixth: Adoption of Merger by merging corporation(s) (COMPLETE ONLY ONE STATEMENT)

The Plan of Merger was adopted by the shareholders of the merging corporation(s) on

The Plan of Merger was adopted by the board of directors of the merging corporation(s) on

December 16, 2013 and shareholder approval was not required.

December 16, 2013 and shareholder approval was not required.

Seventh: SIGNATURES FO	R EACH CORPORATION	
Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
CSA Group Florida, Inc.		Erederik Riefkohl, Senlor Vice President
CSA Brown & Holdings, Inc.	Affilia	Frederik Riefkohl, Senior Vice President
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PLAN OF MERGER

(Merger of subsidiary corporation(s))

The following plan of merger is submitted in compliance with section 607.1104, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>narent</u> corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation:

<u>Name</u>	Jurisdiction			
CSA Group Florida, Inc.	Florida			
The name and jurisdiction of each subsidiary corporation:				
Name	Jurisdiction			
CSA Brown & Brown Holdings, Inc.	Florida			

The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent or any other corporation or, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

As of the effectiveness of the merger, CSA Brown & Brown Holdings, Inc. ("CSA Brown & Brown") shall be merged with and into CSA Group Florida, Inc. ("CSA Florida") and the separate existence of CSA Brown & Brown shall cease. CSA Florida as the surviving corporation in the merger (as such, the "Surviving Corporation"), shall continue its corporate existence under the laws of the State of Florida. By virtue of the merger, and without any further action by any party: (a) all of the outstanding shares of capital stock of CSA Brown & Brown shall be cancelled and shall no longer be outstanding; and (b) all of the outstanding shares of capital stock of CSA Florida shall remain outstanding. The Articles of Incorporation of CSA Florida as of immediately prior to the effectiveness of the merger shall be the articles of incorporation of the Surviving Corporation.

(Attach additional sheets if necessary)