# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

# FORM 11-K

ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Annual Report Pursuant to Section 15(d) of The Securities Exchange Act of 1934

For the Fiscal Year Ended December 31, 2014

OR

<sup>c</sup> Transition Report Pursuant to Section 15(d) of The Securities Exchange Act of 1934

For The Transition Period From \_\_\_\_\_ To \_\_\_\_\_

Commission file number 001-13619

A. Full title of the plan and the address of the plan, if different from that of the issuer named below:

BROWN & BROWN, INC. EMPLOYEE SAVINGS PLAN AND TRUST

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

**BROWN & BROWN, INC.** 220 SOUTH RIDGEWOOD AVENUE DAYTONA BEACH, FLORIDA 32114

# BROWN & BROWN, INC. EMPLOYEE SAVINGS PLAN AND TRUST

# FINANCIAL STATEMENTS AND SUPPLEMENTAL SCHEDULE

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#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Trustees Brown & Brown, Inc. Employee Savings Plan and Trust Daytona Beach, Florida

We have audited the accompanying statements of net assets available for benefits of the Brown & Brown, Inc. Employee Savings Plan and Trust (the Plan) as of December 31, 2014 and 2013, and the related statement of changes in net assets available for benefits for the year ended December 31, 2014. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. The Plan is not required to have, nor were we engaged to perform, an audit of the Plan's internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis of designing audit procedures that are appropriate in the circumstances, but not for expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan at December 31, 2014 and 2013, and the changes in net assets available for benefits for the year ended December 31, 2014, in conformity with accounting principles generally accepted in the United States of America.

The accompanying supplemental schedule of assets (held at end of year) as of and for the year ended December 31, 2014 has been subjected to audit procedures performed in conjunction with the audit of the Plan's financial statements. The supplemental schedule is the responsibility of the Plan's management. Our audit procedures included determining whether the supplemental schedule reconciles to the financial statements or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental schedule. In forming our opinion on the supplemental schedule, we evaluated whether the supplemental schedule, including its form and content, is presented in conformity with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. In our opinion, the supplemental schedule is fairly stated, in all material respects, in relation to the financial statements as a whole.

Respectfully submitted,

/s/ Hancock Askew & Co., LLP

Norcross, Georgia June 25, 2015

	 2014	 2013
ASSETS		
CASH	\$ 3,451	\$ _
INVESTMENTS:		
Participant directed—at fair value:		
Registered investment companies (mutual funds)	340,717,332	307,368,187
Pooled separate account	53,595,461	51,529,552
Employer common stock	34,167,658	39,476,772
Personal choice retirement account	14,421,839	13,033,997
Total investments, at fair value	442,902,290	411,408,508
NOTES RECEIVABLES FROM PARTICIPANTS	9,619,162	9,280,622
RECEIVABLES:		
Employer contributions	1,017,373	6,154,438
Participant contributions	3,294	 13,923
Total receivables	1,020,667	 6,168,361
TOTAL ASSETS REFLECTING INVESTMENTS AT FAIR VALUE	453,545,570	426,857,491
PAYABLE TO PARTICIPANTS FOR EXCESS CONTRIBUTIONS	_	(408,207)
NET ASSETS AVAILABLE FOR BENEFITS, before adjustment	453,545,570	 426,449,284
Adjustment from fair value to contract value for fully benefit-responsive investment contracts	(739,977)	(408,967)
NET ASSETS AVAILABLE FOR BENEFITS	\$ 452,805,593	\$ 426,040,317

See notes to financial statements.

# BROWN & BROWN, INC. EMPLOYEE SAVINGS PLAN AND TRUST STATEMENT OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS FOR THE YEAR ENDED DECEMBER 31, 2014

Investment income:   \$   15,944     Interest income   1,150     Other income   675     Other income   675     Net appreciation in fair value of investments   7,547     Total investment income   25,317     Interest on note receivables from participants   352     Contributions:   29,110     Participants   29,110     Employer   15,623     Rollovers from other qualified plans   5,357     Total contributions   5,357	,179
Interest income1,150,Other income675,Net appreciation in fair value of investments7,547,Total investment income25,317,Interest on note receivables from participants352,Contributions:29,110,Participants29,110,Employer15,623,Rollovers from other qualified plans5,357,	,179
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Contributions: 352,   Participants 29,110,   Employer 15,623,   Rollovers from other qualified plans 5,357,	
Contributions:   29,110,     Participants   29,110,     Employer   15,623,     Rollovers from other qualified plans   5,357,	.001
Employer 15,623,   Rollovers from other qualified plans 5,357,	
Rollovers from other qualified plans 5,357,	,655
Tetal contributions	,511
Total contributions	,206
50,091,	,372
Total additions 75,760,	,883
DEDUCTIONS:	
Benefits paid to participants 48,233,	,278
Administrative expenses 765,	,042
Total deductions 48,998,	,320
NET INCREASE IN ASSETS AVAILABLE FOR BENEFITS 26,762,	,563
TRANSFERS IN 2,	,713
NET ASSETS AVAILABLE FOR BENEFITS—Beginning of year 426,040,	,317
NET ASSETS AVAILABLE FOR BENEFITS — End of year \$ 452,805,	

See notes to financial statements.

#### 1. DESCRIPTION OF THE PLAN

The following brief description of the Brown & Brown, Inc. Employee Savings Plan and Trust (the "Plan") is provided for general information purposes only. Participants should refer to the Plan document for a more complete description of the Plan's provisions.

*General* — The Plan is a defined contribution plan. Substantially all employees who are at least 18 years of age and who are expected to complete a year of service (1,000 hours) are eligible to participate in the Plan effective the first full payroll period after one month of service. The Plan is intended to assist Brown & Brown, Inc. and its subsidiaries (the "Employer") in its efforts to attract and retain employees by enabling eligible employees who are U.S. citizens with the opportunity to invest a portion of their annual compensation in the Plan, augmented by employer contributions, to supplement the employees' retirement income. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended ("ERISA").

**Benefit Payments** —Benefits under the Plan are payable upon normal (after age 65) or early (after age 59-1/2) retirement, death, disability, severe financial hardship, or termination of service and are based on the vested balance in the participant's account. Distributions of vested account balances will be made in the form of a single lump-sum payment or in some other optional form of payment, as defined in the Plan. If the participant's vested account is \$5,000 or less, the participant will be prompted to distribute his or her funds to another qualified plan in a timely fashion or be subject to an immediate lump-sum distribution.

*Administration* — The Plan is administered by a designated Plan Administrator (the "Administrator"), which has been appointed by the Board of Directors (the "Board") of the Employer. Information about the Plan document, such as provisions for allocations to participants' accounts, vesting, benefits, and withdrawals, is contained in the Summary Plan Description. Copies of this document are available on the employee benefits Web site accessible to employees of the Employer or from the Administrator. Schwab Retirement Plan Services, Inc ("Schwab") serves as the recordkeeper of the Plan and Charles Schwab Trust Company, a division of Charles Schwab Bank (the "Trustee") serves as the trustee of the Plan.

*Administrative Expenses* — All investment-related expenses are charged against Plan earnings or are paid by the Plan. All other expenses are paid by the Employer.

*Contributions* —Participants may elect to contribute, subject to certain limitations, any percentage of annual compensation as contributions to the Plan, up to the allowable limits specified in the Internal Revenue Code. Effective for Plan years beginning on or after January 1, 2014, the Plan has been amended to provide that the Employer will make a fully vested safe harbor matching contribution for each participant equal to the sum of (1) 100% of the participant's elective deferrals that do not exceed 3% of compensation for the allocation period, plus (2) 50% of the participant's elective deferrals that exceed 3% of compensation for the allocation period. For plan years beginning before January 1, 2014, the Employer made matching contributions to the Plan of 100% of each participant's contribution, not to exceed 2.5% of each participant's eligible compensation on a pay-period basis.

The Plan permits the Board of Directors of the Employer to authorize discretionary profit-sharing contributions allocated to participants based on 1.5% of eligible compensation, up to a maximum of \$255,000 of eligible compensation. No profit-sharing contributions were made in 2014.

*Vesting* —Participants are immediately vested in their voluntary contributions plus actual earnings thereon. Vesting in the Employer matching contributions for plan years beginning before January 1, 2014, and for discretionary profit-sharing contributions are based on years of credited service and are subject to the following vesting schedule:

		Vested	
Years of Credited Service	I	Interest	
Less than 1		0	%
1		20	
2		40	
3		60	
4		80	
5 or more		100	

For Plan years starting on or after January 1, 2014, the forfeited balances of terminated participants' non-vested accounts are no longer available to reduce employer matching contribution amounts. As of December 31, 2014, forfeited employee amounts available to offset future Plan expenses totaled approximately \$499,000. No forfeitures were used in 2014 to offset Plan expenses.

For Plan years ending on or before December 31, 2013, forfeited balances of terminated participants' non-vested accounts are available to offset Plan expenses and to reduce future Employer contributions. As of December 31, 2013, forfeited amounts available to offset future Employer contributions totaled approximately \$575,000. During 2014, approximately \$850,000 of forfeited amounts was used to offset Employer contributions receivable, relating predominately to the employer profit sharing contributions authorized in 2013 and funded in 2014.

*Investment Income and Expenses* —Each participant's account shall be allocated the investment income and expenses of each fund based on the value of each participant's account invested in each fund, in proportion to the total value of all accounts in each fund, taking into account any contributions to or distributions from the participant's account in each fund. General expenses of the Plan not paid by the Employer and not attributable to any particular fund shall be allocated among participants' accounts in proportion to the value of each account, taking into consideration each participant's contributions and distributions.

The agreement between the Trustee and the Plan includes a revenue-sharing arrangement whereby the Trustee shares revenue generated by the Plan in excess of the Trustee's fee. These deposits are included in the "Other Income" amount in the Statement of Changes to Net Assets Available for Benefits. These funds are used to pay other plan expenses with any remaining amounts being reallocated to participants. During 2014, revenue of approximately \$174,000 was deposited into the Plan related to this revenue sharing arrangement. Additionally \$5,000 was deposited in 2014 due to a prior year adjustment. At December 31, 2014 and 2013, approximately \$80,000 and \$45,000, respectively, was available to be reallocated or pay plan expenses. During 2014, Plan expenses of approximately \$144,000 were paid by these funds and \$0 was reallocated to participants. The remaining \$80,000 available as of December 31, 2014 was allocated to all participant accounts on or around February 5, 2015

*Notes Receivable from Participants* —A participant may borrow from his or her own account a minimum of \$1,000, up to a maximum equal to the lesser of \$50,000 or 50% of the participant's vested account balance. Participants may not have more than two loans outstanding at any time, with a limited exception for grandfathered outstanding loans transferred to the Plan as a result of mergers of plans maintained by acquired companies. Loans, which are repayable each pay period for periods ranging generally up to five years (and up to 15 years for the purchase of a principal residence), are collateralized by a security interest in the borrower's vested account balance. The loans bear interest at the rate of prime plus 1%, determined at the time the loan is approved. As of December 31, 2014, interest rates applicable to such loans ranged from 4.25% to 9.25%.

#### 2. USE OF ESTIMATES AND SIGNIFICANT ACCOUNTING POLICIES

*Use of Estimates* — The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of net assets available for benefits and changes therein. Actual results could differ from those estimates.

*Basis of Accounting* — The accompanying financial statements of the Plan are presented on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America.

*Notes Receivable from Participants* - Notes receivable from participants are measured at their unpaid principal balance plus any accrued but unpaid interest. Interest income is recorded on the accrual basis. Related fees are recorded as administrative expenses and are expenses when they are incurred. No allowance for credit losses has been recorded as of December 31, 2014 and 2013. If a participant ceases to make loan repayments and the plan administrator deems the participant loan to be in default, the participant loan balance is reduced and a benefit payment is recorded.

Payment of Benefits – Benefits are recorded when paid.

*Valuation of Investments* — The Plan's investments in money market funds, mutual funds, Employer common stock, and the personal choice retirement account, which includes investments in mutual funds and common stock, are stated at fair value based on quoted market prices at year-end. The fair value of the pooled separate accounts is based upon the value of the underlying assets as determined by the Trustee's valuation. The contract value of participation units owned in the pooled separate accounts is based on quoted redemption values, as determined by the Trustee, on the last business day of the Plan year. Participant loans are valued at cost, which approximates fair value.

The Plan invests in fully benefit-responsive investment contracts held in the Wells Fargo Stable Return Fund G as of December 31, 2014 and 2013. Investment contracts held in a defined-contribution plan are required to be reported at fair value. However, contract value is the relevant measurement attribute for that portion of the net assets available for benefits of a defined-contribution plan attributable to fully benefit-responsive investment contracts because contract value is the amount

participants would receive if they were to initiate permitted transactions under terms of the Plan. The Statements of Net Assets Available for Benefits presents the fair value of these investment contracts as well as their adjustment from fair value to contract value. The Statement of Changes in Net Assets Available for Benefits is prepared on a contract value basis.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on an accrual basis. Dividends are recorded on the exdividend date. Net appreciation includes the Plan's gains and losses on investments bought and sold as well as investments held during the year.

*Fair Value Measurements*—The Plan adopted a fair value measurement method that establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy are described below:

Level 1 - Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;

Level 2 - Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly;

Level 3 - Prices or valuations that require inputs that are both significant to the fair value measurement and unobservable.

The fair values estimated and derived from each fair value calculation may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Plan believes its valuation methods are appropriate and consistent with those utilized by other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

The following tables set forth by level within the fair value hierarchy the Plan investment assets and investment liabilities at fair value, as of December 31, 2014 and 2013. As required by Accounting Standards Codification Topic 820—*Fair Value Measurements and Disclosures*, assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement.

	Investment Assets at Fair Value as of December 31, 2014						
		Level 1		Level 2	Le	evel 3	Total
Registered investment companies (mutual funds):							
Index funds	\$	93,380,732	\$	_	\$	—	\$ 93,380,732
Value funds		61,578,891		_		_	61,578,891
Growth funds		54,131,527		_		_	54,131,527
Bond funds		56,162,539		_			56,162,539
Growth and Income funds		39,110,723		_		_	39,110,723
Asset Allocation/Retirement Strategy funds		36,352,920		_		_	36,352,920
Total - Registered investment companies(mutual funds):		340,717,332				_	 340,717,332
Pooled separate accounts							
Stable Value Fund		_		53,595,461		_	53,595,461
Employer common stock		34,167,658		_		_	34,167,658
Personal choice accounts							
Cash		58,347		_		_	58,347
Money market funds		2,015,292		_		_	2,015,292
Registered investment companies (mutual							
funds		2,363,491		_		_	2,363,491
Common stock		6,242,076		_		_	6,242,076
Preferred stock		5,979		_		_	5,979
Pooled separate accounts		_		3,736,654			3,736,654
Total –Personal choice accounts		10,685,185		3,736,654		_	 14,421,839
Total investments at fair value	\$	385,570,175	\$	57,332,115	\$		\$ 442,902,290

	Value as of December 31, 2013						
		Level 1		Level 2	Le	evel 3	Total
Registered investment companies (mutual funds):							
Index funds	\$	77,317,034	\$	_	\$		\$ 77,317,034
Value funds		55,715,216		_		_	55,715,216
Growth funds		53,637,527		_		_	53,637,527
Bond funds		53,250,520		_		_	53,250,520
Growth and Income funds		37,074,715		_			37,074,715
Asset Allocation/Retirement Strategy funds		30,373,175		_		_	30,373,175
Total - Registered investment companies(mutual funds):		307,368,187					 307,368,187
Pooled separate accounts							
Stable Value Fund		_		51,529,552		_	51,529,552
Employer common stock		39,476,772		_		_	39,476,772
Personal choice accounts							
Cash		44,843		_		_	44,843
Money market funds		1,916,055		_			1,916,055
Registered investment companies (mutual funds		2,228,576		_		_	2,228,576
Common stock		5,371,866		_			5,371,866
Preferred stock		4,543		_		_	4,543
Pooled separate accounts				3,468,114		_	3,468,114
Total –Personal choice accounts		9,565,883		3,468,114			 13,033,997
Total investments at fair value	\$	356,410,842	\$	54,997,666	\$		\$ 411,408,508

Investment Assets at Fair

*Risks and Uncertainties—Investments* —The Plan invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect participants' account balances and the amounts reported in the statements of net assets available for benefits.

# 3. INVESTMENTS

The fair value of individual investments that represent five percent or more of the Plan's net assets available for benefits as of December 31, 2014 and 2013, respectively, are summarized as follows:

	2014	2013
Employer common stock		
Employer common stock	\$ 34,167,658	\$ 39,476,772
Harbor Capital Appreciation Fund	36,641,960	33,805,865
Invesco Growth and Income R5 Fund	37,516,472	33,676,544
Pimco Total Return Bond Administration Fund	28,547,805	29,305,120
Vanguard Institutional Index Fund	64,077,672	54,643,927
Wells Fargo Stable Return Fund G*	53,595,461	51,529,552

\* Wells Fargo Stable Return Fund G is shown at fair value. Contract Value was \$52,855,484 and \$51,120,585 at December 31, 2014 and 2013, respectively.

During the year ended December 31, 2014, the fair value of the Plan's investments appreciated (depreciated) in the amounts shown:

	 Amount
Mutual funds	\$ 5,225,733
Employer common stock	1,649,276
Pooled separate accounts	672,523
Personal choice retirement accounts	(237)
Net appreciation in fair value of investments	\$ 7,547,295

#### 4. INVESTMENT PROGRAMS

As of December 31, 2014, contributions to the Plan were invested in one or more of various investment fund options, including money market funds, mutual funds and Employer Company stock, at the direction of each participant. The Plan also allows participants to invest in the Charles Schwab & Co. Personal Choice Retirement Account, which enables each participant to self-direct his or her money into a full range of investment options, including individual stocks and bonds, as well as allowing access to over 800 additional mutual funds. The Charles Schwab & Co. Personal Choice Retirement Account is presented as "self-directed investments" in the accompanying statements of net assets available for benefits.

One investment in the Plan is a guaranteed pooled separate account managed by Wells Fargo Bank called the Stable Return Fund G (the "Stable Return Fund"), which invests in a variety of investment contracts such as guaranteed investment contracts ("GICs") issued by insurance companies and other financial institutions and other investment products (such as separate account contracts and synthetic GICs) with similar characteristics. The Stable Return Fund investment in each contract is presented at fair value. The fair value of a GIC is based on the present value of future cash flows using the current discount rate. The fair value of a security-backed contract includes the value of the underlying securities and the value of the wrapper contract. The fair value of a wrapper contract provided by a security-backed contract issuer is the present value of the difference between the current wrapper fee and the contracted wrapper fee.

An adjustment is made to the fair value in the statements of net assets available for benefits to present the investment at contract value. Contract value is based upon contributions made under the contract, plus interest credited, less participant withdrawals. There are no reserves against contract value for credit risk of the contract issuer or otherwise. The crediting interest rate is effective for a 12-month period and is set annually. The crediting interest rate is determined based on (i) the projected market yield-to-maturity of the market value of assets, net of expenses, (ii) the timing and amounts of deposits, transfers, and withdrawals expected to be made during the interest crediting period, and (iii) the amortization of the difference between the fair value of the pooled separate account and the balance of the Stable Return Fund. The crediting interest rate for the Stable Return Fund for the years ended December 31, 2014 and 2013, was 1.64% and 1.52%, respectively. The average yield for the Stable Return Fund for the years ended December 31, 2014 and 2013, was 1.40% and 1.36%, respectively.

There is no event that limits the ability of the Plan to transact at contract value with the issuer. There are also no events or circumstances that would allow the issuer to terminate the fully benefit-responsive investment contract with the Plan and settle at an amount different from contract value.

#### 5. PARTY-IN-INTEREST TRANSACTIONS

The Plan's investments include Brown & Brown, Inc. common stock, which represents party-in-interest transactions that qualify as exempt prohibited transactions. Additionally, through the personal choice retirement account, certain investments are managed by affiliates of the Trustee of the Plan.

The Plan issues notes to participants, which are secured by the balances in the participants' accounts. These transactions qualify as party-in-interest transactions.

#### 6. PLAN TERMINATION

Although it has not expressed any intent to do so, the Employer may terminate the Plan at any time, either wholly or partially, by notice in writing to the participants and the Trustee. Upon termination, the rights of participants in their accounts will become 100% vested. The Employer may temporarily discontinue contributions to the Plan, either wholly or partially, without terminating the Plan.

### 7. FEDERAL INCOME TAX STATUS

Effective July 1, 2009, the sponsor adopted the 401(k) non-standardized prototype plan sponsored by the Charles Schwab Company. Prior to January 1, 2011, the Plan was entitled to limited reliance on the opinion letter received by Schwab from the Internal Revenue Service with respect to compliance with the form requirements of the Internal Revenue Code of 1986, as amended ("IRC"). Effective January 1, 2011, the Plan was amended and restated as an individually-designed plan with a portion of the Plan designated as an employee stock ownership plan. An application for a determination letter from the Internal Revenue Service was submitted on August 9, 2012 and is pending. The Plan's management believes that the Plan is designed and is currently being operated in compliance with applicable requirements of the IRC and regulations issued thereunder and, therefore, believes the Plan, as amended and restated, is qualified and the related trust is tax exempt.

Accounting principles generally accepted in the United States of America require Plan management to evaluate uncertain tax positions taken by the Plan. The financial statement effects of a tax position are recognized when the position is more likely than not, based on the technical merits, to be sustained upon examination by the IRS. The Plan Administrator has analyzed the tax positions taken by the Plan, and has concluded that as of December 31, 2014, there are no uncertain positions taken or expected to be taken. The Plan has recognized no interest or penalties related to uncertain tax positions. The Plan is subject to routine audits by taxing jurisdictions; however, there are currently no audits for any tax periods in progress. The Plan Administrator believes the Plan is not subject to income tax examinations for years prior to 2011.

	 Current Value
cipant directed:	
Mutual funds:	
American Beacon Small Cap Value Fund	\$ 11,462,
American Funds Europacific Growth Fund	19,003,
Harbor Capital Appreciation Fund	36,641,
Harbor International Fund	18,809,
Invesco Growth and Income Fund	37,516,
JP Morgan Mid Cap Value Fund	12,599,
Loomis Sayles Small Cap Growth Fund	8,532,
Morgan Stanley Mid Cap Growth Fund	8,956
PIMCO Real Return Bond Administration Fund	14,779
PIMCO Total Return Bond Administration Fund	28,547
Vanguard Institutional Index Fund	64,077
Vanguard Mid Cap Index Fund	11,377
Vanguard Small Cap Index Fund	9,427
Vanguard Target Retirement 2015 Fund	3,715
Vanguard Target Retirement 2020 Fund	6,917
Vanguard Target Retirement 2025 Fund	6,895
Vanguard Target Retirement 2030 Fund	6,154
Vanguard Target Retirement 2035 Fund	4,727
Vanguard Target Retirement 2040 Fund	2,375
Vanguard Target Retirement 2045 Fund	3,321
Vanguard Target Retirement 2050 Fund	2,245
Vanguard Target Retirement Income Fund	1,297
Vanguard Total Bond Market Index Fund	12,834
Vanguard Total International Stock Index Fund	8,498
Total mutual funds	\$ 340,717
Pooled separate account—at fair value— Wells Fargo Stable Return Fund G	\$ 53,595
ployer common stock—at fair value	\$ 34,167

\$

\$

y and Description of Issues	Current Value
nal choice retirement account (continued):	
Corporate common stocks—at fair value:	
AT&T Inc	\$ 27,24
Abattis Bioceuticals	4,42
Abbott Laboratories	2,50
AFLAC	1,74
Alamo Group Inc	19,54
Ablemarle Corp	42
Alibaba Group Hldg A	216,71
Alliant Energy Corp	14,94
Allianz SE ADR	1,10
Alpha Natural Resources	2,50
Amazon Com Inc	14,5
Ambarella Inc	7,6
Ambev SA ADR	3,1
American Diversified Holdings Inc	1,9
American Axel & Manufacturing Hldg	1,3
American Capital Agency	3,4
American Express Co	27,9
American International Group	28,0
Apple Inc	310,6
Arch Cap Group Ltd New F	47,2
Archer Daniels Midland Co	2,3
Axxess Phara Inc.	
B C E Inc New	13,7
Baidu Com Inc ADR.	11,3
Baker Hughes Inc	
Banco Latinoamericano	2,1
Banco Santander Cent ADRF	9
Bancolumbia S.A. ADR	1
Bank of America Corp	254,2
Bank of New York Co New	2,6
BASF SE ADR	1,6

Bayerische Motoren Werke A G	1,069
BBX Capital Corp	263
Berkshire Hathaway B New	206,456
Bioadpatives Inc	1
Blackrock Inc	103,692
Block H & R Inc	1,010
Blue Nile Inc	7,202
Boeing Co	7,506
BP PLC ADR	162,010
Brinker International Inc	22,947

(Continued)

tity and Description of Issues	Current Value
sonal choice retirement account (continued):	
Corporate common stocks—at fair value:	
Buffalo Wild Wings Inc	\$ 18
Calamp Corp	10
California Res Corp	
Canadian Natl Ry Co	70
Cara Therapeutics Inc	
Cardinal Health Inc	24
Caterpillar Inc	2
Cheniere Energy Inc New	3
Chevron Corp	37
China Precision Stl New	
Chinacache Intl Hldg ADRF	2
Chipotle Mexican Grill	34
Cincinnati Financial CP	13
Cinedigm Corp CL A	
Cisco System Inc	15
Citigroup Inc	41
Citrix Systems Inc	63
Clearsign Combustion	15
Coca Cola Company	6
Comcast Corp A	53
Conagra Foods Inc	17
ConocoPhillips	24
Continental Resources	1
Cooper Tire & Rubber Co	10
Corning Inc	18
Costco Whsl Corp New	16
Cracker Barrel Old Ctry	Ξ
Cray Inc	
CSX Corp	36
Cyberark Software Ltd F	15
	5

Delta Air Lines Inc New	
Deutche Bank New	1,651
DHT Holdings Inc New	1,213
Diageo PCL	5,705
Disney Walt Hldg Co	6,782
Dow Chemical Company	1,157
Dryships Inc	530
Du Pont E I De Nemours & Co	1,500
Dunkin Brands Group Inc	4,474
E M C Corp Mass	28,253
E O G Resources Inc	27,621
Eaton Corp PLC	33,980
	(Continued)

entity and Description of Issues	Current Value
ersonal choice retirement account (continued):	
Corporate common stocks—at fair value:	
El Capitan Precious Metal	\$ 10
El Pollo Loco Hldgs	12,481
Elephant Talk Communications Corp New	42
Endexx Corporation	370
Energous Corp	5,480
Energy Focus Inc New	4,126
Envision Healthcare	69,380
Eworld Companies Inc New	36
Express Scripts Holding Company	33,868
Extreme Networks Inc	6,531
Exxon Mobil Corporation	170
Facebook Inc Class A	166,729
Fiat Chrysler Automobiles New	266
Figo Ventures Inc	8
Fireeye Inc	37,107
Ford Motor Company New	52,884
Freddie Mac Voting Shs	2,060
Freeport-McMoran Copper & Gold	11,516
Fresh Market Inc	8,240
Gale Force Pete	6
General Electric Company	39,739
Generex Biotechnology Corp Del	165
Gilead Science Inc	3,770
Glaxosmithkline PLC ADRF	1,069
Glemark Capital Cor	532
Globalstar Inc	4,744
Gogo Inc	5,786
Goldman Sachs Group Inc	1,378
Google Inc	11,054
Google Inc Class A	40,861
GoPro Inc	59,111

Grainger W W Inc	25,489
Greenbrier Co	1,075
Groupon Inc Cl A	1,239
GT Advanced Techs Inc	166
GW Pharmaceutic PLC	10,152
Hain Celestial Group	29,145
Halliburton Co Holding Co	257,612
Hangover Joes Holding Co	1,807
Harley Davidson Co	6,591
Harman Intl Industries Inc New	10,671
Hartford Financial Services Group Inc	417
Health Care Real Estate Invt Trust	6,779
Helmerich & Payne Inc	1,379
Herbalife Ltd	1,885
	(Continued)

ty and Description of Issues	 Current Value
onal choice retirement account (continued):	
Corporate common stocks—at fair value:	
Hertz Global Hldgs Inc	\$ 2,49
Highbank Resources	27
Home Depot Inc	89,22
Homeinns Hotel Group ADR F	6,00
Honda Motor Co Ltd ADR	1,03
Honeywell International	4,99
Hormel Foods Corp	8,89
Imageware Systems Inc	12,00
Infineon Tech AG ADR	1,33
Infinite Group Inc New	8
Intel Corp	22,94
JP Morgan Chase & Co	22,12
JA Energy	:
Jack in the Box Inc	7,9
JD.Com Inc	18,5
Johnson & Johnson	27,2
Joint Corp	6
K L A Tencor Corp	1,0
Kandi Technologies Corp	1,4
Kinder Morgan Holdco LLC	82,1
Kirin International Holdings	
Kraft Foods Group Inc	1,2
Kroger Co	5,6
Landec Corp	6,9
Las Vegas Sands Corp	363,4
Leapfrog Enterprises Inc	4,7
Lendingclub Corp	2,5
Lighting Science Group New	2
Limelight Networks Inc	40
Lorillard Inc	1,0
Lowes Companies	16,85

Maiden Holding Ltd	806
Main Str Cap Corp	29,359
Mannkind Corp	50,325
Marathon Oil Corp	1,132
Mastercard Inc	25,848
McDonalds Corp	12,533
MCIG Inc	129
McKesson Corporation	72,653
Medical Marijuana Inc	1,139
Medicines Company	13,835
Medley Capital Corp	3,959
Medtronic Inc	1,904
Melco Public Entertainment Ltd ADR	2,540
	(Continued)

Description of Issues	
Merck & Co Inc New	\$ 13
ficrochip Technology	29
Micron Technology Inc	3
Microsoft Corp	92
Mobileye N V Amstelveen	101
Mol Global Inc ADR	
Molycorp Inc	
Monster Beverage Corp	10
Mosaic Co	18
National Grid Plc ADR	2
Netflix Inc	17
New York Cmnty Bancorp	13
Next Generation Mgmt	
Nextera Energy Inc	31
Nike Inc	19
Noble Corp Plc	18
Noble Energy Inc	1
Nordic American Tanker Shipping	10
Nordic American Offshore Ltd	
Northeastern Utilities	14
Novartis AG	13
NRG Energy Inc New	
NXP Semiconductors NV	45
Oasis Petroleum Inc	2
Occidental Pete Corp	23
Ocean Rig Underwater Inc F	
On Deck Cap Inc	2
Oracle Corporation	29
Orbit Intl Corp	
Orbit Worldwide Inc	14
Paragon Offshore PLC	
PEI Worldwide Holdings	
Penn West Pete Ltd New F	10

Pennantpark Investment Grp	4,886
PepsiCo Inc	14,184
Perk International	3,370
Petron Energy II Inc New	54
Pfizer Incorporated	36,446
Philip Morris Intl Inc	42,122
Phillips 66	6,460
Pioneer Natural Res Co	1,191
PNC Financial Services Gp Inc	29,650
PositiveID Corp New	239
Potash Corp of Saskatchewan Inc	10,596
Premium Brands Holdings	3,151
Procter & Gamble	15,941
Prospect Energy Corp	18,407
	(Continued)

ty and Description of Issues	Current Value
sonal choice retirement account (continued):	
Corporate common stocks—at fair value:	
Qualcomm Inc	\$ 33,85
R P C Inc	11,08
Rare Element Resources	19
Realty Income Corporation	6,76
Renren Inc ADR F	62
Restaurant Brands Intl	4,68
Revolution Lighting Technologies Inc	24,30
Rock-Tenn Co Cl A	6,09
Rockwell Automation Inc	30,58
Royal Bank of Canada MontrealQue	12,00
Schlumberger LTD	42,7
SeaWorld Entertainment	5,6
Siemens A G ADR	1,1
Sina Corporation	7,4
Smith & Wesson Holding Corp	6
Sodastream International	2.0
Sony Corp ADR	1,4
Southern Co	8,6
Southwest Airlines Co	131,1
Spongetech Delivery Sys	
Sprint Corporation	8,3
Starbucks Corp	16,4
Statoil Asa ADR	1,2
Stryker Corp	34,4
SunTrust Banks Inc	4,3
Target Corporation	2,9
Taser International Inc	18,5
TCP Capital Corp	12,3
Telestone Technologies	
Telupay International Inc	
	7,3

Terra Nitrogen Co LP	
Terra Energy Res Ltd	380
Tesla Motors Inc	36,698
Textmunication Holdings	15
Theralase Technologies	108,843
Tital Medical Inc	576
Titan International Inc	77,944
Tonix Pharma Hldgs New	1,168
Toronto Dominion Bank	13,140
Travelers Companies Inc	3,804
TravelZoo Inc New	5,048
Trilliant Expl Corp	2
Twitter Inc	153,990
Tyson Foods Inc Class A	9,872
	(Continued)

tity and Description of Issues sonal choice retirement account (continued):	Current Value
Corporate common stocks—at fair value:	
Under Armor Inc CL A	\$ 169,75
Uni Pixel Inc New	5,12
Unilever PLC ADR New	8,09
United Parcel Service B	55,58
United States Steel Corp	2,67
United Technologies Corp	28,75
Unitek Global Svcs New	20
V F Corporation	7,4
Valero Energy Corp New	4
Vape Holdings Inc	1
Vapor Group Inc	
Venaxis Inc	1,9
Verizon Communications	119,8
Vipshop Holdings Ltd ADR	9,7
Virnetx Holding Corp	1,0
Visa Inc Cl A	58,9
Vivus	4
VMWare Inc Cl A	24,7
Wal-Mart Stores Inc	1,7
Walter Industries Inc	6
Waste Management Inc Del	2,6
Wells Fargo & Co New	7,3
Western Lithium USA	2
Whole Foods Market Inc	2,7
Windstream Holdings Inc	1
Wynn Resorts	14,8
XL Group PLC	3,4
Xoma Corp	3,5
Yahoo Inc	25,2
Yelp Inc Class A	1,8
	7,1

Youku.com Inc ADR F	
Zoned Properties Inc New	12
Zynga Inc	9,975
1 <sup>st</sup> NRG Corp New	400

Total corporate common stocks		\$ 6,242,092
	_	(Continued)

ntity and Description of Issues	Current Value
rsonal choice retirement account (continued):	
Mutual funds:	
Advisorone Cls Domestic Eqty New	\$ 478
Advisorone Cls Glbl Aggr Eqty New	1,034
Advisorone Cls Glbl Divers Eqty New	1,559
Advisorone Cls Glbl Gwth Eqty New	600
Advisorone Cls Intl Eqty New	317
American Funds Washington Mutual F-1	15,853
American Century One Choice 2025 Inv	51,395
AMG Yacktman Fund Service Class.	8,349
AMG Yacktman Focused Fund Service Class	16,471
Apollo Investment Corp	1,195
Artisan Global Eqty Fd Inv	11,274
Artisan International Fund Inv	10,960
Blackrock Strat Inc Oppty Port Inv A	80,684
Brown Advisory Growth Equity Investor	15,49
Delafield Fund	36,13
DFA Intl Small Cap Value Port Instl	8,59
DNP Select Income Fund	21,21
Doubleline Total Return Bond Fund N	26,91
Eaton Vance Floating Rate Fund A	56,68
Federated Short-Term Income Fund Instl	19,03
Fidelity Low Priced Stock	35,57
Fidelity New Millenium Fund	20,44
Fidelity Small Cap Discovery	4,66
GAMCO Global Gold Natural	11,56
Goldman Sachs N-11 Equity Fund Class A	10,90
Goldman Sachs Strategic	30,28
Hennessy Gas Utility Index Fd Inv CL	3,75
Janus Global Life Sciences T	42,30
JHancock Disciplined Value Mid Cap A	17,31
Matthews Asia Dividend Fund	9,69
Matthews Japan Fund	13,944

Meridian Growth Fund Legacy	31,657
Nicholas Fund, Class I	3,390
Oakmark Equity Income Fund I	121,490
Oakmark International Fund I	38,705
Pacific Financial Core Eqty FD Inv CL	152,873
Pacific Financial Explorer FD Inv CL	91,447
Pacific Financial Strat Cons Inv C	58,802
	(Continued)

Identity and Description of Issues	Cur	rent Value
Personal choice retirement account (continued):		
Mutual funds:		
Parnassus Equity Income Fund Inv	\$	42,833
Perkins Global Value Fund Class T		9,790
Permanent Portfolio		2,458
PIMCO Real Estate Real		49,984
Principal Real Estate I		653
Prudential Jennison Health Sciences A		24,548
Ridgeworth Large Cap Value Equity I		19,588
Rydex Biotechnology FD Inv Class		51,431
* Schwab AMT Taxfree Money Fund		487,000
* Schwab Core Equity Fund		58,312
* Schwab Dividend Equity Fund		73,763
* Schwab Health Care Fund		42,169
* Schwab Hedged Equity Fund		38,869
* Schwab International Core Equity Fund		62,504
* Schwab Large-Cap Growth		39,341
* Schwab S & P 500 Index Fund – Select S		61,372
* Schwab Short Term Bond Market Index Fund		29,523
* Schwab Small Cap Index Select		37,373
* Schwab 1000 Index Fund		21,072
T Rowe Price Personal Strat Balanced		159
Thornburg Ltd Term Income A		61,360
Vanguard Equity Income Fund		19,316
Vanguard Global Equity Fund Investor		17,204
Vanguard Inflation Protected Sec Fund		11,434
Voya Corporate Leaders Trust Fund		2,993
Wells Fargo Advantage Discovery Fund		15,392
Total mutual funds	\$	2,363,491
Personal choice retirement account (continued):		
Preferred Stock:		
Gabelli Equity Trust Inc.	\$	4,961
Magnum Hunter Res 8% Pfd.		1,018

y and Description of Issues	Current Value
nal choice retirement account (continued):	
Unit Trust:	
Barclays Bank PLC iPath ETN	\$ 71,2
Claymore Exchange Traded Fund	2
Direxion Large Cap Bull 3X Shares (ETF)	4,3
EGA Emerging Global	9,c
EGShares Beyond BRIC'sETF	12,9
ETFS Physical Silver Tr	;
iShares Floating Rate Note Fund	81,4
iShares Emerging Markets Dividend Index Fund	73,2
iShares Aaa A Rated Corporate Bond Fund	14,8
iShares Enhanced US Large-Cap ETF	113,7
iShares MSCI USA Momentum Factor ETF	27,:
iShares Enhanced US Small-Cap ETF	175,'
iShares Enhanced Short Maturity Bonds ETF	190,
iShares Global ex USD High Yield Corporate Bond ETF	75,
iShares High Dividend Equity Fund	137,
iShares MSCI EAFE Minimum Volatility ETF	133,
iShares MSCI USA Minimum Volatility ETF	174,
iShares MSCI Emerging Markets Minimum Volatility ETF	76,
iShares MSCI Germany Index Fund	27,
iShares MSCI Hong Kong Index Fund	26,
iShares Russell 2000 Index Fund	37,
iShares Russell Midcap Growth Index Fund	14,
iShares S&P US Preferred Stock Index Fund	136,
iShares Silver Trust	1,
iShares Gold Trust	28,
iShares Dow Jones Select Dividend Index Fund	115,
iShares Core US Aggregate Bond ETF	137,
iShares Barclays Aggregate Bond Fund	137,
iShares Barclays 7-10 Year Treasury	22,
iShares Barclays Intermediate Credit Bond ETF	245,
iShares Dow Jones EPAC Select Dividend Index Fund	150,

iShares Russell 1000 Growth Index Fund	169,899
iShares JP Morgan Emerging Markets Bond Fund	131,871
iShares iBoxx \$ High Yield Corporate Bond Fund	131,981
PowerShares QQQ Trust, Series 1 ETF	173,667
PowerShares Exchange-Traded Fund Trust II	30,292
PowerShares DB Commodity Index Tracking Fund	34,354
ProShares Ultra Bloomberg Crude Oil Index Fund	342
* Schwab US Broad Market ETF	16,129
	(Continued)

Identity and Description of Issues	_	Current Value
Personal choice retirement account (continued):		
Unit Trust:		
SPDR Materials Select Sector Index Fund	\$	26,719
SPDR Gold Shares		56,790
SPDR Dow Jones Global Select Real Estate Securities Index Fund		13,555
SPDR S&P Dividend ETF		16,075
Spdr Trust Unit Ser 1 Exp 1/22/2118		92,082
United States 12 Month Natural Gas ETF		28
Vanguard Total International Bond ETF		14,446
Vanguard Dividend Appreciation ETF		68,418
Vanguard Small Cap Value ETF		5,743
Vanguard Global ex-US Real Estate ETF		40,515
Vanguard MSCI Emerging Markets ETF		17,369
Vanguard S&P 500 Growth ETF		20,002
Vanguard S&P Small-Cap 600 Growth ETF		10,486
Vanguard Specialized Fds		46,413
Vanguard Tax-Managed MSCI EAFE ETF		35,077
Vanguard Total Stock Market ETF		79,500
WisdomTree Asia Local Debt ETF		13,608
WisdomTree India Earnings ETF		28,180
WisdomTree SmallCap Dividend		5,963
Total unit trust funds	\$	3,736,654
Market Value Adjustment		(16)
Total personal choice retirement account	\$	14,421,839
* Notes Receivables from participants - Various maturities, interest rates from 4.25% to 9.25%	\$	9,619,162
TOTAL ASSETS HELD FOR INVESTMENT	\$	452,521,452
* A party-in-interest (Note 5).		

Cost information is not required to be provided as these investments are participant-directed.

(Concluded)

#### SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Trustee (or other persons who administer the Plan) has duly caused this annual report to be signed on its behalf by the undersigned thereunto duly authorized.

BROWN & BROWN, INC. EMPLOYEE SAVINGS PLAN AND TRUST

By: BROWN & BROWN, INC.

By: /S/ JAMES LANNI

James Lanni Director of Taxation

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Date: June 25, 2015

#### EXHIBIT INDEX

## Exhibit Document

#### 23 Consent of Independent Registered Public Accounting Firm

- 99.1 Certification of Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. This Certification shall not be deemed to be "filed" with the Commission or subject to the liabilities of Section 18 of the Exchange Act, except to the extent that the Company specifically requests that such Certification be incorporated by reference into a filing under the Securities Act of 1934, as amended, or the Exchange Act of 1933, as amended.
- 99.2 Certification of Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. This Certification shall not be deemed to be "filed" with the Commission or subject to the liabilities of Section 18 of the Exchange Act, except to the extent that the Company specifically requests that such Certification be incorporated by reference into a filing under the Securities Act of 1934, as amended, or the Exchange Act of 1933, as amended.

## CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in the Registration Statement (Form S-8 No. 33-1900) pertaining to the Brown & Brown, Inc. Employee Savings Plan and Trust of our report dated June 25, 2015, with respect to the financial statements and supplemental schedule of the Brown & Brown, Inc. Employee Savings Plan and Trust included in this Annual Report (Form 11-K) for the year ended December 31, 2014.

/s/ Hancock Askew & Co., LLP

Norcross, Georgia June 25, 2015

#### Certification

Pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of Brown & Brown, Inc. (the "<u>Company</u>") hereby certifies, in the undersigned's capacity as an officer of the Company and to such officer's actual knowledge, that:

(1) the Annual Report of the Brown & Brown, Inc. Employee Savings Plan and Trust (the "<u>Plan</u>") on Form 11-K for the year ended December 31, 2014 (the "<u>Report</u>") fully complies with the requirements of Section 13(a) or 15(d), as applicable, of the Securities Exchange Act of 1934, as amended; and

(2) the information contained in the Report fairly presents, in all material respects, the net assets available for benefits and changes in net assets available for benefits of the Plan.

IN WITNESS WHEREOF, the undersigned officer has executed this Certification on June 25, 2015.

/s/ J. Powell Brown

J. Powell Brown Chief Executive Officer

This written statement is being furnished to the Securities and Exchange Commission as an exhibit to the Report. A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.

#### Certification

Pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of Brown & Brown, Inc. (the "<u>Company</u>") hereby certifies, in the undersigned's capacity as an officer of the Company and to such officer's actual knowledge, that:

(1) the Annual Report of the Brown & Brown, Inc. Employee Savings Plan and Trust (the "<u>Plan</u>") on Form 11-K for the year ended December 31, 2015 (the "<u>Report</u>") fully complies with the requirements of Section 13(a) or 15(d), as applicable, of the Securities Exchange Act of 1934, as amended; and

(2) the information contained in the Report fairly presents, in all material respects, the net assets available for benefits and changes in net assets available for benefits of the Plan.

IN WITNESS WHEREOF, the undersigned officer has executed this Certification on June 25, 2015.

/s/ R. Andrew Watts

R. Andrew Watts Chief Financial Officer

This written statement is being furnished to the Securities and Exchange Commission as an exhibit to the Report. A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.