

This Report Should Be Filed With:

Secretary of the Senate
Office of Public Records
Hart Building, Suite 232
Washington, DC 20510

PERIODIC DISCLOSURE OF FINANCIAL TRANSACTIONS

SECRETARY OF THE SENATE

16 AUG 12 (TTPH3) 24

Reporting Individual's Name		<input type="checkbox"/> Amendment		Senate Office / Agency in Which Employed		Page Number													
Richard M. Burr																			
<p>Report any purchase, sale, or exchange by you, your spouse, or dependent child within 30 days of receiving written notification of such transaction. Report any stocks, bonds, commodity futures, and other securities when the amount of the transaction exceeded \$1,000. Include transactions that resulted in a loss. Do not report a transaction involving an excepted investment fund, any real property, or a transaction between you, your spouse, or dependent child. Please clarify which two assets are involved in any reportable exchange. In no event may this disclosure be filed more than 45 days after such transaction.</p>																			
Identification of Assets				Transaction Type (x)		Amount of Transaction (x)													
				Purchase	Sale	Exchange	Transaction Date (Mo., Day, Yr.)	\$1,001 - \$15,000	\$15,001 - \$50,000	\$50,001 - \$100,000	\$100,001 - \$250,000	\$250,001 - \$500,000	\$500,001 - \$1,000,000	Over \$1,000,000***	\$1,000,001 - \$5,000,000	\$5,000,001 - \$25,000,000	\$25,000,001 - \$50,000,000	Over \$50,000,000	
Example: (S) Spouse (DC) Dependent Child (J) Joint				IBM Corp. (stock) NYSE	X			2 / 1 / 1X		X			E	X	A	M	P	L	E
				(DC) Microsoft (stock) NASDAQ/OTC		X		2 / 27 / 1X				X	E	X	A	M	P	L	E
1	(s) Esterline Technologies Corporation (stock) NYSE			X			08/04/16	X											
2	Esterline Technologies Corporation (stock) NYSE			X			08/04/16	X											
3																			
4																			
5																			
6																			
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9																			
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11																			
12																			

000000002254

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		ACCOUNT NO.	T	TRANS. NO.	MTHD	CAP	TRADE DATE	SETTLE DATE	OFI	AE
ESL										
YOU BOT		30		297425100		1	08/04/16	08/09/16	436	687684
				CUSIP NUMBER	ESTERLINE TECHNOLOGIES CORPORATION		SECURITY DESCRIPTION			

Discretionary Order DE

PRICE	PRINCIPAL	COMMISSION	INTEREST	TRN Fee	MISC	HANDLING	NET AMOUNT
61 8799	1,856 40						1,856 40

Stephens Inc Custodian for

Richard M Burr 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 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.
- 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.
- 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 transacting 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, 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. 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 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 Exchange 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 prepays. Specific information is available upon written request.
- 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.
- 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 DEBT AND AGENCY MBS FALS CHARGE TRADING PRACTICE PUBLISHED BY TUNG AND SIFMA AT
- Agency Cross transaction consent may be revoked at any time by written notice to Stephens.

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 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 overage 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, agent and/or agency cross.
 - A B F As Principal, this transaction is part of an underwritten distribution in which the firm is participating or has a financial interest, and your acquisition of this Confirmation is acknowledgment of your receipt of the official offering materials.
 - 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 expiration 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 Booklet, entitled Characteristics and Rules 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 "EASIP", the estimated adjusted strike price, expressed as a price per share, for the shares subject to the option, all calculated in accordance with the conventions 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 LDCS of the principal amount involved (except for certain structured securities or deposit, which are also subject to certain risks.)

Adjusted security subject continuously to improvement, actual yield may vary according to the rate at which the underlying receivable or other financial assets are prepaid. Information concerning factors that affect yield (including a minimum assumed yield, weighted average life and the premium assumption underlying yield) furnished upon written request.

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

• MEMBER.
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

• MEMBER.
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

**ESTERLINE T
CORPORATION**

Discretionary Order
DE

PRICE	PRINCIPAL	COMMISSION	INTEREST	Titan Fee	MISC.	HANDLING	NET AMOUNT
61 8999	5,880 49						5,880 49

Stephens Inc Custodian for
Brooke F Burr SEP IRA

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

AGREEMENT

U.S. AIR, INC. 11000 S. 10th Ave. Suite 100, Denver, CO 80231

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 customers of the Exchange or Market (and its Clearing House if any) where executed. 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 indebtedness of such customers in respect of such securities.
2. 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.
- 3.

4. If this agreement shall inure to the benefit of any successors of this firm which result merely by this agreement or by additions to existing firm personnel, where the customer does not indicate his nonacquiescence in such agreement.

- 8 Time of execution available upon request.

incise may be, under some circumstances, an additional charge for odd-lot e-recursions 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, amount will be furnished upon request.

10. **Callable Securities:** Call features may exist which could offset some of the interest rate risk of the underlying asset.

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. CMOs—yields are subject to fluctuation depending on the speed in which the underlying note or receivable prepayes. Specific information is available upon written request!

10. 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.

16. For advisory accounts, written consent for agency cross transactions may be revoked at any time by written consent to us or disavow affiliate.

17. SUBJECT TO U.S. TREASURY OF AGENCY DEBT AND AGENCY LIBS FALS CHARGE TRADING PRACTICE PUBLISHED BY TARP AND SIFIA AT

18. Agency Cross Transaction consent may be revoked at any time by written notice to Stephens.

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

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

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 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, changing a commission to buyer or seller or both. Commission amounts may differ. (Agency Cross transaction)
- 5 As principal with commission (bid 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.

* manager, supervisor, or senior position of principal, officer, agent and/or agency cross.

Firm is participating or has a financial interest, and your acceptance of this Confirmation is a 6-month acknowledgment of your receipt of the official offering materials.

*** 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 a contract of this option may be adjusted to reflect the change in the number of shares outstanding.

For shares of the company subject to the option, the option exercise price, expressed as a percentage of the share price, shall be the exercise price of the option, as determined by the Options Clearing Corporation (Brochure, entitled Characteristics and Rules of Standardized Options, as amended (Brochure)). The conformations provided for transactions in standardized options that have been effected by such adjustments will therefore, subject to the aforementioned "DE", the adjusted number of shares, determined upon exercise of such option, and will therefore, subject to the aforementioned "EASIP", 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 obligations of or guaranteed by any bank and are subject to LBOSS of the principal amount invested (except for certain limited and one third of deposit, which are also subject to certain risks.)

A caveat: an actual yield, consistently to prepayment, actual yield may vary according to the rate at which the underlying security (note or other financial asset) is repaid (maturity) concerning (lower than) actual yield (realized at a minimum estimated yield weighted average) and the prepayment assumptions underlying (year) amortized upon written request.

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CUST	Custom	PUO	Print in Full Out
MSFO	Learn Gateway Conn	LCFO	Most Gateway Conn
USFO	Learn in Full Out		

Offering Documents for Municipal, Government Sponsored Enterprise ("GSE") and Federal Agency Securities to obtain local notices and offering documents, including Official Statements, if available, or other offering information, visit the website:

FILED IN CASE NO. 06-77