

• MEMBER •
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

Richard O. Rogers, III

**WE MAKE A MARKET IN THIS SECURITY
DISCRETIONARY ORDER
DE**

THANK YOU FOR LETTING US SERVE YOU

Stephens Inc Custodian for
Brooke F Burr SEP IRA

US Air, Inc. Financial Services Inc.

It is shared between the firm and the customer.

- CODE EXPLANATION
Us and we firm means Stephens Inc.
- T. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED
- 1 Cash
2 General Margin
3 Short margin
0 Broker Dealer
- CAP. CAPACITY IN WHICH THE FIRM ACTED
- 1 G As Agent for you we have sold or bought the security. If mutual fund, we have purchased or redeemed mutual fund shares. We also receive remuneration from funds under selling agent, distribution, administration or other agreements. See fund prospectus and SAI for applicable commission (load) and other remuneration. Further information is available on written request.
- 2 As Principal we have sold to you or bought from you this security
- 3 As Agent for another we have sold to you or bought from you this security.
- 4 As Agent for both buyer and seller, charging a commission to buyer or seller or both. Commission amounts may differ. (Agency Cross Transaction)
- 5 As principal with commission field displaying markup or markdown. The price is The Trade Price reported, unless it is an average price, see below.
- 6 As Principal, we make a market in the security
- 7 Riskless principal
- 8 Multiple capacities, as some combination of principal, riskless principal and/or agent.
- A B F As Principal this transaction is part of a registered underwriting in which this firm is participating or otherwise financially interested and your acceptance of this Confirmation is acknowledgement of receipt of the prospectus.
- R As Agent for you we have redeemed or tendered your security
- "REPORTED PRICES. DETAILS AVAILABLE ON REQUEST."

U.S. our very firm means Stephens Inc

T. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

CAPACITY IN WHICH THE FIRM ACTED

3 Short margin
0 Broker Deals

A B F As Principal this transaction is part of a registered underwriting in which this under agent

IF TRANSACTION IS CONFIRMED AS AN AVERAGE OF THE REPORTED PRICES, DETAILS AVAILABLE ON REQUEST.*

Adjusted Options. When standardized options are adjusted as a result of corporate transactions such as stock dividends or stock splits, the number of shares deliverable upon exercise of the option may be adjusted and the option exercise price, as expressed as a price per share of the shares subject to the option may also be adjusted as described in The Options Clearing Corporation Brochure, entitled "Characteristics and Rules of Standardized Options as adjusted" (Brochure). The adjustments provided for variations in standardized options that have been affected by such adjustments will decrease, adjacent to the abbreviation "DEL," the adjusted number of shares deliverable upon exercise of such option and will disclose adjacent to the abbreviation "EASp," the estimated adjusted strike price, expressed as a price per share, for the shares subject to the option, all calculated in accordance with the descriptions set forth in the Brochure.

Investment securities and products are NOT FDIC insured, are not guaranteed by any bank, and are subject to LOSS of the principal amount invested (except for certain money market deposits which are also subject to certain risks.)

Assailant's actual (or subject) creditworthiness to prepay any actual yield may vary according to, or as a result of, underlying receivables or other financial assets, are prepaid investments (which in effect will include at a minimum estimated yield) required average life, and the prepayment assumptions underlying yield (including, where warranted, interest).

ATTEND: Coal Miner's Life

Attend: Coal and Lecturers	Curf: Customer	PGO: PGO and On
HEO: Coal and Lecturers	HEO: Coal and Lecturers	PGO: PGO and On
LEO: Coal and Lecturers	LEO: Coal and Lecturers	PGO: PGO and On
LEO: Coal and Lecturers	LEO: Coal and Lecturers	PGO: PGO and On

REVISED 11-06-2013

• MEMBER •
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

Richard O. Rogers III

SYMBOL	QUANTITY	ACQ COUNT	INVT	TRANS NO	AMTHD	CAP	TRADE DATE	SETTLE DATE	MOEON	AE	PS
FDX			1	1EDYGV9	FIFO	1	03/30/15	04/02/15	436	687684	
YOU SLD	21	QUANTITY	CUSIP/NUMBER	SECURITY DESCRIPTION	Coupon	Rate	Yield	Yield	Yield	Yield	Yield
			31428X106	FEDEX CORPORATION							

DE

PRICE	PRINCIPAL	COMMISSION	INTEREST	TERM	MISSG	SHANDLING	NET/AMOUNT
167.1000	3,509.10			0.07			3,509.03

Richard M Burr IRA

THANK YOU FOR LETTING US SERVE YOU.

AGREEMENT

U.S. our firm means Stephens Inc

T. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

CAP. - CAPACITY IN WHICH THE FIRM ACTED

1. That all transactions are subject to the rules and regulations of the Federal Reserve Board and customers of the Exchange or Market (and its Clearing House if any) where executed. Initial securities may from time to time be carried in the customer's open account, or deposited to protect the same may be loaned or pledged by the broker either separately or with other securities of other customers in respect for a sum, not in excess of the aggregate indebtedness of such customers in respect of such securities.
2. Initial delivery of securities sold and payment for securities bought must be received by us at our office not later than the "Settlement Date," otherwise interest charges, additional taxes and premiums are chargeable. Pending full payment on purchases we may hypothecate and commingle with other securities so purchased until as soon as practicable after receipt of payment.
3. That this agreement shall inure to the benefit of any successors of this firm which result merely by withdrawals from or additions to existing firm personnel, where the customer does not indicate the nonacquiescence in such agreement.
4. In some cases Stephens' receives payment for directing orders to particular broker/dealers or trader centers for execution. When such payment is received it is considered compensation to Stephens, and the source and amount of any such compensation in connection with your transaction will be disclosed upon written request.
5. Time of execution available upon request.
6. There may be, under some circumstances, an additional charge for odd-lot executions in the form of a differential of up to 25 cents per share. Amount will be furnished upon request.
7. In the event of a call of callable bonds or preferred stock held in bulk segregation, impartial lotteries are used by the depository and Stephens to apportion the bonds. Uncalled fully paid securities may be withdrawn prior to call unless prohibited by regulations. Details available upon request.
8. If bonds have been delivered to you, we assume no responsibility for notification of redemption order to maturity but will make every effort to alert you when call information becomes known.

11. All mutual funds are sold by prospectus. Confirmation is acknowledgment of receipt of the prospectus. You may be eligible for breakpoint discounts based on the size of your purchase, current holdings or future purchases. The sales charge you paid may differ slightly from the Prospectus disclosed rate due to rounding calculations. Please refer to the Prospectus Statement of Additional Information or contact your financial advisor for further information. We may receive payments as an Existing Broker from the fund.
12. Additional information concerning the security will be provided upon request. A copy of the fund's official statement for the issue, if prepared, is available if requested within one year of the date of the transaction.
13. CMO's/Yields are subject to fluctuation depending on the speed in which the underlying note or renewable prepay's. Specific information is available upon written request.
14. If we acted as agent, name of person with whom the transaction was made and source and amount of any other remuneration received by us will be furnished upon written request.
15. Zero coupon bonds - No periodic payments - callable below maturity value without prior notice by mail to holder unless registered.
16. For advisory accounts, written consent for agency cross transactions may be revoked at any time.

IF THIS TRANSACTION IS INCORRECT IN ANY PARTICULAR, NOTIFY US IMMEDIATELY. FOR FULL EXPLANATION CONTACT YOUR INVESTMENT REPRESENTATIVE OR THE SALES MANAGER.

REVISED 11-05-2013

Adjusted Options. When standardized options are adjusted as a result of corporate transactions such as stock dividends or stock splits, the number of shares deliverable upon exercise of the option may be adjusted and the option exercise price, expressed as a price per share of the shares subject to the option may also be adjusted as set forth in The Options Clearing Corporation Booklet, entitled Characteristics and Rights of Standardized Options, as amended ("Booklet"). The confirmations provided for transactions in standardized options that have been affected by such adjustments will disclose, adjacent to the abbreviation "DEL," the adjusted number of shares deliverable upon exercise of such option, and will disclose adjacent to the abbreviation "ESP," the estimated adjusted strike price, expressed as a price per share, for the shares subject to the option, all calculated in accordance with the descriptions set forth in the Booklet.

In certain circumstances and provided any NOI FDC is issued, any NOI obligations of or guaranteed by any bank, and are subject to OGS of the principal amount involved (except for certain indexed certificates of deposit which are also subject to certain risks).

Assessment of security-related concerns, to preparing, actual yield may vary according to rate at which the underlying securities or other form of assets are prepaid, information concerning factors that affect price (including a non-renewal-related paid weighted average life, and the prepayment assumptions underlying yield), (including upon written request).

[illegible]

Stephens Inc.

1-800-643-9691
501-377-2000

• MEMBER •
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

111 CENTER STREET • LITTLE ROCK, ARKANSAS 72201

SYMBOL		TRANSACTION		CODES		THROUGH DATE		RECEIVED DATE		MO/CO		DATE	
TRV				LDK03M9	FIFO	1	03/30/15	04/02/15	436	687684			
YOU	QUANTITY	CUSTOMER NUMBER	SECURITY DESCRIPTION	COUPON MATURITY									
SLD	90	89417E109	THE TRAVELERS COMPANIES INC										

Richard O. Rogers III

Discretionary Order

DE

PRICE	PRINCIPAL	COMMISSION	INTEREST	MISC	HANDLING	NET AMOUNT
109.5300	9,857.70		0.19			9,857.53

Stephens Inc Custodian for
Brooke F Burr SEP IRA

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

AGREEMENT
Us, our, we, firm means Stephens Inc.

It is agreed between this firm and the customer:

- That all transactions are subject to the rules and regulations of the Federal Reserve Board and customs of the Exchange or Market (and its Clearing House if any) where executed.
- That all securities from time to time earned in the customer's open account, or deposited to protect the same may be loaned or pledged by the broker either separately or with other securities of other customers in respect to a sum, not in excess of the aggregate indebtedness of such customers in respect to such securities.
- That delivery of securities sold and payment for securities bought must be received by us at our office not later than the "Settlement Date," otherwise interest charges, additional taxes and premiums are chargeable. Pending full payment on purchases we may hypothecate and commingle with other securities for purchased until as soon as practicable after receipt of payment.
- That this agreement shall inure to the benefit of any successors of this firm which result merely by withdrawals from or additions to existing firm personnel, where the customer does not anticipate the noncontinuance in such agreement.
- In some cases Stephens receives payment for directing orders to particular broker/dealers or market makers for execution. When such payment is received it is considered compensation to Stephens and the source and amount of any such compensation in connection with your transaction will be disclosed upon written request.
- Time of execution available upon request.
- There may be, under some circumstances, an additional charge for odd-lot executions in the form of a differential of up to 25 cents per share. Amount will be furnished upon request.
- In the event of a call of callable bonds or preferred stock held in bulk segregation, Imperial letters are used by the depositor and Stephens to apportion the bonds. Uncalled fully paid securities may be withdrawn prior to call unless prohibited by regulations. Details available upon request.
- If bonds have been delivered to you, we assume no responsibility for notification of redemption prior to maturity but will make every effort to alert you when call information becomes known.
- Callable Securities: Call features may exist which could affect yield. Complete information available on request.
- All mutual funds are sold by prospectus. Confirmation is acknowledgment of receipt of the prospectus. You may be eligible for breakpoint discounts based on the size of your purchase. Current holdings or future purchases. The sales charge you paid may differ slightly from the Prospectus disclosed rate due to rounding calculations. Please refer to the Prospective Statement of Additional Information or contact your financial advisor for further information. We may receive payments as an E-rolling Broker from the fund.
- Additional information concerning the security will be provided upon request. A copy of the final official statement for the issue, if prepared, is available if requested within one year of the date of the transaction.
- CMO's--yields are subject to fluctuation depending on the speed in which the underlying note or receivable matures. Specific information is available upon written request.
- If we acted as agent, name of person with whom the transaction was made and amount of any other remuneration received by us will be furnished upon written request.
- Zero coupon bonds -- the periodic payments -- callable below maturity value without prior notice by mail to holder unless registered.
- For advisory accounts, written consent for agency cross transactions may be revoked at any time by written consent to us or advisory affiliate.
- SUBJECT TO US' TREASURY OR AGENCY DEBIT AND AGENCY MBS FAS CHANGE TRADING PRACTICE PUBLISHED BY JPMORGAN AND SMITH AT

IF THIS TRANSACTION IS INCORRECT IN ANY PARTICULAR, NOTIFY US IMMEDIATELY. FOR FULL EXPLANATION CONTACT YOUR INVESTMENT REPRESENTATIVE OR THE SALES MANAGER.

CODE EXPLANATION

Us, our, we, firm means Stephens Inc.

T - ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

- 1 Cash
2 General Margin

- 3 Short margin
0 Broker Dealer

CAP - CAPACITY IN WHICH THE FIRM ACTED

- 1 G As Agent for you we have sold or bought this security. If mutual fund, we have purchased or redeemed mutual fund shares. We also receive remuneration from funds under selling agent, distribution, administration or other agreements. See fund prospectus and SAI for applicable commission (load) and other remuneration. Further information is available on written request.
- 2 As Principal we have sold to you or bought from you this security.
- 3 As Agent for another, we have sold to you or bought from you this security.
- 4 As agent for both buyer and seller, charging a commission to buyer or seller or both. Commission amounts may differ. (Agency Cross Transaction)
- 5 As principal with commission field displaying markup or markdown. The price is "The Trade Price reported, unless it is an average price, see below."
- 6 As Principal, we make a market in this security
- 7 Riskless Principal
- 8 Multiple capacities, as some combination of principal, riskless principal and/or agent.

A B F As Principal this transaction is part of a registered undertaking in which this firm is participating or otherwise financially interested and your acceptance of this Confirmation is acknowledgment of receipt of the prospectus.

R As Agent for you we have redeemed or tendered your security.

IF TRANSACTION IS CONFIRMED AS AN AVERAGE OF THE REPORTED PRICES, DETAILS AVAILABLE ON REQUEST.

Adjusted Options: When standardized options are adjusted as a result of corporate transactions such as stock dividends or stock splits, the number of shares derivable upon exercise of the option may be adjusted and the option exercise price, expressed as a price per share of the shares subject to the option may also be adjusted as described in The Options Clearing Corporation's "Standardized Options" and Rules of Standardized Options as amended (the "Options"). The confirmation provided for transactions in standardized options (not have been affected by such adjustments) will disclose, additional to the above, the adjusted number of shares deliverable upon exercise of such option, and will disclose adjustment to the above, the estimated adjusted strike price, expressed as a price per share, for the shares subject to the option, as calculated in accordance with the descriptions set forth in the Options.

Investment Securities and Prices as of MO: 15 Dec 2014. We NOT obligations of or guaranteed by any bank, and are subject to LOSS of the principal amount invested (except for certain covered securities of deposit) which are also subject to certain risks.

Associated security-related continuously to employment, actual yield may vary according to rate at which the underlying securities or other financial assets are prepaid, information concerning account the effect yield including is a minimum and may yield weighted average of the and the preliminary calculations underlying yield furnished upon written request.

UNITED STATES SECURITIES

CERTIFICATE

UNITED STATES SECURITIES

UNITED STATES SECURITIES

UNITED STATES SECURITIES

Offering Documents for Municipal, Government Sponsored Enterprise (GSE), and Federal Agency Securities to obtain recent notices and offering documents, including Official Statement, is available or other offering information visit the following website:

Marketplace
FILL B (if order Home Loan Blank) www.fish.com
FILL A (if order Home Loan Blank) www.fish.com
FILL A (if order Home Loan Blank) www.fish.com
FILL A (if order Home Loan Blank) www.fish.com

*** MEMBER ***
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

*** MEMBER ***
NEW YORK STOCK EXCHANGE
INVESTORS PROTECTION CO.

THE TRAVELLERS COMPANIES INC.

DE

Richard M. Davis TD9

51260570

THANK YOU FOR LETTING US SERVE YOU.

U.S. and, we, with means Stephens Inc.

CODE EXPLANATION
Us, our we firm means Stephens Inc

1. That all transactions are subject to the rules and regulations of the Federal Reserve Board and customs of the Exchange or Market (and its Clearing House if any) where executed.
2. That all securities from time to time earned in the customer's open account, or deposited to protect the same, may be loaned or pledged by the broker, either separately or with other securities of other customers in respect for a sum, not in excess of the aggregate indebtedness of such customers in respect of such securities.
3. That delivery of securities sold and payment for securities bought must be received by us at our office not later than the "Settlement Date," otherwise interest charges, additional taxes and premiums are chargeable. Pending full payment on purchases we may hypothecate and commingle with other securities so purchased until as soon as practicable after receipt of payment.
4. That this agreement shall inure to the benefit of any successors of this firm which result merely by withdrawals from or additions to existing firm personnel, where the customer does not indicate his nonacquiescence in such agreement.
5. In some cases Stephens' receives payment for directing orders to particular broker/dealers or market makers for execution. When such payment is received it is considered compensation to Stephens and the source and amount of any such compensation in connection with your transaction will be disclosed upon written request.
6. Time of execution available upon request.
7. There may be, under some circumstances, an additional charge for odd-lot executions in the form of a differential of up to 25 cents per share. Amount will be furnished upon request.
8. In the event of a call of callable bonds or preferred stock held in bulk segregation, fractional lotteries are used by the depository and Stephens to support the bonds. Uncalled fully paid securities may be withdrawn prior to call unless prohibited by regulations. Details available upon request.
9. If bonds have been delivered to you, we assume no responsibility for notification of redemption prior to maturity but will make every effort to alert you when call information becomes known.
10. Callable Securities: Call features may exist which could affect yield. Complete information available on request.
11. All mutual funds are sold by prospectus. Confirmation is acknowledgment of receipt of the prospectus. You may be eligible for breakpoint discounts based on the size of your purchase current holdings or future purchases. The sales charge you paid may differ slightly from the Prospectus disclosed rate due to rounding calculations. Please refer to the Prospectus Statement of Additional Information or contact your financial advisor for further information. We may receive payments as an Effecting Broker from the fund.
12. Additional information concerning the security will be provided upon request. A copy of the final official statement for the issue, if prepared, is available if requested within one year of the date of the transaction.
13. CMO's - yields are subject to fluctuation depending on the speed in which the underlying note or receivable prepaya. Specific information is available upon written request.
14. If we acted as agent, name of person with whom the transaction was made and source and amount of any other remuneration received by us will be furnished upon written request.
15. Zero coupon bonds -- No periodic payments -- callable below maturity without prior notice by issuer to holder unless registered.
16. For advisory accounts, written consent for agency cross transactions may be revoked at any time by written consent to us or advisory affiliate.
17. SUBJECT TO U.S. TREASURY OR AGENCY DEBT AND AGENCY MBS FARS CHARGE TRADING PRACTICE PUBLISHED BY TAPG

U.S. our very means Stephens

T*-ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

CAP'. . CAPACITY IN WHICH THE FIRM ACTED

- 1 G. As Agent for you we have sold or bought this security. If mutual fund, we have purchased or redeemed mutual fund shares. We also receive remuneration from funds under selling agent, distribution, administration or other agreements. See fund prospectus and SAI for applicable commission (load) and other remuneration. Further information is available on written request.
 - 2 As Principal we have sold to you or bought from you this security.
 - 3 As Agent for another we have sold to you or bought from you this security.
 - 4 As agent for both buyer and seller, charging a commission to buyer or seller or both. Commission amounts may differ (Agency Cross Transaction)
 - 5 As principal with commission field displaying markup or markdown. The price is "The Trade Price reported, unless it is an average price, see below."
 - 6 As Principal, we make a market in this security
 - 7 Notleast Principal
 - 8 Multiple capacities, as some combination of principal, notleast principal and/or agent.
- A B F As Principal this transaction is part of a registered underwriting in which this firm is participating or otherwise financially interested and your acceptance of this Confirmation is acknowledgement of receipt of the prospectus.
- R As Agent for you we have redeemed or tendered your security
- IF TRANSACTION IS CONFIRMED AS AN AVERAGE OF THE REPORTED PRICES, DETAILS AVAILABLE ON REQUEST -**

Adjusted Options. When dividends and options are adjusted as a result of corporate transactions (such as stock dividends or stock splits), the number of shares deliverable upon exercise of the option may be adjusted and the option exercise price, expressed as a price per share of the shares subject to the option, may also be adjusted, as described in The Options Clearing Corporation Brochure, entitled "Characteristics and Risks of Standardized Options," as amended ("Brochure"). The definitions provided for transactions in standardized options that have been adjusted by such documents will displace, as to the abbreviation "DEI," the adjusted number of shares deliverable upon exercise of such option, and will displace the adjusted number of shares deliverable upon exercise of such price, expressed as a price per share, for the shares subject to the option, as calculated in accordance with the descriptions set forth in the Brochure.

Nonconvertible securities and practices are NOT "DC" unsecured, are NOT obligations of or guaranteed by any entity, and are subject to U.S.S. of the principal amount invested (except for certain covered certificates of deposit, which are also subject to certain risks.)

Assessment of security-life risk contribution to performance. Actual yield may vary according to rate at which the underlying investments are added or sold, as stated, and prepared information concerning facts that affect yield (including, as a minimum, estimated yield, weighted average life, and the investment assumptions underlying rating), (limited) upon written analysis.

4174107. Cope 1933.5.1.6. (7.10.33)

Offering Documents for Municipal Government Enterprise ("GE") and Federal Agency Securities by obtaining notes and offering documents, including Official Statements & available or other offering information.

When working with you, it's all about the results.

FILB (Federal Reserve Loan Bank)
every third of corn
ENBA (Farmers' Bank)
every third of corn
ENBA (Farmers' Bank)
every third of corn

A print-out copy of the Office of State Security will be provided about 1960 to Security

REMOVED 11-06-2013

• MEMBER •
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

• MEMBER •
NEW YORK STOCK EXCHANGE
INVESTORS PROTECTION CO.

064058100	BANK OF NEW YORK MELLON CORP
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DE

40.4301

13,544.08

0.25

195A3 8E

THANK YOU FOR LETTING US SERVE YOU.

U.S. OUR. WE. WITH MORGAN STEPHENS INC.

CODE	EXPLANATION
1	Cash
2	Accounts payable
3	Short margin

Us, our we firm means Stephens Inc.

T*. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

CAP: CAPACITY IN WHICH THE FIRM ACTED

- 3 Short margin
-
- 0 Broker Dealer

- 1 G. As Agent for you we have sold or bought this security. If mutual fund, we have purchased or redeemed mutual fund shares. We also receive remuneration from funds under acting agent, distribution, administration or other agreements. See fund prospectus and SAI for applicable commission (load) and other remuneration. Further information is available on written request.
 - 2 As Principal we have sold to you or bought from you this security.
 - 3 As Agent for another we have sold to you or bought from you this security.
 - 4 As agent for both buyer and seller, charging a commission to buyer or seller or both. Commission amounts may differ (Agency Cross Transaction)
 - 5 As principal with commission field displaying markup or markdown. The price is "The Trade Price reported, unless it is an average price, see below."
 - 6 As Principal, we made a market in this security.
 - 7 **Without Principal**
 - 8 Multiple capacities, as some combination of principal, issuer principal and/or agent.
 - 9 A B F As Principal the transaction is part of a registered underwriting in which this firm is participating or otherwise financially interested and your acceptance of this Confirmation is acknowledgement of receipt of the proceeds.
 - 10 R As Agent for you we have redeemed or tendered your security.
- "IF TRANSACTION IS CONFIRMED AS AN AVERAGE OF THE REPORTED PRICES, DETAILS AVAILABLE ON REQUEST."**

Adjusted Options: When standardized options are adjusted as a result of the price conditions upon the stock contracts or stock stock, the number of shares deliverable upon exercise of the option may be adjusted and the option exercise price, expressed as a price per share of the shares subject to the option may also be adjusted, as described in The Options Clearing Corporation Brochure, entitled Characteristics and Risks of Standardized Options, as amended ("Brochure"). The confirmations provided for transactions in standardized options that have been affected by such adjustments will indicate, adjacent to the abbreviation "DEL," the adjusted number of shares deliverable upon exercise of such option, and will display adjacent to the abbreviation "EASD," the estimated adjusted strike price, expressed as a price per share, for the shares subject to the option, all calculated in accordance with the descriptions set forth in the Brochure.

Notwithstanding the foregoing, any contracts are NOT adjusted, nor NOT obligations of or guaranteed by any bank and are subject to CLOS of the principal amount invested (except for certain "covered" contracts of deposit which are also subject to certain risks.)

A total check of specific subject characteristics to determine actual yield may vary according to size at which the underlying securities or other factors it reflects all prepared information concerning factors that affect yield including, at a minimum, estimated yield, weighted average life, and the prepayment assumption underlying yield (checked upon when "request")

FULL EXPLANATION CONTRACT YOUR INVESTMENT REPRESENTATIVE OR THE SALES MANAGER. IF THIS EXPLANATION IS INCORRECT IN ANY PARTICULAR, NOTIFY US IMMEDIATELY. FOR

[illegible]

• MEMBER -
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

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NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

• MEMBER -
 NEW YORK STOCK EXCHANGE
 SECURITIES INVESTORS PROTECTION CORPORATION
 Richard O. Rogers III
 30/15 04/02/15 436 687684
 CORP

MEMBER -
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

Richard O. Rogers III

AB/DATES	SE/DATE	COFO	NAME
/30/15	04/02/15	436	687684

CORP

MEMBER -
NEW YORK STOCK EXCHANGE
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Richard O. Rogers III

AB/DATES	SE/DATE	COFO	NAME
/30/15	04/02/15	436	687684

CORP

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Richard O. Rogers III

AB/DATES	SE/DATE	COFO	NAME
/30/15	04/02/15	436	687684

CORP

THANK YOU FOR LETTING US SERVE YOU.

CODE EXPLANATION
 If we firm means Stephen

U.S. our we firm means Stephens Inc

T. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

- T. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

1. Cash
2. General Margin

1. Cash
2. General Margin

1. Cash
2. General Margin

1. Cash
2. General Margin

World - Corral's Heroes

JUST Custom	140 Eastview Dr
1410 Eastview Dr	1400 Alhambra Court
1400 Alhambra Court	

World - Corral's Heroes

JUST Custom	140 Eastview Dr
1410 Eastview Dr	1400 Alhambra Court
1400 Alhambra Court	

World - Corral's Heroes

JUST Custom	140 Eastview Dr
1410 Eastview Dr	1400 Alhambra Court
1400 Alhambra Court	

World - Corral's Heroes

JUST Custom	140 Eastview Dr
1410 Eastview Dr	1400 Alhambra Court
1400 Alhambra Court	

Stephens Inc.

• MEMBER •
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

Richard O. Rogers III									
SYMBOL		ACCOUNT NUMBER	TRANS NO	DATE	DATE	DATE	DATE	DATE	DATE
AON		1	1DI91Y9	FIFO	1	03/30/15	04/02/15	436	687684
YOU	QUANTITY	CLIP NUMBER	SECURITY DESCRIPTION						
SLD	135	G0408V102	AON PLC						

Discretionary Order
DE

PRICE	PRINCIPAL	COMMISSION	INTEREST	Stamp Fee	MISC.	HANDLING	NET AMOUNT
97.8710	13,212.59			0.25			13,212.84

SPECIAL DELIVERY INSTRUCTIONS

Stephens Inc Custodian for
Brooke F Burr SEP IRA

CONFIRMATION

AGREEMENT

Us our, we, firm means Stephens Inc.

AGREEMENT

It is agreed between this firm and the customer:

1. That all transactions are subject to the rules and regulations of the Federal Reserve Board and customs of the Exchange or Market (and its Clearing House if any) where executed.
2. That all securities from time to time carried in the customer's open account, or deposited to protect the same may be loaned or pledged by the broker either separately or with other securities of other customers in respect for a sum, not in excess of the aggregate redemptibility of such customers in respect of such securities.
3. That delivery of securities sold and payment for securities bought must be received by us at our office not later than the "Settlement Date," otherwise interest charges, additional taxes and premiums are chargeable. Pending full payment on purchases we may hypothecate and commingle with other securities so purchased until as soon as practicable after receipt of payment.
4. That this agreement shall inure to the benefit of any successors of this firm which result merely by withdrawal from or additions to existing firm personnel, where the customer does not indicate his nonacquiescence in such agreement.
5. In some cases Stephens receives payment for directing orders to particular broker/dealers or market makers for execution. When such payment is received it is considered compensation to Stephens and the source and amount of any such compensation in connection with your transaction will be disclosed upon written request.
6. Terms of execution available upon request.
7. There may be, under some circumstances, an additional charge for odd-lot executions in the form of a differential of up to 25 cents per share. Amount will be furnished upon request.
8. In the event of a call of callable bonds or preferred stock held in bulk segregation, impartial lotteries are used by the Depository and Stephens to apportion the bonds. Uncalled fully paid securities may be withdrawn prior to call unless prohibited by regulations. Details available upon request.
9. If bonds have been delivered to you, we assume no responsibility for realization of redemption prior to maturity but will make every effort to alert you when call information becomes known.
10. Callable Securities: Call features may exist which could affect yield. Complete information available on request.
11. All mutual funds are sold by prospectus. Confirmation is acknowledgment of receipt of the prospectus. You may be eligible for breakpoint discounts based on the size of your purchase current holdings or future purchases. The sales charge you paid may differ slightly from the Prospectus disclosed rate due to rounding calculations. Please refer to the Prospectus Statement of Additional Information or contact your financial adviser for further information. We may receive payments as an Executing Broker from the fund.
12. Additional information concerning the security will be provided upon request. A copy of the final official statement for the issue, if prepared, is available if requested within one year of the date of the transaction.
13. CMO's--yields are subject to fluctuation depending on the speed in which the underlying note or receivable prepaids. Specific information is available upon written request.
14. If we acted as agent, name of person with whom the transaction was made and source and amount of any other remuneration received by us will be furnished upon written request.
15. Zero coupon bonds - No periodic payments - callable below maturity value without prior notice by mail to broker unless registered.
16. For advisory accounts, written consent for agency cross transactions may be revoked at any time by written consent to us or advisory affiliate.
17. SUBJECT TO U.S. TREASURY OR AGENCY DEBT AND AGENCY MBS FALLS CHARGE TRADING PRACTICE PUBLISHED BY FINRA

SUBJECT TO U.S. TREASURY OR AGENCY MBS FALS CHARGE TRADING PRACTICE PUBLISHED BY MARK AND SPIRAL

IF THIS TRANSACTION IS INCORRECT IN ANY PARTICULAR, NOTIFY US IMMEDIATELY. FOR FULL EXPLANATION CONTACT YOUR INVESTMENT REPRESENTATIVE OR THE SALES MANAGER.

REVISED 11-06-2013

THANK YOU FOR LETTING US SERVE YOU.

CODE EXPLANATION

U.S. Our new firm means Stephens Inc

T. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

CAP. CAPACITY IN WHICH THE FIRM ACTED

- | | |
|---|----------------|
| 1 | Cash |
| 2 | General Margin |
| 3 | Short margin |
| 0 | Broker Dealer |

- 1 G. As Agent for you we have sold or bought this security. If mutual fund, we have purchased or redeemed mutual fund shares. We also receive remuneration from funds under selling agent, distribution, administration or other agreements. See fund prospectus and SAI for applicable commission (load) and other remuneration. Further information is available on written request.
- 2 As Principal we have sold to you or bought from you this security.
- 3 As Agent for another we have sold to you or bought from you this security.
- 4 As agent for both buyer and seller, charging a commission to buyer or seller or both. Commission amounts may differ. (Agency Cross Transaction)
- 5 As principal with commission field displaying markup or markdown. The price is "The Trade Price reported, unless it is an average price. See below."
- 6 As Principal: We make a market in this security
- 7 Riskless Principal
- 8 Multiple capacities, as some combination of principal, riskless principal and/or agent.
- 9 F. As Principal this transaction is part of a registered underwriting in which this firm is participating or otherwise financially interested and your acceptance of this Confirmation is acknowledgement of receipt of the prospectus.

R. As Agent for you we have redeemed or tendered your security.

IF TRANSACTION IS CONFIRMED AS AN AVERAGE OF THE REPORTED PRICES, DETAIL IS AVAILABLE ON REQUEST:-

Adjusted Options. When standardized options are adjusted as a result of corporate transactions such as stock dividends or stock splits, the number of shares deliverable upon exercise of the option may be adjusted and the option exercise price, expressed as a price per share of the shares subject to the option may also be adjusted as described in The Options Clearing Corporation Brochure, entitled Characteristics and Rules of Standardized Options, as amended ("Brochure"). The commissions provided for in the above-referenced standardized options that have been affected by such adjustments will decrease, adjacent to the abbreviation, "DEL," the adjusted number of shares deliverable upon exercise of such option, and will decrease adjacent to the abbreviation, "EAS," the estimated adjusted strike price, expressed as a price per share, for the shares subject to the option, as calculated in accordance with the definitions set forth in the Brochure. Interest, dividends and proceeds are NOT EDC returned are NOT obligations of or guaranteed by any bank, and are subject to LO-5 of the principal standard model selected for certain brokered characteristics of deposit which are also subject to certain risks.

Associated security-related contingencies to performance, actual yields may vary according to rate at which the underlying receivables or other financial assets are prepaid, information concerning factors that affect yield (including upon certain interest rate movements) and the prepayment estimations underlying yield.

ATTEND: Coal has been
CUCI Custom
Info 1 year Clean High Cool
Info 1 year Clean High Cool
Info 1 year Clean High Cool

Offering Documents for Municipalities: Covers various Securities (CSE's) and Federal Agency Securities to obtain direct finance and offering documents including Official Statement, a prospectus or offering memorandum and the offering circular.

[illegible]

Stephens Inc.

111 CENTER STREET • LITTLE ROCK, ARKANSAS 72201

1-800-643-9691
501-377-2000

• MEMBER •
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

AON		TRANSACTION NO.		1E48509		FIFO		1		03/30/15		04/02/15		436		687684	
YOU SLD		55		G0408V102		AON PLC		SECURITY DESCRIPTION		CAP		103/30/15		436		687684	

Discretionary Order DE

Stephens Inc Custodian for
Richard M Burr IRA

PRICE	PRINCIPAL	COMMISSION	INTEREST	ITEM FEE	DISC	HANDLING	NET AMOUNT
97.9000	5,384.50			0.10			5,384.40

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

AGREEMENT

Us, our, we, firm means Stephens Inc.

- It is agreed between this firm and the customer:
- That all transactions are subject to the rules and regulations of the Federal Reserve Board and customs of the Exchange or Market (and its Clearing House if any) where executed. That all securities from time to time earned in the customer's open accounts or deposited to protect the same may be loaned or pledged by the broker either separately or with other securities of such customers in respect for a sum, not in excess of the aggregate indebtedness of such customers in respect of such securities.
- That delivery of securities sold and payments for securities bought must be received by us at our office not later than the "Settlement Date," otherwise interest charges, additional taxes and premiums are chargeable. Pending full payment on purchases we may hypothecate and commingle with other securities so purchased until as soon as practicable after receipt of payment.
- That this agreement shall inure to the benefit of any successors of this firm which result merely by withdrawals from or additions to existing firm personnel, where the customer does not indicate his nonacquiescence in such agreement.
- In some cases Stephens receives payment for directing orders to particular broker/dealers or market centers for execution. When such payment is received it is considered compensation to Stephens and the source and amount of any such compensation in connection with your transaction will be disclosed upon written request.
- There may be, under some circumstances, an additional charge for odd-lot executions in the form of a differential of up to 25 cents per share. Amount will be furnished upon request.
- In the event of a call of callable bonds or preferred stock held in bulk, opening notices are used by the depository and Stephens to apportion the bonds. Uncalled fully paid securities may be withdrawn prior to call unless prohibited by regulations. Details available upon request.
- If bonds have been delivered to you, we assume no responsibility for notification of redemption prior to maturity but will make every effort to alert you when call information becomes known.
- Callable Securities: Call features may exist which could affect yield. Complete information available on request.
- All mutual funds are sold by prospectus. Confirmation is acknowledgment of receipt of the prospectus. You may be eligible for breakpoint discounts based on the size of your purchase. Current loadings or future purchases. The table charge you paid may differ slightly from the Prospectus disclosed rate due to rounding calculations. Please refer to the Prospectus Statement of Additional Information or contact your financial advisor for further information. We may receive payments as an E-Settling Broker from the fund. Additional information concerning the security will be provided upon request. A copy of the final official statement for the issue, if prepared, is available if requested within one year of the date of the transaction.
- CMOs: yields are subject to fluctuation depending on the speed in which the underlying note or receivable prepay. Specific information is available upon written request.
- If we acted as agent, some of reason with which the transaction was made and source and amount of any offer remuneration received by us will be furnished upon written request.
- Zero coupon bonds - No periodic payments - callable below maturity value without prior notice by mail to holder unless registered.
- For advisory accounts, written consent for agency cross transactions may be revoked at any time by written consent to us or advisory affiliate.
- SUBJECT TO US TREASURY OR AGENCY OR AT AGENCY WEAS FIRM A CHANGE TRADING PRACTICE PUBLISHED BY TMC AND SIFMA AT

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T. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED

- CAP. CAPACITY IN WHICH THE FIRM ACTED
- 1 Cash
 - 2 General Margin
 - 3 Short margin
 - 0 Broker Dealer

- 10 As Agent for you we have sold or bought this security. If mutual fund, we have purchased or redeemed mutual fund shares. We also receive remuneration from funds under selling agent, distribution, administration or other agreements. See fund prospectus and SAI re applicable commission (load) and other remuneration. Further information is available on written request.
- 2 As Principal we have sold to you or bought from you this security.
- 3 As Agent for another we have sold to you or bought from you this security.
- 4 As agent for both buyer and seller, charging a commission to buyer or seller or both. Commission amounts may differ (Agency Cross Transaction)
- 5 As principal with commission field displaying markup or markdown. The price is "The Trade Price reported unless it is an average price. See below."
- 6 As Principal we make a market in this security.
- 7 Riskless Principal
- 8 Multiple capacities, as some combination of principal, riskless principal and/or agent.
- A B F As Principal this transaction is part of a registered underwriting in which this firm is participating or otherwise financially interested and your acceptance of this Confirmation is acknowledgment of receipt of the prospectus.
- R As Agent for you we have redeemed or tendered your security.

IF TRANSACTION IS CONFIRMED AS AN AVERAGE OF THE REPORTED PRICES. DETAILS AVAILABLE ON REQUEST.

Adjusted Options: When standardized options are adjusted as a result of corporate transactions such as stock dividends or stock splits, the number of shares derivable upon exercise of the option may be adjusted and the option exercisable as price, expressed as a price per share of the shares subject to the option may also be adjusted as described in the Options Clearing Corporation's "Booklet," entitled "Characteristics and Rules of Standardized Options," as amended ("Booklet"). The confirmations provided for transactions in the above-captioned "DEL" the adjusted number of shares derivable upon exercise of such price, expressed as a price per share, for the shares subject to the option, as calculated in accordance with the descriptions set forth in the Booklet.

Investment securities and products are NOT FDIC insured, are NOT obligations of or guaranteed by any bank, and are subject to LQIS of the principal amount invested (except for certain exempted securities or deposits which are also subject to certain risks).

Assembled securities first, subject to LQIS of the principal amount invested (except for certain exempted securities or deposits which are also subject to certain risks).

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ATTN: Customer Service
111 Center Street
Little Rock, AR 72201
501-377-2000
www.stephens.com

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