### FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

ı	OMB APPRO	VAL
	OMB Number:	3235-0287
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person*  PENNY JEROME SCOTT						2. Issuer Name and Ticker or Trading Symbol BROWN & BROWN INC [ BRO ]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  Director 10% Owner  X Officer (give title Other (specify below)					
(Last) (First) (Middle) 220 S RIDGEWOOD AVE						3. Date of Earliest Transaction (Month/Day/Year) 04/27/2010									Re	egional i	Execut	rive VP		
(Street) DAYTO	NA FI		32114		4.	4. If Amendment, Date of Original Filed (Month/Day/Year)									Individual or Joint/Group Filing (Check Applicable Line)     X Form filed by One Reporting Person     Form filed by More than One Reporting					
(City)	(S	tate)	(Zip)												Person					
		Tal	ble I - No	n-Der	ivativ	re Se	curit	ties A	cquired	, Dis	posed	l of, or	Bene	ficially	/ Owned					
Date					2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. ) 8)		4. Securities Acquired (A) of Disposed Of (D) (Instr. 3, 4 a 5)				5. Amount Securities Beneficially Owned Fol	y	6. Own Form: I (D) or I (I) (Inst	Direct I ndirect I tr. 4)	7. Nature of Indirect Beneficial Ownership			
								Code	v	Amoun	t (A	) or )	Price	Reported Transaction (Instr. 3 and			(Instr. 4)			
Common	Stock, \$.10	par value		04/27/2010		0			D		23,29	90(1)	D	<b>\$0</b>	180,33	32 <sup>(2)</sup>	D D			
Common Stock, \$.10 par value			04/27/2010		0			A		23,29	90(1)	A	\$0	203,622(2)		D				
Common Stock, \$.10 par value												_	12		361 I		D <sup>(3)</sup>			
Common Stock, \$.10 par value													4,399		D <sup>(4)</sup>					
Common Stock, \$.10 par value													23,3	39	I		401(k) Plan <sup>(5)</sup>			
Common Stock, \$.10 par value													96		I (		Children <sup>(6)</sup>			
			Table II -						quired, s, optio						Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deeme Execution if any (Month/Day	Date, Transa Code (			5. Number 6.		6. Date Exe Expiration (Month/Day	Date				rlying	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)		10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership (Instr. 4)	
					Code	v	(A)	I I .	Date Exercisabl			Title		unt or ber of es						
Stock Options <sup>(7)</sup>	\$15.78								01/01/2007	03	/23/2013	Commor	67	,328		67,3	328	D		
Stock Options <sup>(7)</sup>	\$15.78								03/22/2013	03	/23/2013	Commor Stock	12	,672		12,6	2,672 D			
Stock Options <sup>(7)</sup>	\$18.48								11/26/2017	02	/26/2018	Commor Stock	100	,000(8)		100,0	000	D		

### Explanation of Responses:

- 1. In February 2008, the reporting person was inadvertently awarded 23,290 shares under the Issuer's Performance Stock Plan (the "PSP") in excess of the maximum number of shares permitted to be awarded in a particular calendar year. In order to assure achievement of the full intent of that grant and the potential deductibility of associated expense upon vesting pursuant to Section 162(m) of the Internal Revenue Code, on April 27, 2010 the Compensation Committee replaced 23,290 shares previously awarded under the PSP with 23,290 new shares under the PSP with vesting conditions identical to those associated with the February 2008 grant.
- 2. These securities were granted pursuant to the PSP. Based on the satisfaction of conditions established pursuant to the PSP, the Reporting Person has voting rights and dividend entitlement with respect to a portion of these shares based on the satisfaction of certain performance-based criteria, but full ownership will not vest until the satisfaction of additional conditions.
- 3. Owned jointly with spouse.
- 4. These securities were acquired on a periodic basis pursuant to an employee benefit plan. Amounts shown include amounts attributable to dividend reinvestment.
- 5. Based upon information supplied by the Plan's recordkeeper. Number of shares varies periodically based on contributions to plan.
- 6. Reporting Person disclaims beneficial ownership of securities owned by children who share Reporting Person's household. This report shall not be deemed an admission that the Reporting Person is the beneficial owner of such securities for the purpose of Section 16 or for any other purpose.
- 7. Granted by the Compensation Committee of the Board of Directors pursuant to the Company's 2000 Incentive Stock Option Plan (the "Plan
- $8. \ These \ options \ vest \ and \ become \ exercisable \ on \ 11/26/17, unless \ accelerated \ based \ on \ satisfaction \ of \ conditions \ established \ pursuant \ to \ the \ Plan.$

LAUREL L GRAMMIG FOR
JEROME SCOTT PENNY
PER POWER OF ATTORNEY
04/25

04/29/2010

\*\* Signature of Reporting Person

n Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- \* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB	Number.

# **LIMITED POWER OF ATTORNEY**

This Statement confirms that the undersigned, **J. Scott Penny** (the "Insider"), has authorized and designated Laurel L. Grammig and Jennifer Hayes, and each of them (each of the foregoing is referred to as an "Authorized Signer") to execute and file on the Insider's behalf any and all Forms 3, 4 and 5 (including any amendments thereto) that the Insider may be required to file with the United States Securities and Exchange Commission as a result of the Insider's ownership of, and transaction in, securities of Brown & Brown, Inc. (the "Company").

The authority of the Authorized Signers under this Confirming Statement shall continue until the Insider is no longer required to file Forms 3, 4 and 5 with regard to the Insider's ownership of, or transactions in, securities of the Company, unless revoked in writing. The Insider acknowledges that none of the Authorized Signers is assuming any of the Insider's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

2/28/08 /s/ J. SCOTT PENNEY

Date: Signature