150616

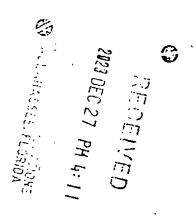
	(Requestor's Name)
	10 defenses
	(Address)
	(Address)
	(City/State/Zip/Phone #)
PICK-UP	WAIT MAIL
	(Business Entity Name)
	(Document Number)
Certified Copies	Certificates of Status
-	
Special Instructions to	Filing Officer:

Office Use Only



500420633005

Merger



A. RAMSEY DEC 28 2023



CORPORATION SERVICE COMPANY 1201 Hays Street Tallhassee, FL 32301

Phone: 850-558-1500

ACCOUNT NO. : I2000000195

REFERENCE : 219236_ _ 8276196

AUTHORIZATION : Carrie Cenar

COST LIMIT : \$ 60.00

ORDER DATE: December 19, 2023

ORDER TIME : 2:56 PM

ORDER NO. : 219236-090

CUSTOMER NO: 8276196

ARTICLES OF MERGER

BROWN & BROWN OF INDIANA, LLC

INTO

BROWN & BROWN INSURANCE SERVICES, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
XX PLAIN STAMPED COPY

CONTACT PERSON: Eyliena Baker

EXAMINER'S INITIALS:

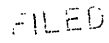
COVER LETTER

TO: Amendment Section Division of Corporations	
SUBJECT: Brown & Brown Insurance	Services, Inc.
Name of Surviving Entity	
The enclosed Articles of Merger and fee are submitted	for films
Please return all correspondence concerning this matter	r to following:
Alyssa Argitis	
Contact Person	
Brown & Brown, Inc.	
Firm/Company	
300 N Beach Street	
. Address	
Daytona Beach, FL, 32174	
City/State and Zip Code	
alyssa.argitis@bbins.com	
E-mail address: (to be used for future annual report notification	on)
For further information concerning this matter, please c	all:
Alyssa Argitis A	t (386) 267-5124
Name of Contact Person	Area Code & Daytime Telephone Number
Certified copy (optional) \$8.75 (Please send an additi	onal copy of your document if a certified copy is requested
Mailing Address:	Street Address:
Amendment Section	Amendment Section
Division of Corporations	Division of Corporations
P.O. Box 6327 Tallahassee, FL 32314	The Centre of Tallahassee
randidasce, FL 32314	2415 N. Monroe Street, Suite 810

IMPORTANT NOTICE: Pursuant to s.607.1622(8), F.S., each party to the merger must be active and current in filing its annual report through December 31 of the calendar year which this articles of merger are being submitted to the Department of State for filing.

Tallahassee, FL 32303

ARTICLES OF MERGER



2023 DEC 27 PM 12 59

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

FIRST: The name and jurisdiction of the surv	viving entity:		
Name	Jurisdiction	Entity Type	Document Number
Brown & Brown Insurance Services, Inc.	FL	Corporation	(If known/ applicable)
SECOND: The name and jurisdiction of each	merging eligible	entity:	
<u>Name</u>	Jurisdiction	Entity Type	Document Number
Brown & Brown of Indiana, LLC	IN	bits and salves countries,	(If known/ applicable)
		-1	
			

THIRD: The merger was approved by each domestic merging corporation in accordance with s.607.1101(1)(b), F.S., and by the organic law governing the other parties to the merger.

FOU	RTH: Please check one of the boxes that apply to surviving entity:
Ø	This entity exists before the merger and is a domestic filing entity.
	This entity exists before the merger and is not authorized to transact business in Florida.
	This entity exists before the merger and is a domestic filing entity, and its Articles of Incorporation are being amended as attached.
	This entity is created by the merger and is a domestic corporation, and the Articles of Incorporation are attached.
	This entity is a domestic eligible entity and is not a domestic corporation and is being amended in connection with this merger as attached.
	This entity is a domestic eligible entity being created as a result of the merger. The public organic record of the survivor is attached.
	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.
FIFTE	1: Please check one of the boxes that apply to domestic corporations:
Ø	The plan of merger was approved by the shareholders and each separate voting group as required.
	The plan of merger did not require approval by the shareholders.
<u>SIXTE</u>	E: Please check box below if applicable to foreign corporations
	The narticipation of the foreign population and
₩	The participation of the foreign corporation was duly authorized in accordance with the corporation's organic laws.
	laws. NTH: Please check box below if applicable to domestic or foreign non corporation(s).

EIGHTH: If other than the date of filing, the delayed effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

The merger is effective upon filing.

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

Name of Entity/Organization:	Signature(s):	Typed or Printed Name of Individual:
Brown & Brown Insurance Services, Inc.	Sm	James Lanni
Brown & Brown of Indiana, LLC	() 635-	Anthony M. Robinson
		

Corporations:

General partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships: Limited Liability Companies: Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.) Signature of a general partner or authorized person Signatures of all general partners Signature of a general partner Signature of an authorized person

AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger (this "Agreement"), dated as of December 31, 2023, by and between Brown & Brown Insurance Services, Inc., a Florida corporation (the "Acquiror"), and Brown & Brown of Indiana, LLC, an Indiana limited liability company (the "Company").

WHEREAS, the respective Shareholder and Board of Directors of the Acquiror, and the Member and Manager of the Company, have each approved and adopted this Agreement and the transactions contemplated by this Agreement, in each case after making a determination that this Agreement and such transactions are advisable and fair to, and in the best interests of such corporation and its stockholders, and limited liability company and its members; and

WHEREAS, pursuant to the transactions contemplated by this Agreement and on the terms and subject to the conditions set forth herein, the Company, in accordance with the Indiana Code (the "Ind. Code") and the Florida Business Corporation Act (the "FBCA"), will merge with and into the Acquiror, with the Acquiror as the surviving corporation (the "Merger").

NOW. THEREFORE, in consideration of the mutual covenants, terms and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as-follows:

I. Merger. Upon the terms and subject to the conditions set forth in this Agreement, and in accordance with the Ind. Code and FBCA, the Company shall be merged with and into the Acquiror at the Effective Time (as hereinafter defined). Following the Effective Time, the separate entity existence of the Company shall cease, and the Acquiror shall continue as the surviving corporation (the "Surviving Corporation"). The effects and consequences of the Merger shall be as set forth in this Agreement, the Ind. Code, and the FBCA.

Effective Time.

- (a) Subject to the provisions of this Agreement, on the date hereof, the parties shall duly prepare, execute and file articles of merger complying with the Ind. Code with the Secretary of State of the State of Indiana, and articles of merger complying with the FBCA with the Secretary of State of the State of Florida, with respect to the Merger (each referred to as the "Articles of Merger"). The Merger shall become effective upon the filing of the Articles of Merger (the "Effective Time").
- (b) The Merger shall have the effects set forth in the Ind. Code and the FBCA. Without limiting the generality of the foregoing, from the Effective Time: (i) all the properties, rights, privileges, immunities, powers and franchises of the Company shall vest in the Acquiror, as the Surviving Corporation, and (ii) all debts, liabilities, obligations and duties of the Company shall become the debts, liabilities, obligations and duties of the Acquiror, as the Surviving Corporation.
- 3. <u>Organizational Documents</u>. The bylaws of the Acquiror in effect at the Effective Time shall be the bylaws of the Surviving Corporation until thereafter amended as provided therein or by the FBCA, and the articles of incorporation of the Acquiror in effect at the Effective Time shall be the articles of incorporation of the Surviving Corporation until thereafter amended as provided therein or by the FBCA.
- 4. <u>Directors and Officers.</u> The directors and officers of the Acquiror immediately prior to the Effective Time shall be the directors and officers of the Surviving Corporation from and after the

Effective Time and shall hold office until the earlier of their respective death, resignation or removal or their respective successors are duly elected or appointed and qualified in the manner provided for in the articles of incorporation and bylaws of the Surviving Corporation or as otherwise provided by the FBCA.

- 5. <u>Conversion of Securities.</u> At the Effective Time, by virtue of the Merger and without any action on the part of the Acquiror or the Company or the holders membership interests of the Company:
 - (a) each membership interest of the Company, issued and outstanding immediately prior to the Effective Time, shall be cancelled:
 - (b) each share of capital stock of Acquiror issued and outstanding immediately prior to the Effective Time shall remain outstanding following the consummation of the Merger.
 - 6. Upon Effective Time membership interests of the Company shall be cancelled.
- 7. Entire Agreement. This Agreement together with the Articles of Merger constitutes the sole and entire agreement of the parties to this Agreement with respect to the subject matter contained herein, and supersedes all prior and contemporaneous understandings, representations and warranties, and agreements, both written and oral, with respect to such subject matter.
- 8. Successors and Assigns. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns.
- 9. <u>No Third-Party Beneficiaries</u>. This Agreement is for the sole benefit of the parties hereto and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other person any legal or equitable right, benefit or remedy of any nature whatsoever, under or by reason of this Agreement.
- 10. <u>Headings</u>. The headings in this Agreement are for reference only and shall not affect the interpretation of this Agreement.
- Amendment and Modification; Waiver. This Agreement may only be amended, modified or supplemented by an agreement in writing signed by each party hereto. No waiver by any party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the party so waiving. Except as otherwise set forth in this Agreement, no failure to exercise, or delay in exercising, any rights, remedy, power or privilege arising from this Agreement shall operate or be construed as a waiver thereof; nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.
- 12. <u>Severability</u>. If any term or provision of this Agreement is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. Upon such determination that any term or other provision is invalid, illegal or unenforceable, the parties hereto shall negotiate in good faith to modify this Agreement so as to effect the original intent of the parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.
- 13. Governing Law. This Agreement shall be governed by and construed in accordance with the internal laws of the State of Florida without giving effect to any choice or conflict of law provision or

rule (whether of the State of Florida or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than those of the State of Florida.

14. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, email or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

Brown & Brown Insurance Services, Inc.

· · · · · ·

Name: James Lanni

Title: Vice President

Brown & Brown of Indiana, LLC

By 6

Name: Anthony M. Robinson

Title: Vice President/Assistant Secretary