### Edgar Filing: GREAT SOUTHERN BANCORP INC - Form 5

#### GREAT SOUTHERN BANCORP INC

Form 5

February 14, 2005

	1 Coluary 14,	2003										
FORM 5									OMB APPROVAL			
UNITED STATES SECURITIES AND EXCHANGE COMMISSION									N OMB Number:	3235-0362		
	Check this no longer			Washington, D.C. 20549						Expires:	January 31, 2005	
	to Section Form 4 or	Form ANN	ANNUAL STATEMENT OF CHANGES IN BENEFIC						EFICIAL	Estimated burden he	d average	
	5 obligation may continue	nue.	(	OWNERSHIP OF SECURITIES						response	•	
See Instruction 1(b). Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Form 3 Holdings Section 17(a) of the Public Utility Holding Company Act of 1935 or Section Reported Form 4 Transactions  Sec Instruction 1(a) of the Securities Exchange Act of 1934, Transactions												
	Reported											
1. Name and Address of Reporting Person *BROWN JULIE A				2. Issuer Name <b>and</b> Ticker or Trading Symbol				5. Relationship of Reporting Person(s) to Issuer				
			GREAT SOUTHERN BANCORP INC [GSBC]				RP	(Check all applicable)				
(Last) (First) (Middle)				3. Statement for Issuer's Fiscal Year Ended (Month/Day/Year)				ded	_X_ Director 10% Owner Officer (give title below) Other (specify below)			
	1451 E DAT	451 E BATTLEFIELD, PO BOX			12/31/2004							
	9009	TLEFIELD,A PO	ОВОХ									
(Street)				4. If Amendment, Date Original Filed(Month/Day/Year)				6. Individual or Joint/Group Reporting				
				T Hea(Wo	inii/Bay/Tear)				(ch	eck applicable li	ne)	
	SPRINGFIE	ELD, MD 658	08									
STRINGTIELD, TIME TO 30000								_X_ Form Filed by One Reporting Person Form Filed by More than One Reporting Person				
	(City)	(State)	(Zip)	Tabl	le I - Non-Der	ivative Sec	curiti	es Acqı	uired, Disposed	of, or Benefic	ially Owned	
	1.Title of	2. Transaction Date			3.	4. Securities			5. Amount of		7. Nature of	
	Security (Instr. 3)	(Month/Day/Year)	) Execution Date, if any (Month/Day/Year)		Transaction Code (Instr. 8)	Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			Beneficially I Owned at end (	Ownership Form: Direct (D) or	Ownership	
							(A)		of Issuer's Fiscal Year (Instr. 3 and	Indirect (I) (Instr. 4)	(Instr. 4)	
						Amount	or (D)	Price	4)			
	Common stock	Â	Â		Â	Â	Â	Â	6,863	D	Â	
	500011							\$0			_	
	Common	09/30/2004	Â		J(1)(2)(3)	7,752 (1) (2)	A	(1)	369,738 <u>(1)</u>	I	Turner Family LTD	
	stock					(3)		(2) (3)	(2) (3)		Partnership	

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

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SEC 2270 (9-02)

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# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D)	6. Date Exerc Expiration D (Month/Day/	ate	7. Title and A Underlying S (Instr. 3 and	Securities	8 II S ((
Option to purchase	\$ 20.815	Â	Â	Â	(Instr. 3, 4, and 5)  (A) (D)   Â	Date Exercisable $\hat{A}$ $(4)$	Expiration Date 08/20/2013	Title  Common stock	Amount or Number of Shares	

## **Reporting Owners**

Reporting Owner Name / Address	Relationships						
1 6	Director	10% Owner	Officer	Other			
BROWN JULIE A 1451 E BATTLEFIELD PO BOX 9009 SPRINGFIELD, MD 65808	ÂX	Â	Â	Â			

# **Signatures**

Matt Snyder, Attorney-in-fact for Julie A.
Brown
02/14/2005

\*\*Signature of Reporting Person Date

### **Explanation of Responses:**

- \* 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).

The Turner Family Limited Partnership (the "Partnership") continues to own the same number of shares (1,566,024) as it did immediately prior to this transaction. The transaction reflects an exchange (the "Exchange") of partnership units in the Partnership for estate planning purposes involving the reporting person, Julie A. Brown, and her brother, Joseph W. Turner, President and CEO and a director of the

- (1) issuer, and their parents, William V. Turner, Chairman of the Board of Directors of the issuer, and Ann S. Turner. Although, as a result of the Exchange, Julie Brown and Joseph Turner replaced William and Ann Turner as general partners, each family member's share of the Partnership's capital account and profits did not substantially change and their economic interest in the shares of the issuer's common stock held by the Partnership were not significantly affected by the Exchange. (continued in Footnote 2 below)
- (2) (continued from Footnote 1) Prior to the Exchange, as limited partners of the Partnership, Julie Brown and Joseph Turner were not, for purposes of Section 16 of the Securities Exchange Act of 1934 (the "1934 Act"), deemed to beneficially own any of the 1,566,024 shares of the issuer's common stock held by the Partnership. Pursuant to the exchange agreement, each of Julie Brown and Joseph Turner

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obtained 400 general partnership units in exchange for 548 limited partnership units and each of William and Ann Turner obtained 548 limited partnership units in exchange for all 400 of their respective general partnership units. (continued in Footnote 3 below)

- (continued from Footnote 2) As a result of the Exchange, for purposes of Section 16 of the 1934 Act, Julie Brown and Joseph Turner are now each deemed to beneficially own 23.61% of the 1,566,024 shares of the issuer's common stock held by the Partnership. This reflects their respective shares of the Partnership's capital account represented by their general partnership units and remaining limited partnership units, as well as the limited partnership units held by trusts established for the benefit of their children, who reside in their households.
- (4) 2,500 shares vest on 8/20/2005 2,500 shares vest on 8/20/2006 2,500 shares vest on 8/20/2007 2,500 shares vest on 8/20/2008

  Note: File three copies of this Form, one of which must be manually signed. If space provided is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.