

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**

(Time/Date)

SECURITY OF THE SENATE

14 OCT 23 PM 4:13

Page Number

Reporting Individual's Name
Richard M. Burr

Amendment

Senate Office / Agency in Which Employed
14 OCT 23 PM 4:13

1

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 accepted investment fund, any real property, or a transaction between you, our 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.

Identification of Assets

Example: (S) Spouse (DC) Dependent (C) Child (J) Joint	Transaction Type (x)	Transaction Date (Mo., Day, Yr.)	Amount of Transaction (x)										
			Purchase	Sale	Exchange	\$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
IBM Corp. (stock) NYSE	X	2/1/1X		X		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
TNT Express NV (Stock) Sponsored ADR OTC	X	10/9/2014	X										
Yamana Gold Inc. (stock) NYSE	X	10/9/2014	X										
Cloud Peak Energy Inc. (stock) NYSE	X	10/9/2014	X										
Orkla As Spons ADR (Stock) OTC	X	10/9/2014	X										
(s) Chesapeake Energy Corporation (stock) NYSE	X	10/9/2014	X										
(s) TNT Express NV (Stock) Sponsored ADR OTC	X	10/9/2014	X										
(s) Orkla As Spons ADR (Stock) OTC	X	10/9/2014	X										
(s) Yamana Gold Inc. (stock) NYSE	X	10/9/2014	X										
Cloud Peak Energy Inc. (stock) NYSE	X	10/9/2014	X										

Stephens Inc.

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

NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION
• MEMBER •

111 CENTER STREET • LITTLE ROCK, ARKANSAS 72201

SYMBOL	ACCOUNTING	TRANS. NO.	CODES	RICHARD O. ROGERS III	
CLD		1DY7Q19	1	10/09/14	
YOU	QUANTITY	DISP. NUMBER	TRADE DATE	SETTLE DATE	OFFICE
BOT	415	18911Q102	10/09/14	10/15/14	437
					687684
					CONFIRMATION

Discretionary Order
Average Reported Price
DE

PRICE	PRINCIPAL	COMMISSION	INTEREST	TRANFEE	MISC	HANDLNS	NET AMOUNT
10.6728	4,429.21						4,429.21

Stephens Inc Custodian for
Brooke F Ritter SEP IRA

Winsted, Salem NC 27104

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

CONFIRMATION

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

It is agreed between this firm and the customer:

- t. 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 of 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 non-acquiescence in such agreement.
5. In some cases Stephens receives payment for execution. When such payment is received it is considered compensation to market carriers 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, 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 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 acknowledgement 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 Executing Broker from the fund if 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.
12. 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.
13. 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.
14. Zero coupon bonds — No periodic payments — callable below mature value without prior notice by issuer to holder unless registered.
15. For advisory accounts, written consent for agency cross transactions may be revoked at any time by written consent to us or advisory affiliate.
16. SUBJECT TO U.S. TREASURY OR AGENCY DEBT AND AGENCY MBS FAILS CHARGE TRADING PRACTICE PUBLISHED BY TMPC AND SIFMA AT <http://www.sifma.org/Services/Standard-Forms-and-Documents/Securitized-Products/Securitized-Products-Fails-Charge-Trading-Practice>
17. 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

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

Offering Documents for Municipal Government Sponsored Enterprises ("MUNI") and Federal Agency Securities. To obtain recent notices and offering documents, including Official Statements, if available, or other offering information, visit the following websites:

Municipal Bond Market Association: www.muni.org
FHLMC (Federal Home Loan Bank): www.fhlmb.com
FNMA (Federal National Mortgage Association): www.ginnie Mae.gov

A printed copy of the Offering Statement is "offered" for purposes of Section 10(b) and Rule 10b-5 of the Securities Exchange Act.

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

PRICE	PRINCIPAL	ACCOUNT NO.	COMMISSION	INTEREST	TRADE DATE	METHOD	CAP	TRADE DATE	SELLER/SATE	OFFICE	CODES	RICHARD O. ROGERS III	CONFIRMATION
YOU	DIAMONTE	CUSTOMER NUMBER			L	LDW7HF9		1	10/09/14	10/15/14	437	687684	
BOT	800		98462Y100	YAMANA GOLD INC									

Discretionary Order DE

Stephens Inc Custodian for
Brooke F Burr SEP IRA

Winston Salem NC 27104

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

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 with other securities or 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.
 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.
 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 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 notification of redemption prior to maturity but will make every effort to alert you when said information becomes known.
 10. Callable Securities: Call features may exist which could affect yield. Complete information available on request.
 All mutual funds are sold by prospectus. Confirmation is acknowledgement 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 Executing Broker from the fund. Additional information concerning this 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.

11. 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.
 12. 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.
 13. Zero coupon bonds... No periodic payments - Callable below maturity value without prior notice by mail to holder unless registered or advisory accounts, written consent for agency cross transactions may be revoked at any time by written consent to us or advisory affiliate.
 14. SUBJECT TO U.S. TREASURY DEBT AND AGENCY MBS FAILS CHARGE TRADING PRACTICE PUBLISHED BY TMPC
 AND SIFMA
<http://www.bankservicestandard-forms-and-documentation-securitized-products/securitized-products-fails-charge-trading-practice>

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

Stephens Inc.

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• MEMBER •
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

111 CENTER STREET • LITTLE ROCK, ARKANSAS 72201

CODES	Richard O. Rogers III
SYMBOL	TRANSACTION NO.
TNT EY	TRANS NO. 1
YOU	MID. CAP.
SLD	TRADE DATE 10/09/14
	SETTLE DATE 10/15/14
	QDC 437
	AE 687684
	SECURITY DESCRIPTION TNT EXPRESS NV SPONSORED ADR
	CORPORATE UNIT

**Discretionary Order
Average Reported Price
DE**

PRICE	PRINCIPAL	COMMISSION	INTEREST	TRADE	MISC	HOLDING	NET AMOUNT
6.2100	22,014.45			0.49			22,013.96

Stephens Inc Custodian for
Brooke F Burr SEP IRA

Winston Salem NC 27104

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

CODE EXPLANATION

U.S. our, we, firm means Stephens Inc.

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 Cleaning 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 of 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 commence with other securities so purchased until as soon as practicable after receipt of payment.
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6. All mutual funds are sold by prospectus. Confirmation is acknowledgement 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 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 executing Broker from the fund.
7. Additional information concerning the security will be provided 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.
8. Callable Securities: Call features may exist which could affect yield. Complete information available on request.
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10. Financial advisor for further information: We may receive payments as an executing Broker from the fund.
11. Other 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.
12. 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.
13. 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.
14. Zero coupon bonds -- No periodic payments -- callable below maturity value without prior notice by issuer/bond holder unless registered.
15. For advisory accounts, written consent for agency cross transactions may be revoked at any time by written consent to us or advisory affiliate.
16. SUBJECT TO U.S. TREASURY OR AGENCY DEBT AND AGENCY MBS FARS CHARGE TRADING PRACTICE PUBLISHED BY TMAG
17. AND SIFMA AT <http://www.sifma.org/SeminarStandardFormsAndDocumentation/SecuritiesAndProducts/SecuritizedProducts-FeesChargeTradingPractice>

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• MEMBER
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

111 CENTER STREET • LITTLE ROCK, ARKANSAS 72201

CODES	Richard O. Rogers III	SYMBOL	ACCOUNT NO.	TRANS. NO.	MTHD	CST	TRADE DATE	SETTLE DATE	DOF	AE
CHK				1E00D99			10/09/14	10/15/14	437	687684
YOU	DIVIDEND	EPISNUMBER	180	165167107	CHESAPEAKE ENERGY CORPORATION					
BOT										

We Make A Market In This Security
Discretionary Order
DE

PRICE: 19.5299 PRINCIPAL: 3,515.38 COMMISSION: INTEREST: TRADE FEES: MISC: HANDLING: NET AMOUNT: 3,515.38

SPECIALE INVESTMENT INSTRUCTIONS

Stephens Inc Custodian for
Brooke F Burr SEP IRA

Winston Salem NC 27101

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

Traded with Dividends
Record 10/15/2014 Ex 10/10/2014

It is agreed between this firm and the customer:
US, our, we, firm means Stephens Inc.

- That all transactions are subject to the rules and regulations of the Federal Reserve Board and customs of the Exchange or Market (and its Cleaning 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.
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- 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 separation, 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 acknowledgement 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 pay 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 Executing 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 prepay. 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 - callible below maturity value without prior notice by mail to holder unless registered by written consent to us or advisory affiliate.
- SUBJECT TO U.S. TREASURY DEBT AND AGENCY MBS CHARGE TRADING PRACTICE PUBLISHED BY TMPC AND SIFMA AT <http://www.sifma.org/SecuritiesStandardsAndDocumentationSecuritizedProductsSecuritizedProductsChargeTradingPractice>

IF THIS TRANSACTION IS INCORRECT IN ANY PARTICULAR, NOTIFY US IMMEDIATELY, FOR FULL EXPLANATION CONTACT YOUR INVESTMENT REPRESENTATIVE OR THE SALES MANAGER:
<http://www.sifma.org/SecuritiesStandardsAndDocumentationSecuritizedProductsSecuritizedProductsChargeTradingPractice>

Stephens Inc.

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501-377-2000

• MEMBER •
NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION

111 CENTER STREET • LITTLE ROCK, ARKANSAS 72201

CODE	RICHARD O. RODGERS III	TRANSACTION DATE	TYPE	AMOUNT
AUT		10/09/14	SELL	437
YOU		10/15/14	BUY	687684
BOT				

**Discretionary Order
Average Reported Price
DE**

PROF	PRINCIPAL	COMMISSION	INTEREST	TRADE FEE	MISC	HANDLING	NET AMOUNT
5.7800	1,676.20						1,676.20

Stephens Inc Custodian for
Richard M Burr IRA
112
Winston Salem NC 27104

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

AGREEMENT
U.S. 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.
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 - If we acted as agent, name or 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 by written consent to us or advisory affiliate.
 - SUBJECT TO U.S. TREASURY OR AGENCY DEBT AND AGENCY MBS FAIRS CHARGE TRADING PRACTICE PUBLISHED BY TMFG
<http://www.sims.org/SimsBrokerStandardForm-and-Documents/Securitized-products/Securitized-Products-Fairs-Charge-Trading-Practice>

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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

CODES	Richard O. Rogers III
PRICE	PRINCIPAL
10.6099	1,347.46
10.6099	1,347.46

**Discretionary Order
DE**

Stephens Inc Custodian For
Richard M Burr IRA
Winston Salem NC 27104

PRICE	PRINCIPAL	COMMISSION	INTEREST	TRANSACTION	INFO	TRADE DATE	SEND DATE	ORD
10.6099	1,347.46					10/09/14	10/15/14	437

STANDARD DELIVERING INSTRUCTIONS								

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

CODE EXPLANATION
Us, our, we, firm means Stephens Inc.
1. 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 Principal 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, distributor, 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 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.

TF 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, 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 disclose adjustments to the abbreviation 'DEC', the adjusted number of shares deliverable upon exercise of such option, and will disclose adjustments to the abbreviation 'EASP', the estimated aggregate 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 Investment securities and products are NOT FDIC insured or guaranteed by any bank and are subject to LOSS of the principal amount invested except for certain uninsured certificates of deposit which are also subject to certain risks. Asset-backed securities subject to prepayment, actual yield may vary according to rate at which the underlying receivables or other financial assets are prepaid. Information concerning factors that affect yield including as a minimum estimated yield, weighted average life and repayment assumptions underlying pools, is provided upon written request.

AND SIGN AT:

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

Stephens Inc.

1-800-643-9691
501-377-2000
SECURITIES INVESTORS PROTECTION CORPORATION
* MEMBER *
NEW YORK STOCK EXCHANGE

111 CENTER STREET • LITTLE ROCK, ARKANSAS 72201

SYMBOL	ACCOUNT NO.	TRANS NO.	MTD	CAP	TRADEDATE	SELLER/BUYER	OTC	AMT
ORKLY		1 1E9GMF9			1 10/09/14	10/15/14	437	687684
YOU BOT	1,660	686331109	ORKLA AS SPONS ADR					

Discretionary Order DE

PRICE	QUANTITY	COMMISSION	INTEREST	INSTRUMENT	MISC	HOLDING	NET AMOUNT
8.3200	13,811.20						13,811.20

Stephens Inc Custodian for

Richard M Burr IRA

Winston Salem NC 27104

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

CODE EXPLANATION
U.S. our, we, firm means Stephens Inc.
T. ACCOUNT TYPE IN WHICH YOUR TRANSACTION WAS EXECUTED
1 Cash
2 General Margin
3 Short margin
4 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 underwriting agent, distributor, administration or other agreements. See fund prospectus and SAI for applicable commission (fixed) 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 As Seller's Principal
 - 8 Multiple capacities, if 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.
- *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, expressed as a price per share or 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 disclose adjustment to the abbreviation DEL, the adjusted number of shares deliverable upon exercise of such option, and will disclose adjustment 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 or guaranteed by any bank and are subject to loss of the principal amount invested (except for certain brokered certificates of deposit, which are also subject to certain risks.)
- Asset-backed securities subject to prepayment risk yield may vary according to rate at which the underlying receivables or other financial assets are prepaid. Information concerning factors that affect yields including a minimum estimated yield weighted average life and the prepayment assumptions underlying yields 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.
- <http://www.stephens.com/FinancialProductsAndDocumentation/SecuritizedProducts/SecuritizedProducts-Facts-Change-Trading-Practice>

- Not disclosing or under \$1000.00

Stephens Inc.

111 CENTER STREET • LITTLE ROCK, ARKANSAS 72201

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

NEW YORK STOCK EXCHANGE
SECURITIES INVESTORS PROTECTION CORPORATION
• MEMBER •

SYMBOL	ACCOUNT NUMBER	TRANS NO	TYPE	CAP	EXCHG DATE	SETTLD DATE	DEALER
CHK		- 1	LE6HON9		1	10/09/14	10/15/14
YOU	25		165167107	CHEMPEAKE ENERGY CORPORATION			DAUBON/MATTHE
BOT							

We Make A Market In This Security Discretionary Order DE

PRIME	PRINCIPAL	COMMISSION	INTEREST	TRADE FEE	MISC	HOLDING	NET AMOUNT
19.5199	488.00						488.00

SPECIAL DELIVERY INSTRUCTIONS

Stephens Inc Custodian for
Richard M Burr IRA
130 - 7/ muda
Winston Salem NC 27104

CONFIRMATION

THANK YOU FOR LETTING US SERVE YOU.

Traded with Dividends Record 10/15/2014 Ex 10/10/2014

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

U.s. 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 Cleaning 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 brokers/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.
- 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 or 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.
- 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 acknowledgement of receipt of the prospectus. You may be eligible for breakage 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 execute payments as an Executing Broker from the fund if we act 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.
- 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 pre pays. Specific information is available upon written request.
- For advisory accounts, written consent to us or advisory affiliate.
- SUBJECT TO U.S. TREASURY OR AGENCY DEBT AND AGENCY MBS FAIR CHARGE TRADING PRACTICE PUBLISHED BY TMPC <http://www.sec.gov/Archives/edgar/Products/SecuritizedProducts/FairChargeTradingPractices.htm>

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