208242107

## SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## **SCHEDULE 13D/A**

**Under the Securities Exchange Act of 1934** 

(Amendment No. 2)

## Conn's Inc.

(Name of Issuer)

Common Stock, par value \$.01 per share
(Title of Class of Securities)

208242107 (CUSIP Number)

David A. Knight SF Holding Corp. (f/k/a Stephens Group, Inc.) 111 Center Street Little Rock, AR 72201 (501) 377-2573

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

September 11, 2007
(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box o.

*Note:* Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the notes).

## **SCHEDULE 13D**

1	I.R.S. Id	entifica	ing Persons tion No. of Above Persons (entities only) trust, Steven Patterson, Trustee			
	Check the Appropriate Box if a Member of a Group (See Instructions)					
2	(a) ☑ (b) o					
3	SEC Use	Only				
4	Source o		(See Instructions)			
5	Check B	ox if Di	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
NUME	BER OF	7	Sole Voting Power 11,178,244			
BENEF	ARES ICIALLY ED BY	8	Shared Voting Power 0			
REPO	ACH RTING RSON	9	0			
W	ITH	10	Shared Dispositive Power 0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person  11,178,244					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of	of Class	Represented by Amount in Row (11)			
1.4		Reporti	ng Person (See Instructions)			
14	00					

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) SF Holding Corp. (formerly, Stephens Group, Inc.)						
2	Check the Appropriate Box if a Member of a Group (See Instructions)  (a) ☑ (b) o						
3	SEC Use	Only					
4	Source o	f Funds	s (See Instructions)				
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensl Arkansas		lace of Organization				
NUMI	BER OF	7	Sole Voting Power 0				
BENEF OWN	ARES ICIALLY ED BY	8	Shared Voting Power  0				
REPO	ACH PRTING RSON	Sole Dispositive Power  921,538					
W	ІТН	10	Shared Dispositive Power 0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person 921,538						
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑						
13	Percent of Class Represented by Amount in Row (11) 4.0						
14	Type of Reporting Person (See Instructions)  HC, CO						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Stephens Inc.					
2	Check the Appropriate Box if a Member of a Group (See Instructions)  (a) ☑ (b) o					
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B  ☑	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
	BER OF	7 Sole Voting Power 152,312 Shared Voting Power				
BENEF	ICIALLY ED BY ACH	8	22,789  Sole Dispositive Power			
REPO PER	RTING RSON	9	301,511			
W	ITH	10	Shared Dispositive Power 22,789			
11	Aggregate Amount Beneficially Owned by Each Reporting Person  324,300					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑					
13	Percent of Class Represented by Amount in Row (11)  1.4					
14	Type of Reporting Person (See Instructions)					

Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)  Jackson T. Stephens Trust No. One						
Check the Appropriate Box if a Member of a Group (See Instructions)  (a) ☑ (b) o						
SEC Use	Only					
Source o	f Funds	s (See Instructions)				
Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
		lace of Organization				
ER OF	7	Sole Voting Power  0 Shared Voting Power				
CIALLY ED BY CH		0 Sole Dispositive Power				
RTING SON TH	9	0 Shared Dispositive Power				
	10	0				
Aggregate Amount Beneficially Owned by Each Reporting Person  0						
Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
Percent of Class Represented by Amount in Row (11)						
Type of Reporting Person (See Instructions) OO						
	Check the control of	I.R.S. Identification Jackson T. Steple Check the Approximation (a)  (a)  (b)  (b)  (c)  (c)  (c)  (c)  (c)  (c				

			ing Persons					
1	1.R.S. 1d	Identification No. of Above Persons (entities only)						
	Bess C. S	is Trust						
	Check th	Check the Appropriate Box if a Member of a Group (See Instructions)						
2								
	<ul><li>(a) ☑</li><li>(b) o</li></ul>							
	SEC Use	Only						
3	020 000	. Ciliy						
	Source o	f Funds	s (See Instructions)					
4								
	WC							
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
3	0							
		nin or P	lace of Organization					
6		г						
	Arkansas	5						
		_	Sole Voting Power					
		7						
	BER OF		0					
	ARES ICIALLY	8	Shared Voting Power					
	ED BY	0	0					
	СH		Sole Dispositive Power					
	RTING	9	· · · · · · · · · · · · · · · · · · ·					
PER	RSON		208,105					
W	ITH		Shared Dispositive Power					
		<b>10</b>						
	A	. 4						
11	Aggrega	te Amo	unt Beneficially Owned by Each Reporting Person					
<b>**</b>	208,105	208,105						
		Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
12		2 2 2 2 2 2 2						
	<b>7</b>							
40	Percent o	of Class	Represented by Amount in Row (11)					
13	0.9							
		Donorti	ng Person (See Instructions)					
14	Type of	xeporti	iig reison (See msuucuolis)					
••	00	00						

	1							
4			ing Persons tion No. of Above Persons (entities only)					
1	Warren A. Stephens Trust							
	warren A	a. Stepi	nens 1rust					
	Check th	Check the Appropriate Box if a Member of a Group (See Instructions)						
2	(a) 🗹							
	(b) o							
3	SEC Use	Only						
	_							
4	Source o	f Funds	s (See Instructions)					
-	WC, AF							
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
	0							
6	Citizensl	nip or P	lace of Organization					
U	Arkansa	5						
		Sole Voting Power						
NUMI	BER OF	7	424					
	ARES		Shared Voting Power					
	ICIALLY ED BY	8	0					
EA	СH		Sole Dispositive Power					
	RTING RSON	9	424					
	ITH		Shared Dispositive Power					
		<b>10</b>	0					
	Aggrega	te Amo	unt Beneficially Owned by Each Reporting Person					
11								
		Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
12								
	☑ Percent o	of Class	s Represented by Amount in Row (11)					
13								
	0.0	Renorti	ng Person (See Instructions)					
14		кероги	iig r croon (occ monucuons)					
	00							

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)  Warren A. Stephens Grantor Trust						
2	Check the Appropriate Box if a Member of a Group (See Instructions)  (a) ☑ (b) o						
3	SEC Use	Only					
4	Source o		s (See Instructions)				
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensl Arkansas		lace of Organization				
	BER OF	7	Sole Voting Power  0 Shared Voting Power				
OWN EA	ICIALLY ED BY ICH		0 Sole Dispositive Power				
PER	RTING RSON ITH	9	168,498 Shared Dispositive Power				
		10	0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person  168,498						
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13	Percent of Class Represented by Amount in Row (11)  0.7						
14	Type of Reporting Person (See Instructions)						

			ing Persons tion No. of Above Persons (entities only)				
1							
	Harriet C. Stephens Trust						
	Check th	e Appr	opriate Box if a Member of a Group (See Instructions)				
2	(a) ☑						
	(b) o						
3	SEC Use	Only					
	Source o	f Funds	s (See Instructions)				
4	WC						
	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
5	0						
		nip or P	lace of Organization				
6	Arkansa						
	Airailad	3	Sole Voting Power				
	DED CE	7					
	BER OF ARES		Shared Voting Power				
BENEF	ICIALLY	8					
	ED BY						
	CH RTING	9	Sole Dispositive Power				
PER	RSON		739,100				
W	ITH	10	Shared Dispositive Power				
		10	0				
11	Aggrega	Aggregate Amount Beneficially Owned by Each Reporting Person					
11	739,100	739,100					
4.0	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
12	Ø						
		of Class	Represented by Amount in Row (11)				
13	3.2						
		Reporti	ng Person (See Instructions)				
14		-					
	00						

	Name of	Report	ing Persons				
1		R.S. Identification No. of Above Persons (entities only)					
•	Warren & Harriet Stephens Children's Trust						
	Check th	Check the Appropriate Box if a Member of a Group (See Instructions)					
2	(a) ☑						
	(b) o						
3	SEC Use	Only					
4	Source o	f Funds	s (See Instructions)				
4	WC, AF						
		ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
5	0						
	o Citizensl	nin or P	lace of Organization				
6		F					
	Arkansas	5	Col. Weiter December 1				
		7	Sole Voting Power				
NUME	BER OF		0				
	ARES	0	Shared Voting Power				
	ICIALLY ED BY	8	0				
	СH	_	Sole Dispositive Power				
	RTING SON	9	918,123				
	TH		Shared Dispositive Power				
		<b>10</b>					
	Λαστος-	to A	0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person						
	918,123						
12	Check B	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
14	<b></b>						
10	Percent o	of Class	Represented by Amount in Row (11)				
13	4.0						
		Reporti	ng Person (See Instructions)				
14	00						
	00						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)						
1	Warren Miles Amerine Stephens 95 Trust						
	Check th	ie Appr	opriate Box if a Member of a Group (See Instructions)				
2	(a)						
3	SEC Use	e Only					
4	Source o		s (See Instructions)				
5			isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensl Arkansa:		lace of Organization				
	111111111111	Sole Voting Power					
NUMI	BER OF	7	0				
BENEF	ARES ICIALLY	8	Shared Voting Power				
	ED BY ACH		O Sole Dispositive Power				
REPO	RTING RSON	9	51,282				
	ITH		Shared Dispositive Power				
		10	0				
11							
		51,282 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
12	V						
Percent of Class Represented by Amount in Row (11)			Represented by Amount in Row (11)				
	0.2						
14	Type of 1	Reporti	ng Person (See Instructions)				
	00						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Warren Miles Amerine Stephens Trust						
2	Check the Appropriate Box if a Member of a Group (See Instructions)  (a) ☑ (b) o						
3	SEC Use	Only					
4	Source o	f Funds	s (See Instructions)				
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensl Arkansas		lace of Organization				
NUMI	BER OF	7	Sole Voting Power 0				
BENEF OWN	ARES ICIALLY ED BY	8	Shared Voting Power  0				
REPO	ACH PRTING RSON	9	Sole Dispositive Power 4,356				
W.	ITH	10	Shared Dispositive Power 0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person  4,356						
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑						
13	Percent of Class Represented by Amount in Row (11)  0.0						
14	Type of Reporting Person (See Instructions)  OO						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) John Calhoun Stephens 95 Trust					
2	Check th  (a) ☑  (b) o	e Appr	opriate Box if a Member of a Group (See Instructions)			
3	SEC Use	Only				
4	Source o		s (See Instructions)			
5			isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		Place of Organization			
SHA BENEF	BER OF ARES ICIALLY ED BY	7 8	Sole Voting Power  0 Shared Voting Power  0			
REPO PER	ACH RTING RSON	9	Sole Dispositive Power 51,282			
W)	ITH	10	Shared Dispositive Power  0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person 51,282					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  0.2					
14	Type of Reporting Person (See Instructions) OO					

	1						
			ing Persons				
1	I.R.S. Identification No. of Above Persons (entities only)						
	John Calhoun Stephens Trust						
	Check th	a Annr	opriate Box if a Member of a Group (See Instructions)				
2	Check th	ic rippi	opriate Box if a Member of a Group (See instructions)				
	(a) ☑						
	(b) o SEC Use	Only					
3	SEC USE	Ollly					
4	Source o	f Funds	s (See Instructions)				
4	WC						
	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
5							
	0 Citizanol	nin or D	lace of Organization				
6	Citizensi	inp or r	lace of Organization				
	Arkansa	S					
		7	Sole Voting Power				
NUME	BER OF	/	0				
SHA	ARES		Shared Voting Power				
	ICIALLY	8					
	ED BY ACH		Sole Dispositive Power				
	RTING	9	Sole Dispositive Fower				
	RSON		4,356				
W]	ITH	10	Shared Dispositive Power				
		10	0				
	Aggrega	te Amo	unt Beneficially Owned by Each Reporting Person				
11	4.250						
	4,356 Check B	ox if th	e Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
12	Clicck D	OX II (II	e Aggregate Amount in Now (11) Excludes Certain Shares (See Instructions)				
	<b>7</b>						
13	Percent o	of Class	Represented by Amount in Row (11)				
13	0.0						
	Type of 1	Reporti	ng Person (See Instructions)				
14	00						
	00						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)  Laura Whitaker Stephens 95 Trust					
2	Check the Appropriate Box if a Member of a Group (See Instructions)  (a) ☑					
3	(b) o	Only				
	Source o	f Funds	s (See Instructions)			
4	WC, AF					
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6		-	lace of Organization			
NUMB		Sole Voting Power				
SHA BENEFI	SER OF  ARES  ICIALLY	8	Shared Voting Power			
EA REPO	ED BY CH RTING	9	O Sole Dispositive Power			
	SON TH	10	51,282 Shared Dispositive Power			
11	Aggregate Amount Beneficially Owned by Each Reporting Person  11					
12	51,282  Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑					
13	Percent of Class Represented by Amount in Row (11)					
14	4 Type of Reporting Person (See Instructions) OO					

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Laura Whitaker Stephens Trust						
2	Check the (a) ☑ (b) o						
3	SEC Use	Only					
4	Source o	f Funds	s (See Instructions)				
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensl Arkansa		lace of Organization				
NUMI	BER OF	7 Sole Voting Power 0					
BENEF OWN	ARES ICIALLY ED BY	8	Shared Voting Power  0				
REPO	ACH PRTING RSON	9	Sole Dispositive Power 4,356				
W	ITH	10	Shared Dispositive Power  0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person  4,356						
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑						
13	Percent of Class Represented by Amount in Row (11)  0.0						
14	Type of Reporting Person (See Instructions)						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Grandchild's Trust #2					
2	Check the (a) ☑ (b) o					
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansa		lace of Organization			
	BER OF					
BENEF	ICIALLY ED BY	8	Shared Voting Power  0			
REPO	ACH RTING RSON	9	Sole Dispositive Power 565,100			
W]	ТН	10	Shared Dispositive Power 0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person 565,100					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11) 2.5					
14	Type of Reporting Person (See Instructions) OO					

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) W.R. Stephens, Jr. Children's Trust					
2	Check the (a) ☑ (b) o					
3	SEC Use	Only				
4	Source o		s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
	BER OF	Sole Voting Power  0 Shared Voting Power				
BENEF	ICIALLY ED BY	8	0			
REPO	ACH RTING RSON	9	Sole Dispositive Power 202,774			
W	ТН	10	Shared Dispositive Power 0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person 202,774					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  0.9					
14	Type of Reporting Person (See Instructions) OO					

	•						
			ing Persons				
1	I.R.S. Identification No. of Above Persons (entities only)						
	W.R. Stephens, III Trust						
	Check th	e Appr	opriate Box if a Member of a Group (See Instructions)				
2							
_	(a) ☑ (b) o						
	(b) o SEC Use	Only					
3	010 030	Olly					
	-	<u> </u>					
4	Source o	f Funds	s (See Instructions)				
_	WC, 00	١					
_	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
5	0						
		nip or P	lace of Organization				
6							
	Arkansa	5	Col. Website Dr. 11				
		7	Sole Voting Power				
NUMI	BER OF		0				
	ARES	0	Shared Voting Power				
	ICIALLY ED BY	8	0				
	СH		Sole Dispositive Power				
	RTING	9					
	RSON		155,489				
W.	ITH	10	Shared Dispositive Power				
			0				
11	Aggrega	te Amo	unt Beneficially Owned by Each Reporting Person				
11	155,489	155 489					
		ox if th	e Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
12							
	Percent (	of Class	s Represented by Amount in Row (11)				
13	I CICCIII (	or Class	represented by Amount III Now (11)				
	0.7						
11	Type of 1	Reporti	ng Person (See Instructions)				
14	00						
	1						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Arden Jewell Stephens Trust						
2	Check the (a) ☑ (b) o						
3	SEC Use	Only					
4	Source o		s (See Instructions)				
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensl Arkansas		lace of Organization				
NUMI	BER OF	7 Sole Voting Power 0					
BENEF OWN	ARES ICIALLY ED BY	8	Shared Voting Power  0				
REPO	ACH PRTING RSON	Sole Dispositive Power  155,489					
W	ІТН	10	Shared Dispositive Power  0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person  155,489						
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑						
13	Percent of Class Represented by Amount in Row (11)  0.7						
14	Type of Reporting Person (See Instructions)						

	Name of Reporting Persons							
1	I.R.S. Identification No. of Above Persons (entities only)							
	Carol M	. Steph	ens					
	Guror 112	· otepii						
	Check the Appropriate Box if a Member of a Group (See Instructions)							
2								
	(a)							
	(b) o							
3	SEC Us	SEC Use Only						
)								
	Source o	of Fund	s (See Instructions)					
4								
	AF							
l _	Check E	Box if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
5								
	0	1 T						
6	Citizens	nip or i	Place of Organization					
"	Arkansa	ıS						
			Sole Voting Power					
		7						
NUMI	BER OF		0					
	ARES		Shared Voting Power					
	ICIALLY	8						
	ED BY							
	CH RTING	9	Sole Dispositive Power					
	SON	9	12,019					
	ΙΤΗ		Shared Dispositive Power					
		10	· · · · · · · · · · · · · · · · · · ·					
			202,774					
	Aggrega	ate Amo	ount Beneficially Owned by Each Reporting Person					
11	24.502							
	214,793		Aggregate Amount in Dec. (11) Fundades Contain Change (Con Instruction)					
12	Cneck E	oox if th	ne Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
14	<b>7</b>							
		of Class	s Represented by Amount in Row (11)					
13								
	0.9							
	Type of	Reporti	ing Person (See Instructions)					
14								
	IN							

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) W.R. Stephens, Jr. Revocable Trust						
2	Check th  (a) ☑  (b) o						
3	SEC Use	Only					
4	Source o	f Funds	s (See Instructions)				
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensh Arkansas		lace of Organization				
	BER OF	7	Sole Voting Power  424 Shared Voting Power				
OWN	ICIALLY ED BY ACH	8	0 Sole Dispositive Power				
REPO PER	RTING RSON	9	1,162,954				
W	ІТН	10	Shared Dispositive Power 0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person  1,163,378						
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13	Percent of Class Represented by Amount in Row (11) 5.1						
14	Type of Reporting Person (See Instructions)  OO						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)  Pamela D. Stephens Trust One						
2	Check the Appropriate Box if a Member of a Group (See Instructions)  (a) ☑ (b) o						
3	SEC Use	Only					
4	Source o	f Funds	(See Instructions)				
5	Check B	ox if Di	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensh Arkansas		lace of Organization				
SHA BENEF	BER OF ARES ICIALLY ED BY	7 8	0 Shared Voting Power				
REPO	ACH RTING RSON	Sole Dispositive Power  1,182,864					
W]	ITH	10	Shared Dispositive Power 0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person  1,182,864						
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13	Percent of Class Represented by Amount in Row (11)  5.2						
14	Type of Reporting Person (See Instructions) OO						

	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)							
1	nico. Adendification 110. Of 1100ve 1 cisons (citaties only)							
	MAM International Holdings, Inc.							
	Check th	Check the Appropriate Box if a Member of a Group (See Instructions)						
2	(a) ☑							
	(a) w (b) o							
	SEC Use	Only						
3	0_0							
	Source o	f Funds	s (See Instructions)					
4								
	WC, AF							
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
)	0							
		nin or P	lace of Organization					
6		г						
	Arkansas	5						
		Sole Voting Power						
		7						
	BER OF							
	ARES ICIALLY	8	Shared Voting Power					
	ED BY	O	0					
	СH		Sole Dispositive Power					
	RTING	9						
PER	RSON		250,331					
W	ITH		Shared Dispositive Power					
		<b>10</b>						
-								
11	Aggrega	te Amo	unt Beneficially Owned by Each Reporting Person					
11	250,331							
		ox if th	e Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
12								
	<b>7</b>							
4.5	Percent o	of Class	Represented by Amount in Row (11)					
<b>13</b>	1 1							
	1.1	D	There are (Constitute time)					
14	Type of	keporti	ng Person (See Instructions)					
<b></b>	CO	CO						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Elizabeth S. Campbell Revocable Trust					
2	Check th	ie Appr	opriate Box if a Member of a Group (See Instructions)			
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
SHA	BER OF	7 Sole Voting Power 0 Shared Voting Power				
OWN EA	ICIALLY ED BY ACH RTING	9	0 Sole Dispositive Power			
PER	RSON ITH	10	0 Shared Dispositive Power			
11	Aggregate Amount Beneficially Owned by Each Reporting Person					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  0.0					
14	Type of Reporting Person (See Instructions) OO					

_	1						
1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)						
	Jon E.M. Jacoby						
	Check th	e Appr	opriate Box if a Member of a Group (See Instructions)				
2	(a) 🗵 (b) o						
3	SEC Use	Only					
4	Source o	f Funds	s (See Instructions)				
5		ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6	Citizensl Arkansa:		lace of Organization				
	7 H Kurisu	Sole Voting Power					
NUMI	BER OF	7	43,588				
	ARES ICIALLY	8	Shared Voting Power				
OWN	ED BY		0				
REPO	ACH RTING	9	Sole Dispositive Power				
	RSON ITH		613,868 Shared Dispositive Power				
<b>**</b>		<b>10</b>	0				
11	Aggrega	te Amo	unt Beneficially Owned by Each Reporting Person				
11	613,868	613,868					
Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  12		e Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
		Percent of Class Represented by Amount in Row (11)					
13	2.7						
1.4		Reporti	ng Person (See Instructions)				
14	IN						

	NI (	ъ.					
4			ing Persons tion No. of Above Persons (entities only)				
1							
	Curtis F. Bradbury, Jr.						
	opriate Box if a Member of a Group (See Instructions)						
2	(a) ☑						
	(b) o						
	SEC Use	Only					
3							
	Source o	f Funds	s (See Instructions)				
4	00						
		ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
5	Check D	OX II D	iscrosure of Degai Froceedings is required Fursuant to rems 2(a) of 2(c)				
	0						
C	Citizensl	nip or P	lace of Organization				
6	Arkansa	5					
			Sole Voting Power				
		7					
	BER OF		785				
	ARES ICIALLY	8	Shared Voting Power				
	ED BY		119,438				
	СН	•	Sole Dispositive Power				
	RTING RSON	9	372,141				
	TH		Shared Dispositive Power				
		<b>10</b>					
			1,037,561				
11	Aggregate Amount Beneficially Owned by Each Reporting Person						
11	1,409,70	1,409,702					
4.2	Check B	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
12	Ø						
		of Class	s Represented by Amount in Row (11)				
13							
	6.1						
14	Type of	Keporti	ng Person (See Instructions)				
1-7	IN						

Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)  Doug Martin IRA					
Check th  (a) ☑  (b) o					
SEC Use	Only				
Source o	f Funds	s (See Instructions)			
Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
		lace of Organization			
•	7	Sole Voting Power  9 Shared Voting Power			
ICIALLY ED BY	8	0			
RTING	9	Sole Dispositive Power 9			
ІТН	10	Shared Dispositive Power 0			
Aggregate Amount Beneficially Owned by Each Reporting Person					
Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑					
Percent of Class Represented by Amount in Row (11)					
Type of Reporting Person (See Instructions) OO					
	I.R.S. Ide Doug Ma Check th  (a)  (b)  o SEC Use  Source of PF Check B  o Citizensl Arkansas  BER OF ARES ICIALLY ED BY ACH PRING RSON ITH  Aggrega  9 Check B  (c) 0.0 Type of 1	I.R.S. Identification Doug Martin IR  Check the Appr  (a)			

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)  Douglas H. Martin					
2	Check the (a) ☑ (b) o					
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
	BER OF	FER OF Sole Voting Power 40,352				
BENEF	ARES ICIALLY ED BY	8	Shared Voting Power 119,438			
REPO	ACH PRTING RSON	9	Sole Dispositive Power 194,766			
W]	ІТН	10	Shared Dispositive Power 119,438			
11	Aggregate Amount Beneficially Owned by Each Reporting Person 314,204					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  1.4					
14	Type of Reporting Person (See Instructions)  IN					

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) C. Ray Gash IRA					
2	Check the (a) ☑ (b) o					
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
NUMI	BER OF	7	Sole Voting Power 0			
BENEF OWN	ARES ICIALLY ED BY	8	Shared Voting Power  0			
REPO	ACH PRTING RSON	Sole Dispositive Power 19,888				
W	ІТН	10	Shared Dispositive Power  0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person  19,888					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  0.1					
14	Type of Reporting Person (See Instructions) OO					

	1						
4			ing Persons tion No. of Above Persons (entities only)				
1	C. Ray Gash						
	C. Ray C	asn					
	Check th	Check the Appropriate Box if a Member of a Group (See Instructions)					
2	(a) 🗹						
	(b) o						
3	SEC Use	Only					
4	Source o	f Funds	s (See Instructions)				
_	PF						
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
)	0	o o					
	Citizensl	nip or P	lace of Organization				
6	Arkansa	5					
	I	_	Sole Voting Power				
NUMI	BER OF	7	1,734				
	ARES		Shared Voting Power				
	ICIALLY ED BY	8	0				
	ACH		Sole Dispositive Power				
	RTING	9					
	RSON ITH		51,622 Shared Dispositive Power				
		<b>10</b>					
	Aggroga	to Amo	unt Beneficially Owned by Each Reporting Person				
11	Aggrega	te Allio	unit Beneficially Owned by Each Reporting Felson				
	51,622						
12	Check B	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
	<b>7</b>						
13	Percent of	Percent of Class Represented by Amount in Row (11)					
	0.2						
14	Type of 1	Reporti	ng Person (See Instructions)				
14	IN						

Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Stephens Investment Partners III LLC					
Check th					
	Only				
Source o	f Funds	(See Instructions)			
Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
		lace of Organization			
BER OF	7	Sole Voting Power  0 Shared Voting Power			
ICIALLY ED BY	8	0			
RTING SON	9	Sole Dispositive Power  0			
TH	10	Shared Dispositive Power 0			
Aggregate Amount Beneficially Owned by Each Reporting Person					
Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑					
Percent of Class Represented by Amount in Row (11)  0.0					
Type of Reporting Person (See Instructions) OO					
	Check th  (a) o (b) o SEC Use  Source o AF Check B  O Citizensh Arkansas  BER OF ARES ICIALLY ED BY CH RTING SON ITH  Aggrega  O Check B  ICIALLY TH  Aggrega  O Check B  ICIALLY TH  Aggrega  O Check B  ICIALLY TH  ICIALLY	Check the Approach (a) o (b) o SEC Use Only  Source of Funds  AF Check Box if Diversity or Parks  Check Box of Check Box o			

			ing Persons				
1	I.R.S. Identification No. of Above Persons (entities only)						
	Stephens	Stephens Investment Partners 2000 LLC					
	_						
	Check th	e Appr	opriate Box if a Member of a Group (See Instructions)				
2	(-) -						
	(a) o (b) o						
	SEC Use	Only					
3	020 000	. 0111					
	Source o	f Funds	s (See Instructions)				
4	4.5						
	AF						
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
J	0						
		nip or P	lace of Organization				
6		•					
	Arkansa	5					
		_	Sole Voting Power				
NITIMI	DED OF	7	119,322				
	BER OF ARES						
l l	akes ICIALLY	8	Shared Voting Power				
	ED BY	U	0				
EA	ACH		Sole Dispositive Power				
	RTING	9					
	RSON		119,322				
W	ITH	10	Shared Dispositive Power				
		<b>10</b>	0				
	Aggrega	te Amo	unt Beneficially Owned by Each Reporting Person				
11	Angelegate Annount Denenciary Owned by Lacii Reporting Leison						
	119,322						
4.5	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
12	<b>7</b>						
		of Class	Paragraphical by Amount in Para (11)				
13	Percent (	or Class	Represented by Amount in Row (11)				
	0.0	0.0					
	Type of	Reporti	ng Person (See Instructions)				
14							
	00						

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Stephens Investment Partners 2001 LLC					
2	Check the (a) o (b) o					
3	SEC Use	e Only				
4	Source o	of Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
	BER OF	7	Sole Voting Power  116  Shared Voting Power			
OWN	ICIALLY ED BY ACH	8	0 Sole Dispositive Power			
PER	RTING RSON ITH	9	116 Shared Dispositive Power			
VV.		10	0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person  116					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  0.0					
14	Type of Reporting Person (See Instructions) OO					

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Stephens Investments Holdings LLC					
2	Check the (a) ☑ (b) o					
3	SEC Use	Only				
4	Source o	of Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansa		lace of Organization			
	BER OF	Sole Voting Power  29 Shared Voting Power				
BENEF	ICIALLY ED BY	8	0			
REPO	ACH RTING RSON	9	Sole Dispositive Power  1,871,608			
W]	ITH	10	Shared Dispositive Power 0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person  1,871,608					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  8.2					
14	Type of Reporting Person (See Instructions) OO					

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Francine, Inc.					
2	Check the	ie Appr	opriate Box if a Member of a Group (See Instructions)			
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Nevada	hip or P	lace of Organization			
	BER OF	7	Sole Voting Power  0 Shared Voting Power			
BENEF	ICIALLY ED BY	8	0			
REPO	ACH RTING RSON	9	Sole Dispositive Power  1,091,531			
W]	ТН	10	Shared Dispositive Power 0			
11		Aggregate Amount Beneficially Owned by Each Reporting Person 1,091,531				
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  4.8					
14	Type of Reporting Person (See Instructions)  CO					

1	I.R.S. Id	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)  Coral Two Corporation				
2	Check th  (a) ☑  (b) o	e Appr	opriate Box if a Member of a Group (See Instructions)			
3	SEC Use	Only				
4	Source o	f Funds	(See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Wyomin		lace of Organization			
	BER OF	7	Sole Voting Power  O Shared Voting Power			
OWN	ICIALLY ED BY ACH		0 Sole Dispositive Power			
PEF	RTING RSON ITH	9	570,280 Shared Dispositive Power			
		10	0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person 570,280					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  2.5					
Type of Reporting Person (See Instructions)  CO		ng Person (See Instructions)				

1	I.R.S. Ide	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Craig Dobbs Campbell, Jr. 1992 Trust				
2	Check th  (a) ☑  (b) o	e Appr	opriate Box if a Member of a Group (See Instructions)			
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensh Arkansas		lace of Organization			
	BER OF	7	Sole Voting Power 0			
BENEF: OWN	ARES ICIALLY ED BY	8	Shared Voting Power  0			
REPO	ACH RTING RSON	9	Sole Dispositive Power 83,333			
W	ITH	10	Shared Dispositive Power 0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person  83,333					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)  ☑					
13	Percent of Class Repr 0.4		Represented by Amount in Row (11)			
14	Type of F		pe of Reporting Person (See Instructions)			

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Susan Stephens Campbell 1992 Trust					
2	Check th  (a) ☑  (b) o	e Appr	opriate Box if a Member of a Group (See Instructions)			
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
	BER OF	7	Sole Voting Power  0			
BENEF: OWN	ARES ICIALLY ED BY	8	Shared Voting Power  0			
REPO	CH RTING RSON	9	Sole Dispositive Power 83,333			
W]	TH	TH Shared Dispositive Power 0				
11	Aggregate Amount Beneficially Owned by Each Reporting Person  83,333					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represent  0.4		Represented by Amount in Row (11)			
14	Type of I		pe of Reporting Person (See Instructions)			

1	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only) Elizabeth Chisum Campbell 1992 Trust					
2	Check the (a) ☑ (b) o	ne Appr	opriate Box if a Member of a Group (See Instructions)			
3	SEC Use	Only				
4	Source o	f Funds	s (See Instructions)			
5	Check B	ox if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6	Citizensl Arkansas		lace of Organization			
	BER OF	7	Sole Voting Power  0 Shared Voting Power			
BENEF	ICIALLY ED BY	8	0			
REPO	ACH RTING RSON	9	Sole Dispositive Power 83,333			
W]	ТН	10	Shared Dispositive Power 0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person  83,333					
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13	Percent of Class Represented by Amount in Row (11)  0.4					
14	Type of Reporting Person (See Instructions) OO					

	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)							
1	i.i.d. identification No. of Above Fersons (chitaes only)							
	Ray Gas	Ray Gash Conns 2004 Trust						
	Check th	Check the Appropriate Box if a Member of a Group (See Instructions)						
2	(a) 🔽	(a) 🗵						
	(a) w (b) o							
	SEC Use	Only						
3		- 5						
	Source o	f Funds	s (See Instructions)					
4	<b>A.</b> E.							
	AF CL L D	:(D						
5	Check B	OX II D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
J J	0							
		nip or P	lace of Organization					
6								
	Arkansas	5						
		_	Sole Voting Power					
	er or	7						
	BER OF							
	ARES ICIALLY	8	Shared Voting Power					
	ED BY	O	0					
	СH		Sole Dispositive Power					
	RTING	9	•					
PER	SON		15,000					
W	TH		Shared Dispositive Power					
		<b>10</b>						
	Λ	4- A ··	0					
11	Aggrega	Aggregate Amount Beneficially Owned by Each Reporting Person						
	15,000	15,000						
		Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
12								
	<b>7</b>							
10	Percent o	of Class	Represented by Amount in Row (11)					
<b>13</b>	0.1	0.1						
		Donosti	ng Person (See Instructions)					
14	Type of	xeporti	iig reison (See msuucuolis)					
••	00	0						

	<b></b>	<b>D</b> .						
	Name of Reporting Persons I.R.S. Identification No. of Above Persons (entities only)							
1	1							
	Linda M	Linda M. Gash Conns 2004 Trust						
	Check the Appropriate Box if a Member of a Group (See Instructions)							
2	(a) <b>☑</b>							
	(a) <u>u</u> (b) o							
	SEC Use	SEC Use Only						
3								
	Source o	f Funds	s (See Instructions)					
4								
	AF Cheels D	ov if D	isclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
5	Clieck D	OX II D.	isclosure of Legal Proceedings is Required Pursuant to Items 2(u) of 2(e)					
	0							
	Citizensl	nip or P	lace of Organization					
6	Arkansas	-						
	Aikaiisa	•	Sole Voting Power					
		7						
NUME	BER OF		0					
	RES	0	Shared Voting Power					
	ICIALLY ED BY	8	0					
	CH		Sole Dispositive Power					
	RTING	9						
	SON		30,000					
W	TH	10	Shared Dispositive Power					
		10	0					
	Aggrega	te Amo	unt Beneficially Owned by Each Reporting Person					
11	30,000	0.000						
		Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
12	Gireen 2	Sheek Box it the Higgseguic Amount in Now (11) Excitates seriam onnies (see instructions)						
	<b></b>							
13	Percent o	of Class	Represented by Amount in Row (11)					
13	0.1							
	Type of 1	Reporti	ng Person (See Instructions)					
14	00							
	00							

CUSIP No.	208242107

#### **Introductory Statement**

This Amendment No. 2 to Schedule 13D relates to the Common Stock, par value \$.01 per share ("Common Stock"), of Conn's Inc., a Delaware corporation (the "Issuer"). This Amendment No. 2 amends and supplements (i) the Statement originally filed on December 18, 2003 with the Securities and Exchange Commission (the "Commission") by the reporting persons and (ii) Amendment No. 1 to the Statement filed on June 2, 2004 with the Commission by the reporting persons (collectively, the "Prior Filings" and collectively with this Amendment No. 2, this "Statement"). Unless otherwise defined herein, capitalized terms used herein shall have the meanings ascribed thereto in the Prior Filings.

This Amendment No. 2 is being filed to reflect the information set forth below, including adding the following additional reporting persons: Stephens Investment Holdings LLC, Francine, Inc., Coral Two Corporation, Craig Dobbs Campbell, Jr. 1992 Trust, Susan Stephens Campbell 1992 Trust, Elizabeth Chisum Campbell 1992 Trust, Ray Gash Conns 2004 Trust, and Linda M. Gash Conns 2004 Trust.

#### ITEM 2. IDENTITY AND BACKGROUND

Item 2 is amended and restated to read in its entirety as follows:

- (a) Name of reporting persons: Conn's Voting Trust (the "Voting Trust"), SF Holding Corp. (formerly known as Stephens Group, Inc.), Stephens Inc., Bess C. Stephens Trust, Warren A. Stephens Grantor Trust, Harriet Calhoun Stephens Trust, Warren and Harriet Stephens Children's Trust, Warren Miles Amerine Stephens 1995 Trust, Warren Miles Amerine Stephens Trust, John Calhoun Stephens 1995 Trust, John Calhoun Stephens Trust, Laura Whitaker Stephens Trust, Grandchild's Trust Two, W.R. Stephens, Jr. Children's Trust, W.R. Stephens, III Trust, Arden Jewell Stephens Trust, Carol M. Stephens, W.R. Stephens, Jr. Revocable Trust, Pamela D. Stephens Trust One, MAM International Holdings, Inc., Curtis F. Bradbury, Jr., Douglas H. Martin, C. Ray Gash IRA, Stephens Investment Holdings LLC, Francine, Inc., Coral Two Corporation, Craig Dobbs Campbell, Jr. 1992 Trust, Susan Stephens Campbell 1992 Trust, Elizabeth Chisum Campbell 1992 Trust, Ray Gash Conns 2004 Trust, and Linda M. Gash Conns 2004 Trust (collectively, the "Trust Participants"), Stephens Investment Partners III LLC, Stephens Investment Partners 2000 LLC and Stephens Investment Partners 2001 LLC, Jackson T. Stephens Trust No. One, Warren A. Stephens Trust, Elizabeth S. Campbell Revocable Trust, Jon E.M. Jacoby, Douglas H. Martin IRA, and C. Ray Gash.
- (i) Steve Patterson is the Trustee of the Conn's Voting Trust, a trust established by the Conn's Voting Trust Agreement, executed by and among Mr. Patterson and the Trust Participants. Mr. Patterson is a citizen of the United States of America, has a business address of 349 Colony Drive, Naples, Florida 34108, and is principally employed as a financial consultant.
- (ii) SF Holding Corp. (formerly known as Stephens Group, Inc.) is an Arkansas business corporation, engaged in the business of buying, owning, holding and selling investment securities and other assets. Its principal offices are located at 111 Center Street, Little Rock, Arkansas 72201.

The voting stock of SF Holding Corp. is owned by the following entities, each of which is a trust formed under the laws of the State of Arkansas:

- (1) Jackson T. Stephens Trust No. One, Warren A. Stephens and Jon E.M. Jacoby, Trustees.
- (2) Warren A. Stephens Trust No. One, Warren A. Stephens, Trustee.
- (3) W.R. Stephens, Jr. Revocable Trust, W.R. Stephens, Jr. Trustee.
- (4) WRS Jr. Trust under Art 4 of the Pamela Diane Stephens Trust UID September 5, 1996, W.R. Stephens, Jr., Trustee.

- (5) Elizabeth S. Campbell Revocable Trust, Elizabeth S. Campbell, Trustee.
- (6) ESC Trust under Art 4 of the Pamela Diane Stephens Trust UID September 5, 1996, Elizabeth Stephens Campbell, Trustee.
- (7) Bess C. Stephens Revocable Trust, Bess C. Stephens, Trustee

Trusts (1) and (2) above have a business address of 111 Center Street, Little Rock, Arkansas 72201. Trusts (3) through (7) above have a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202.

The control persons, directors and executive officers of SF Holding Corp., and their respective principal employments, are:

- (A) Warren A. Stephens, Co-Chairman of SF Holding Corp. and President and CEO of Stephens Inc.
- (B) Wilton R. Stephens, Jr., Co-Chairman of SF Holding Corp. and Co-Chairman and CEO of The Stephens Group, LLC.
- (C) Elizabeth S. Campbell, Director of SF Holding Corp. and Co-Chairman of The Stephens Group, LLC.
- (D) Douglas H. Martin, Director and Executive Vice President of SF Holding Corp.
- (E) Jon E.M. Jacoby, Executive Vice President of SF Holding Corp. and The Stephens Group, LLC.
- (F) Bess C. Stephens, Shareholder of SF Holding Corp.
- (G) Bill Steve Walker, President and CEO of Stephens Production Company, a division of SF Holding Corp.

Each of the persons listed above is a citizen of the United States of America. Mr. Martin and Warren A. Stephens have a business address of 111 Center Street, Little Rock, Arkansas 72201. The other persons listed above have a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202.

(iii) Stephens Inc., an Arkansas corporation, is a broker-dealer registered with the NASD and a member of the New York Stock Exchange. The principal offices of Stephens Inc. are located at 111 Center Street, Little Rock, Arkansas 72201.

The voting stock of Stephens Inc. is owned by SI Holdings Inc., an Arkansas corporation with a business address of 111 Center Street, Little Rock, Arkansas 72201. All of the stock of SI Holdings Inc. is owned by Warren A. Stephens Trust No. 2, the principal offices of which are located at 111 Center Street, Little Rock, Arkansas 72201. Warren A. Stephens is the sole trustee. The directors and executive officers of Stephens Inc., and their respective principal employments, are Warren A. Stephens, Chairman, President and CEO of Stephens Inc., Curtis F. Bradbury, Jr., Director, Sr. Executive Vice President and Chief Operating Officer of Stephens Inc., Mark C. Doramus, Sr. Executive Vice President, Chief Financial Officer, Assistant to the President, R. Gregory Feltus, Sr. Executive Vice President, and the following Executive Vice Presidents: Brian Bush, Larry Bowden, Martha Byorum, J. Dale Dawson, Ellen Gray, John Green, Zoe Hines, David A. Knight, Douglas H. Martin, J. Mark McBryde, Kevin Scanlon, James D. Simpson, III, J. Warren Simpson, Michael R. Smith, Sr., William L. Tedford, Jr., Abraham R. Towbin, Sr., Kevin Wilcox, Kenneth Gunderman, and J. Brad Eichler.

(iv) Jackson T. Stephens Trust No. One is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustees are Warren A. Stephens and Jon E.M. Jacoby.

- (v) Bess C. Stephens Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustee is Bess C. Stephens.
- (vi) Warren A. Stephens Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Warren A. Stephens.
- (vii) Warren A. Stephens Grantor Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Harriet C. Stephens.
- (viii) Harriet Calhoun Stephens Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Harriet Calhoun Stephens.
- (ix) Warren and Harriet Stephens Children's Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustees are John N. Calhoun and Curt Bradbury.
- (x) Warren Miles Amerine Stephens 1995 Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Curt Bradbury.
- (xi) Warren Miles Amerine Stephens Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Warren A. Stephens.
- (xii) John Calhoun Stephens 1995 Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Curt Bradbury.
- (xiii) John Calhoun Stephens Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Warren A. Stephens.
- (xiv) Laura Whitaker Stephens 1995 Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Curt Bradbury.
- (xv) Laura Whitaker Stephens Trust is a trust formed under the laws of the State of Arkansas with a business address of 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Warren A. Stephens.
- (xvi) Grandchild's Trust Two is a trust formed under the laws of the State of Arkansas with a business address c/o Stephens Group, Inc., 111 Center Street, Little Rock, Arkansas 72201. Its trustee is Caroline Stephens.
- (xvii) W.R. Stephens, Jr. Children's Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustee is Carol A. Stephens.
- (xviii) W.R. Stephens, III Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustees are W.R. Stephens, Jr., William Steve Walker and Emon Mahoney, Jr.
- (xix) Arden Jewell Stephens Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustees are W.R. Stephens, Jr., William Steve Walker and Emon Mahoney, Jr.
  - (xx) Carol M. Stephens has a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202.

(xxi) W.R. Stephens, Jr. Revocable Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustee is W.R. Stephens, Jr.

(xxii) Pamela D. Stephens Trust One is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustees are W.R. Stephens, Jr., Elizabeth S. Campbell and Bess C. Stephens.

(xxiii) MAM International Holdings, Inc. is a Nevada corporation with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its directors and executive officers are Elizabeth Stephens Campbell and Craig Campbell, Directors and Jon E.M. Jacoby, Executive Vice President and Chief Financial Officer.

(xxiv) Elizabeth S. Campbell Revocable Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustee is Elizabeth S. Campbell.

(xxv) Jon E.M. Jacoby is an Executive Vice President of SF Holding Corp. and The Stephens Group, LLC. His business address is 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202.

(xxvi) Curtis F. Bradbury, Jr. is a Director, Senior Executive Vice President and Chief Operating Officer of Stephens Inc.

(xxvii) Douglas Martin IRA is a self-directed individual retirement account for which Stephens Inc. serves as custodian. Its business address is c/o Stephens Inc., 111 Center Street, Little Rock, Arkansas 72201.

(xxviii) Douglas Martin is an Executive Vice President of SF Holding Corp. His business address is 111 Center Street, Little Rock, Arkansas 72201.

(xxix) C. Ray Gash IRA is a self-directed individual retirement account for which Stephens Inc. serves as custodian. Its business address is 16 Phellos Ct, Little Rock, Arkansas 72223.

(xxx) C. Ray Gash is retired. His address is 16 Phellos Ct, Little Rock, Arkansas 72223.

(xxxi) Stephens Investment Partners III LLC is an Arkansas limited liability company with a business address of 111 Center Street, Little Rock, Arkansas 72201. It is engaged in the business of making private equity investments. The managers of the company are Warren A. Stephens, Douglas H. Martin, Curtis F. Bradbury, Jr., Mark Doramus, Kevin Wilcox, David A. Knight, R. Greg Feltus, Warren Simpson, Jackson Farrow, Jr. and Kathy Bryant. The members of the company are officers of Stephens Inc. and affiliated companies.

(xxxii) Stephens Investment Partners 2000 LLC is an Arkansas limited liability company with a business address of 111 Center Street, Little Rock, Arkansas 72201. It is engaged in the business of making private equity investments. The managers of the company are Warren A. Stephens, Douglas H. Martin, Curtis F. Bradbury, Jr., Mark Doramus, Kevin Wilcox, David A. Knight, R. Greg Feltus, Warren Simpson, Jackson Farrow, Jr. and Kathy Bryant. The members of the company are officers and employees of Stephens Inc. and affiliated companies.

(xxxiii) Stephens Investment Partners 2001 LLC is an Arkansas limited liability company with a business address of 111 Center Street, Little Rock, Arkansas 72201. It is engaged in the business of making private equity investments. The managers of the company are Warren A. Stephens, Douglas H. Martin, Curtis F. Bradbury, Jr., Mark Doramus, Kevin Wilcox, David A. Knight, R. Greg Feltus, Warren Simpson, Jackson Farrow, Jr. and Kathy Bryant. The members of the company are officers and employees of Stephens Inc. and affiliated companies.

(xxxiv) Stephens Investment Holdings LLC is an Arkansas limited liability company with a business address of 111 Center Street, Little Rock, Arkansas 72201. It is engaged in the business of making private equity investments. The managers of the company are Warren A. Stephens, Curtis F. Bradbury, Jr., and Douglas H. Martin.

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(xxxv) Francine, Inc. is a Nevada corporation with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. It is engaged in the business of making private equity investments. The executive officers and control persons of the corporation are Jon E.M. Jacoby, Elizabeth Stephens Campbell and Craig Campbell.

(xxxvi) Coral Two Corporation is a Wyoming corporation with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. It is engaged in the business of making private equity investments. Jon E.M. Jacoby is the president and sole director of the corporation.

(xxxvii) Craig Dobbs Campbell, Jr. 1992 Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustees are Bess C. Stephens, W.R. Stephens, Jr. and Elizabeth S. Campbell.

(xxxviii) Susan Stephens Campbell 1992 Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustees are Bess C. Stephens, W.R. Stephens, Jr. and Elizabeth S. Campbell.

(xxxix) Elizabeth Chisum Campbell 1992 Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustees are Bess C. Stephens, W.R. Stephens, Jr. and Elizabeth S. Campbell.

(xxxx) Ray Gash Conns 2004 Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustee is Linda M. Gash.

(xxxxi) Linda M. Gash Conns 2004 Trust is a trust formed under the laws of the State of Arkansas with a business address of 100 Morgan Keegan Drive, Suite 500, Little Rock, Arkansas 72202. Its trustee is C. Ray Gash.

(b) Except as noted below, during the past five years none of the reporting persons or the persons listed as directors, executive officers or shareholders of the reporting persons have been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) nor been the subject of any civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding been subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws: In September 2002, the NASD accepted an offer of settlement in which Stephens Inc. consented to the entry of findings that in 2000 and 2001 it did not adequately comply with MSRB Rules G-12 and G-14 regarding the reporting of municipal securities trades to the National Securities Clearing Corporation. Stephens Inc. paid a \$1,500 administrative penalty. On June 28, 2005 Stephens Inc. consented to a finding by the NASD that Stephens Inc., along with 19 other firms, failed to adequately report to the MSRB certain inter-dealer municipal transactions during the period from January 2003 through October 2004. Such failure constituted a violation of MSRB Rule G-27. Stephens Inc. received a censure and monetary fine in the amount of \$110,000. On July 19, 2005, Stephens Inc. consented to a finding by the NASD that (i) during a period of time in May 2004 reviewed by NASD examiners, Stephens Inc. in certain instances, failed to properly prepare customer confirmations and improperly transmitted data to the Order Audit Trail System and (ii) the firm's supervisory system did not provide for supervision reasonably designed to ensure compliance with the applicable rules. Such conduct violated SEC Rule 10b-10, NASD Marketplace Rule 6955 (a) and NASD Conduct Rules 2110 and 3010. Stephens Inc. received a censure and monetary fine in the amount of \$12,500.

# ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

Item 3 is supplemented by adding the following:

In addition to the market making activities of Stephens Inc. in the Common Stock, Stephens Inc. purchased 200,000 shares of the Common Stock in open market transactions between February 25, 2005 and May 10, 2005 at an average cost of \$16.75 per share. The shares of Common Stock were purchased with working capital of Stephens Inc.

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On January 24, 2007, Warren A. Stephens Trust transferred the beneficial ownership in its 1,871,549 shares of the Common Stock in the Voting Trust to Stephens Investments Holdings LLC for no consideration. Such shares remain subject to the Voting Trust Agreement.

On February 9, 2006, Elizabeth S. Campbell Revocable Trust transferred the beneficial ownership in its 1,091,531 shares of the Common Stock in the Voting Trust to Francine, Inc. for no consideration. Such shares remain subject to the Voting Trust Agreement.

On December 9, 2005, Jon E.M. Jacoby transferred the beneficial ownership in his 570,280 shares of the Common Stock in the Voting Trust to Coral Two Corporation for no consideration. Such shares remain subject to the Voting Trust Agreement.

On February 23, 2006, Pamela Diane Stephens Trust One transferred, for no consideration, its beneficial ownership in 499,999 of its shares of the Common Stock in the Voting Trust. 83,333 of such shares were transferred to each of Craig Dobbs Campbell, Jr. 1992, Susan Stephens Campbell 1992 Trust, and Elizabeth Chisum Campbell 1992 Trust, and 125,000 of such shares were transferred to each of W.R. Stephens, III and Arden Jewell Stephens Trust. All of such shares remain subject to the Voting Trust Agreement.

On June 3, 2005, Ray Gash transferred, for no consideration, the beneficial ownership in his 160,580 shares of the Common Stock in the Voting Trust. Of such shares of Common Stock, 100,580 shares were transferred to Linda M. Gash Conns 2004 Trust II and subsequently sold, 30,000 shares were transferred to Ray Gash Conns 2004 Trust. The remaining unsold shares continue to be subject to the Voting Trust Agreement.

#### ITEM 4. PURPOSE OF TRANSACTION.

Item 4 is amended and restated to read in its entirety as follows:

The Common Stock was acquired by the reporting persons primarily for investment purposes. The Common Stock acquired by Stephens Inc. subsequent to the initial public offering was acquired for trading purposes and for purposes of promoting an active market in the Common Stock by Stephens Inc. as a market maker for the Common Stock and not for any purpose of controlling or exercising control over the Company. Stephens Inc. may serve as financial advisor or provide other investment banking services to the Company. Collectively, the reporting persons beneficially own approximately 50.1% of the outstanding Common Stock.

Stephens Inc. is a registered broker dealer and desires to engage in certain market making activities and other principal transactions in the Common Stock without the need to deliver a prospectus under current law and regulations. In order to do so, it is necessary that Stephens Inc. not be deemed an "affiliate" under the Securities Act of 1933, as amended (the "Securities Act"), and the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Therefore, the initial Trust Participants entered into the Voting Trust Agreement prior to the initial public offering of the Common Stock because certain relationships among them, Stephens Inc., and SF Holding Corp. may create an inference that Stephens Inc. is an affiliate of the Company under the Securities Act and the Exchange Act.

The reporting persons regularly review, and evaluate strategies with respect to, their various investments, including their investment in the Issuer. As a consequence of such review, evaluation and other factors that the reporting persons deem relevant, they are presently considering various alternatives which may ultimately lead to one or more possible transactions with respect to their investment in the Issuer. In the course of such consideration, the reporting persons may discuss internally and with the Issuer, other shareholders, industry analysts, existing or potential strategic partners or competitors, investment and financing professionals, sources of credit and other investors, their holdings in the Issuer. Possible transactions may include the acquisition of additional shares or selected divestitures of shares of Common Stock of the Issuer, a going private transaction in the form of the acquisition of all outstanding shares of Common Stock not currently owned by the reporting persons, or another form of extraordinary transaction. In this regard, a representative of one of the reporting persons discussed the

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above-mentioned consideration of the idea of a possible going private transaction with a member of management of the Issuer.

In the event that the reporting persons determine to proceed with one or more extraordinary transaction, Stephens Inc. may elect to terminate its market making activities with respect to the Common Stock of the Issuer, and not to resume such market making activities under any circumstance where it would be deemed to be an affiliate of the Issuer. Such action would enable the reporting persons, in their discretion, and pursuant to the terms of the Voting Trust Agreement, to dissolve the Voting Trust Agreement and to vote their shares for or against an extraordinary transaction or any other matter presented to the shareholders for a vote, including any extraordinary transaction proposed by them. For so long as the Voting Trust Agreement remains in effect, the Trustee is obligated to vote the reporting persons' shares held in the Voting Trust in the same manner as the shares held by the other shareholders.

There can be no assurance as to whether the reporting persons will take any action with respect to their ownership of the Issuer's Common Stock, or enter into any discussions with respect to their investments, whether any such discussions will lead to any transaction, the terms of any such transaction, or the timing or certainty of any such transaction.

Additionally, if the reporting persons were to submit a proposal to the Board of Directors of the Issuer with respect to any of the actions described above, the reporting persons are not aware of how the Board of Directors would react or whether the Board of Directors would support or take any action with respect to any proposal.

In reaching any conclusions regarding their investments, the reporting persons will take into consideration a variety of factors, including, but not limited to, the Issuer's operations, prospects, business development, management, competitive and strategic matters, capital structure, and prevailing market conditions, as well as alternative investment opportunities, liquidity requirements of the reporting persons and other investment considerations.

Except as noted above, the reporting persons, at this time, do not have any plans or proposals which relate to or would result in (i) any extraordinary corporate transactions involving the Issuer or (ii) any of the other actions set forth in paragraphs (a) through (j) of Item 4 of Schedule 13D.

The reporting persons reserve the right to change their intent at any time and to formulate other plans and/or make other proposals, and take such actions with respect to their investment in the Issuer, including any or all of the actions set forth in paragraphs (a) through (j) of Item 4 of Schedule 13D.

Mr. Martin, a director of SF Holding Corp. and an executive officer of Stephens Inc., and Mr. Jacoby serve on the board of directors of the Company.

#### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5 is amended and restated to read in its entirety as follows:

(a) The following table discloses the ownership of the Common Stock by the reporting persons and their respective directors and control persons. Because of interrelationships among the various reporting persons, certain shares of the Common Stock may be reported as being beneficially owned by more than one person.

Name	Number of Shares	Percent of Outstanding Shares(1)	Voting Power		Dispositive Power	
rvanic	rumber of Shares	Shares(1)	Sole Shared		Sole	Shared
Conn's Voting Trust(2)	11,178,244	48.8	11,178,244	0	0	0
SF Holding Corp.	921,538	4.0	0	0	921,538	0
Stephens Inc.(3)	324,300	1.4	152,312	22,789	301,511	22,789
Jackson T. Stephens Trust One	0	0	0	0	0	0
Bess C. Stephens Trust	208,105	0.9	0	0	208,105	0
Warren A. Stephens Trust	424	0	424	0	424	0
Warren A. Stephens Grantor Trust	168,498	0.7	0	0	168,498	0
Harriet C. Stephens Trust	739,100	3.2	0	0	739,100	0
Warren & Harriet Stephens	918,123	4.0	0	0	918,123	0
Children's Trust	3-3,3		·	_	2 - 2, - 2	-
Warren Miles Amerine Stephens 95	51,282	0.2	0	0	51,282	0
Trust	31,202		· ·	ŭ	31,202	Ü
Warren Miles Amerine Stephens	4,356	0.0	0	0	4,356	0
Trust	,,===		·	_	,,,,,,	-
John Calhoun Stephens 95 Trust	51,282	0.2	0	0	51,282	0
John Calhoun Stephens Trust	4,356	0.0	0	0	4,356	0
Laura Whitaker Stephens 95 Trust	51,282	0.2	0	0	51,282	0
Laura Whitaker Stephens Trust	4,356	0.0	0	0	4,356	0
Grandchild's Trust #2	565,100	2.5	0	0	565,100	0
W.R. Stephens, Jr. Children's Trust	202,774	0.9	0	0	202,774	0
W.R. Stephens, III Trust	155,489	0.7	0	0	155,489	0
Arden Jewell Stephens Trust	155,489	0.7	0	0	155,489	0
Carol M. Stephens(4)	214,793	0.9	0	0	12,019	202,774
W.R. Stephens, Jr. Revocable Trust	1,163,378	5.1	424	0	1,162,954	0
Pamela D. Stephens Trust One	1,182,864	5.2	0	0	1,182,864	0
MAM International Holdings, Inc.	250,331	1.1	0	0	250,331	0
Elizabeth S. Campbell Revocable	0	0	0	0	0	0
Trust	O	U	O	O	O	O
Jon E.M. Jacoby(5)	613,868	2.7	43,588	0	613,868	0
Curtis F. Bradbury, Jr.(6)	1,409,702	6.1	785	119,438	372,141	1,037,561
Douglas H. Martin IRA	9	0.1	9	0	9	0
Douglas H. Martin(7)	314,204	1.4	40,352	119,438	194,766	119,438
C. Ray Gash IRA	19,888	0.1	0	0	19,888	0
C. Ray Gash(8)	51,622	0.2	1,734	0	51,622	0
Stephens Investment Partners III	0	0.0	0	0	0	0
LLC		0.0				Ü
Stephens Investment Partners 2000 LLC	119,322	0	119,322	0	119,322	0
Stephens Investment Partners 2001 LLC	116	0	116	0	116	0
Warren A. Stephens(9)	3,250,346	14.2	152,341	142,227	2,186,581	1,063,765
Harriet C. Stephens(10)	907,598	4.0	0	Ó	907,598	0
Bess C. Stephens(11)	1,868,741	8.2	0	0	0	1,868,741

		Percent of Outstanding				
Name	Number of Shares	Shares(1)	Voting P	ower	Dispositive	Power
			Sole	Shared	Sole	Shared
W.R. Stephens, Jr.(12)	3,517,353	15.3	424	0	1,162,954	2,354,399
Elizabeth S. Campbell(13)	2,774,722	12.1	0	0	0	2,774,722
Stephens Investments Holdings LLC	1,871,608	8.2	29	0	1,871,608	0
Francine, Inc.	1,091,531	4.8	0	0	1,091,531	0
Coral Two Corporation	570,280	2.5	0	0	570,280	0
Craig Dobbs Campbell, Jr. 1992 Trust	83,333	0.4	0	0	83,333	0
Susan Stephens Campbell 1992 Trust	83,333	0.4	0	0	83,333	0
Elizabeth Chisum Campbell 1992 Trust	83,333	0.4	0	0	83,333	0
Ray Gash Conns 2004 Trust	15,000	0.1	0	0	15,000	0
Linda M. Gash Conns 2004 Trust	30,000	0.1	0	0	30,000	0
Steve Patterson, Voting Trustee	11,178,244	48.8	11,178,244	0	0	0

- (1) Based on 22,923,038 shares outstanding on the date of filing of this Amendment No. 2.
- (2) Pursuant to the terms of the Voting Trust Agreement, the trustee of the Voting Trust must vote the shares of Common Stock held by the voting trust "for" or "against" any proposal or other matter submitted to the stockholders of the company for approval in the same proportion as the votes cast "for" and "against" such proposal or other matter by all other stockholders, not counting abstentions.
- (3) Includes 149,199 shares which have been contributed to the Voting Trust and as to which Stephens Inc. has no voting power and sole dispositive power; 152,312 shares held in inventory accounts as to which Stephens Inc. has sole voting power and sole dispositive power, and 22,789 shares held in discretionary trading accounts on behalf of Stephens Inc. clients as to which the firm has shared voting power and shared dispositive power.
- (4) Includes 12,019 shares beneficially owned by Ms. Stephens which have been contributed to the Voting Trust and as to which Ms. Stephens has no voting power and sole dispositive power, and 202,774 shares beneficially owned by W.R. Stephens Children's Trust which have been contributed to the Voting Trust and as to which Ms. Stephens, as co-trustee with Bess Stephens, has no voting power and shared dispositive power.
- (5) Includes 570,280 shares beneficially owned by Coral Two Corporation which have been contributed to the Voting Trust and as to which Mr. Jacoby, as President and sole Director, has no voting power and sole dispositive power, and 3,588 shares owned individually as to which Mr. Jacoby has sole voting power and sole dispositive power. Also includes 40,000 shares which Mr. Jacoby has the right to receive upon the exercise of options exercisable on or within 60 days of the date of the filing of this Amendment No. 2 as to which Mr. Jacoby has sole voting power and sole dispositive power.
- (6) Includes 217,510 which have been contributed to the Voting Trust and as to which Mr. Bradbury has no voting power and sole dispositive power, and 785 shares owned individually as to which Mr. Bradbury has sole voting power and sole dispositive power. Also includes 119,322 shares owned by Stephens Investment Partners 2000 LLC and 116 shares owned by Stephens Investment Partners 2001 LLC as to which Mr. Martin, as a co-manager of the LLCs, has shared voting power and shared dispositive power. Also includes 51,282 shares beneficially owned by each of John Calhoun Stephens 95 Trust, Laura Whitaker Stephens 95 Trust and

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Warren Miles Amerine Stephens 95 Trust, as to which Mr. Bradbury, as sole manager of the trusts, has no voting power and sole dispositive power.

- (7) Includes 9 shares owned by Douglas H. Martin IRA as to which Mr. Martin has sole voting power and sole dispositive power, 154,414 shares which have been contributed to the Voting Trust and as to which Mr. Martin has no voting power and sole dispositive power, and 343 shares owned individually as to which Mr. Martin has sole voting power and sole dispositive power. Also includes 119,322 shares owned by Stephens Investment Partners 2000 LLC and 116 shares owned by Stephens Investment Partners 2001 LLC as to which Mr. Martin, as a co-manager of the LLCs, has shared voting power and shared dispositive power. Also includes 40,000 shares which Mr. Martin has the right to receive upon the exercise of options exercisable on or within 60 days of the date of the filing of this Amendment No. 2 as to which Mr. Martin has sole voting power and sole dispositive power.
- (8) Includes 19,888 shares beneficially owned by Ray Gash IRA and 30,000 shares beneficially owned by Linda M. Gash Conns 2004 Trust for which Mr. Gash serves as sole trustee which have been contributed to the Voting Trust and as to which Mr. Gash has no voting power and sole dispositive power. Also includes 1,734 shares owned directly as to which Mr. Gash has sole voting power and sole dispositive power.
- (9) Includes 921,538 shares beneficially owned by SF Holding Corp. which have been contributed to the Voting Trust and as to which Mr. Stephens, as Co-Chairman of S.F. Holding Corp. with W.R. Stephens, Jr., has no voting power and shared dispositive power, and includes 141,600 shares owned by Stephens Inc. which have been contributed to the Voting Trust and as to which Mr. Stephens, as President, has no voting power and sole dispositive power. Also includes 152,312 shares owned directly by Stephens Inc. as to which Mr. Stephens has sole voting power and sole dispositive power, and 22,789 shares held in discretionary trading accounts on behalf of Stephens Inc. clients as to which Stephens Inc. has shared voting power and shared dispositive power. Also includes 424 shares beneficially owned by Warren A. Stephens Trust and 4,356 shares owned by each of Warren Miles Amerine Stephens Trust, John Calhoun Stephens Trust, and Laura Whitaker Stephens Trust, which have been contributed to the Voting Trust and as to which Mr. Stephens, as sole trustee of the trusts, has no voting power and sole dispositive power. Also includes 1,871,549 shares owned by Stephens Investments Holdings LLC which have been contributed to the Voting Trust and as to which Mr. Stephens, as Manager, has no voting power and sole dispositive power. Also includes 29 shares owned directly by Stephens Investments Holdings LLC as to which Mr. Stephens has sole voting power and sole dispositive power. Also includes 119,322 shares directly owned by Stephens Investment Partners 2000 LLC and 116 shares owned by Stephens Investment Partners 2001 LLC as to which Mr. Stephens wife, Harriet C. Stephens.
- (10) Includes 739,100 shares beneficially owned by Harriet C. Stephens Trust and 168,498 shares beneficially owned by Warren A. Stephens Grantor Trust which have been contributed to the Voting Trust and as to which Ms. Stephens, as sole trustee of both trusts, has no voting power and sole dispositive power. Total does not include shares owned by Warren A. Stephens.
- (11) Includes 208,105 shares beneficially owned by Bess C. Stephens Trust, 1,182,863 shares beneficially owned by Pamela Diane Stephens Trust One, and 83,333 shares beneficially owned by each of Elizabeth Chisum Campbell 1992 Trust, Susan Stephens Campbell 1992 Trust and Craig Dobbs Campbell, Jr. 1992 Trust which have been contributed to the Voting Trust and as to which Ms. Stephens, as co-trustee with W.R. Stephens, Jr. and Elizabeth S. Campbell, has no voting power and shared dispositive power. Also includes 227,774 shares beneficially owned by W.R. Stephens, Jr. Children's Trust which have been contributed to the Voting Trust and as to which Ms. Stephens, as co-trustee with Carol Stephens, has no voting power and shared dispositive power.
- (12) Includes 921,538 shares beneficially owned by SF Holding Corp. which have been contributed to the Voting Trust and as to which Mr. Stephens, as Co-Chairman of S.F. Holding Corp. with Warren A. Stephens, has no voting power and shared dispositive power. Also includes 1,162,530 shares beneficially owned by W.R. Stephens, Jr. Revocable Trust which have been contributed to the Voting Trust and as to which Mr. Stephens, as sole trustee, has no voting power and sole dispositive power. Also includes 424 shares owned directly by W.R. Stephens, Jr. Revocable Trust as to which Mr. Stephens has sole voting power and sole dispositive power. Also includes 1,182,863 shares beneficially owned by Pamela Diane Stephens Trust One, and 83,333 shares beneficially owned by each of Elizabeth Chisum Campbell 1992 Trust, Susan Stephens Campbell 1992 Trust and

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Craig Dobbs Campbell, Jr. 1992 Trust, which have been contributed to the Voting Trust and as to which Mr. Stephens, as co-trustee with Bess C. Stephens and Elizabeth S. Campbell, has no voting power and shared dispositive power.

- (13) Includes 250,330 shares beneficially owned by MAM International Holdings, Inc. and 1,091,531 shares beneficially owned by Francine, Inc. as to which Ms. Stephens has no voting power and shared dispositive power. Also includes 1,182,862 shares beneficially owned by Pamela Diane Stephens Trust One and 83,333 shares beneficially owned by each of Elizabeth Chisum Campbell 1992 Trust, Susan Stephens Campbell 1992 Trust and Craig Dobbs Campbell, Jr. 1992 Trust, which have been contributed to the Voting Trust and as to which Ms. Stephens, as co-trustee with Bess C. Stephens and W.R. Stephens, Jr., has no voting power and shared dispositive power.
- (b) Jackson T. Stephens Trust No. One ceased to own any shares of the Common Stock on May 10, 2006. Elizabeth S. Campbell Revocable Trust ceased to own any shares of the Common Stock on February 9, 2006. Douglas H. Martin IRA ceased to own any shares of the Common Stock on December 5, 2005. Stephens Investment Partners III ceased to own any shares of the Common Stock on December 6, 2006.

## ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

- Agreement to File Joint Schedule 13D
- 2. Consent to Voting Trust Agreement by Ray Gash Conns 2004 Trust
- 3. Consent to Voting Trust Agreement by Linda Gash
- 4. Consent to Voting Trust Agreement by Linda Gash Conns 2004 Trust
- 5. Consent to Voting Trust Agreement by Linda Gash Conns 2004 Trust II
- 6. Consent to Voting Trust Agreement by Coral Two Corporation
- 7. Consent to Voting Trust Agreement by Francine, Inc.
- 8. Consent to Voting Trust Agreement by Elizabeth Chisum Campbell 1992 Trust
- 9. Consent to Voting Trust Agreement by Craig Dobbs Campbell 1992 Trust
- 10. Consent to Voting Trust Agreement by Susan Stephens Campbell 1992 Trust
- 11. Consent to Voting Trust Agreement by W.R. Stephens, III Trust
- 12. Consent to Voting Trust Agreement by Arden Jewell Stephens Trust
- 13. Consent to Voting Trust Agreement by Stephens Investments Holdings LLC
- 14. Power of Attorney executed by certain of the reporting persons
- 15. Power of Attorney executed by Grandchild's Trust #2
- 16. Power of Attorney executed by Douglas H. Martin
- 17. Power of Attorney executed by Conn's Voting Trust
- 18. Power of Attorney executed by certain of the reporting persons

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#### **SIGNATURES**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

# September 14, 2007

Date

### /s/ David A. Knight

David A. Knight, as attorney in fact for Conn's Voting Trust, SF Holding Corp., Stephens Inc., Jackson T. Stephens Trust No. One, Warren A. Stephens Trust, Warren A. Stephens Grantor Trust, Harriet C. Stephens Trust, Warren & Harriet Stephens Children's Trust, Warren Miles Amerine Stephens 95 Trust, Warren Miles Amerine Stephens 95 Trust, John Calhoun Stephens Trust, Laura Whitaker Stephens 95 Trust, Laura Whitaker Stephens Trust, Grandchild's Trust #2, Curtis F. Bradbury, Jr., Doug Martin IRA, Douglas H. Martin, Stephens Investment Partners III LLC, Stephens Investment Partners 2000 LLC, Stephens Investment Partners 2001 LLC, and Stephens Investments Holdings LLC.

## /s/ Ronald M. Clark

Ronald M. Clark, as attorney in fact for Bess C. Stephens Trust, W.R. Stephens, Jr. Children's Trust, W.R. Stephens, III Trust, Arden Jewell Stephens Trust, Carol M. Stephens, W.R. Stephens, Jr. Revocable Trust, Pamela D. Stephens Trust One, MAM International Holdings, Inc., Elizabeth S. Campbell Revocable Trust, Jon E.M. Jacoby, C. Ray Gash, IRA, C. Ray Gash, Francine, Inc., Coral Two Corporation, Craig Dobbs Campbell, Jr. 1992 Trust, Susan Stephens Campbell 1992 Trust, Elizabeth Chisum Campbell 1992 Trust, Ray Gash Conns 2004 Trust, Linda M. Gash Conns 2004 Trust.

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### AGREEMENT TO FILE JOINT SCHEDULE 13D

Each of the undersigned, being a record owner or "beneficial owner" of the common stock of Conn's, Inc. ("Common Stock"), hereby agrees to jointly file a Schedule 13D with respect to their respective holdings of the Common Stock and to include this agreement as an exhibit to such Schedule 13D.

IN WITNESS WHEREOF, each of the undersigned has executed and delivered this agreement as of the 14th day of September, 2007.

### /s/ David A. Knight

David A. Knight, as attorney in fact for Conn's Voting Trust, SF Holding Corp., Stephens Inc., Jackson T. Stephens Trust No. One, Warren A. Stephens Trust, Warren A. Stephens Grantor Trust, Harriet C. Stephens Trust, Warren & Harriet Stephens Children's Trust, Warren Miles Amerine Stephens 95 Trust, Warren Miles Amerine Stephens 95 Trust, John Calhoun Stephens Trust, Laura Whitaker Stephens Trust, Laura Whitaker Stephens Trust, Grandchild's Trust #2, Curtis F. Bradbury, Jr., Doug Martin IRA, Douglas H. Martin, Stephens Investment Partners III LLC, Stephens Investment Partners 2000 LLC, Stephens Investment Partners 2001 LLC, and Stephens Investments Holdings LLC.

#### /s/ Ronald M. Clark

Ronald M. Clark, as attorney in fact for Bess C. Stephens Trust, W.R. Stephens, Jr. Children's Trust, W.R. Stephens, III Trust, Arden Jewell Stephens Trust, Carol M. Stephens, W.R. Stephens, Jr. Revocable Trust, Pamela D. Stephens Trust One, MAM International Holdings, Inc., Elizabeth S. Campbell Revocable Trust, Jon E.M. Jacoby, C. Ray Gash, IRA, C. Ray Gash, Francine, Inc., Coral Two Corporation, Craig Dobbs Campbell, Jr. 1992 Trust, Susan Stephens Campbell 1992 Trust, Elizabeth Chisum Campbell 1992 Trust, Ray Gash Conns 2004 Trust, Linda M. Gash Conns 2004 Trust.

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## **CONSENT**

The undersigned, Linda M. Gash, as Trustee of the Ray Gash Conn's 2004 Trust, being a holder or transferee of 30,000 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of October, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender any certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: 12-31-04 /s/ Linda M. Gash

Ray Gash Conn's 2004 Trust Linda M. Gash, Trustee

BY: /s/ Steve Patterson

Steve Patterson, Voting Trustee

CUSIP No.	208242107

## **CONSENT**

The undersigned, Linda Gash, being a holder or transferee of 130,580 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of October, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender any certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: 12-27-04

/s/ Linda Gash

Linda Gash

BY: /s/ Steve Patterson,
Steve Patterson,
Voting Trustee

CUSIP No.	208242107

## **CONSENT**

The undersigned, Ray Gash, as Trustee of the Linda M. Gash Conn's 2004 Trust, being a holder or transferee of 30,000 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of October, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender any certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: 12-31-04 /s/ Ray Gash

Linda M. Gash Conn's 2004 Trust Ray Gash, Trustee

BY: /s/ Steve Patterson

Steve Patterson Voting Trustee

CUSIP No.	208242107

## **CONSENT**

The undersigned, Ray Gash, as Trustee of the Linda M. Gash Conn's 2004 Trust II, being a holder or transferee of 100,580 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of October, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender any certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: 12-31-04

/s/ Ray Gash Linda M. Gash Conn's 2004 Trust II Ray Gash, Trustee

BY: /s/ Steve Patterson
Steve Patterson,
Voting Trustee

208242107

# EXHIBIT C

## **CONSENT**

The undersigned, Coral Two Corporation, being a holder or transferee of 570,280 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's, Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of November 18, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender the certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: December 12, 2005	Coral Two Corporation
	BY: /s/ Jon E.M. Jacoby

CUSIP No.	208242107

# EXHIBIT C

## **CONSENT**

The undersigned, Francine, Inc., being a holder or transferee of 1,091,531 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's, Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of November 18, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender the certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: 2-21-2006	Francine, Inc.
	BY: /s/ Elizabeth S. Campbell

CUSIP No.	208242107

## EXHIBIT C

## **CONSENT**

The undersigned, Elizabeth S. Campbell, Co-Trustee of the Elizabeth Chisum Campbell 1992 Trust, being a holder or transferee of 83,333 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's, Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of November 18, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender the certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: 2-27-06 Elizabeth Chisum Campbell 1992 Trust

BY: /s/ Elizabeth S. Campbell, Co-Trustee

CUSIP No. 208242107		
	CUSIP No.	1 20024210/ 1

# EXHIBIT C

## **CONSENT**

The undersigned, Elizabeth S. Campbell, Co-Trustee of the Craig Dobbs Campbell, Jr. 1992 Trust, being a holder or transferee of 83,333 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's, Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of November 18, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender the certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: 2-27-06 Craig Dobbs Campbell, Jr. 1992 Trust

BY: /s/ Elizabeth S. Campbell, Co-Trustee

CLISIP No. 2082/2107		
200242107	CUSIP No.	1 20024210/

# EXHIBIT C

## **CONSENT**

The undersigned, Elizabeth S. Campbell, Co-Trustee of the Susan Stephens Campbell 1992 Trust, being a holder or transferee of 83,333 shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's, Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of November 18, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender the certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: 2-27-06 Susan Stephens Campbell 1992 Trust

BY: /s/ Elizabeth S. Campbell, Co-Trustee

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## CONSENT

The undersigned, W. R. Stephens III Trust, being a party to the Conns Voting Trust Agreement dated as of November 18, 2003 (the "Voting Trust Agreement"), hereby (i) agrees to observe all of the terms and conditions of the Voting Trust Agreement with respect to an additional 125,000 shares of Conns Common Stock received by the undersigned from Pamela Diane Stephens Trust One (the "Additional Shares"), and (ii) agrees to surrender the certificates representing the Additional Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Voting Trust Agreement.

W. R. Stephens III Trust

Date: 2-27-06

BY: /s/ Robert L. Schulte, Trustee

CUSIP No.	208242107

Date: <u>2/27/06</u>

## Exhibit 12

## CONSENT

The undersigned, Arden Jewell Stephens Trust, being a party to the Conns Voting Trust Agreement dated as of November 18, 2003 (the "Voting Trust Agreement"), hereby (i) agrees to observe all of the terms and conditions of the Voting Trust Agreement with respect to an additional 125,000 shares of Conns Common Stock received by the undersigned from Pamela Diane Stephens Trust One (the "Additional Shares"), and (ii) agrees to surrender the certificates representing the Additional Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Voting Trust Agreement.

Arden Jewell Stephens Trust

BY: /s/ Robert L. Schulte, Trustee

CUSIP No. 208242107		
2002 :2107	CUSIP No.	1 20024210/ 1

# EXHIBIT C

## **CONSENT**

The undersigned, **Stephens Investments Holdings LLC**, being a holder or transferee of **1,871,550** shares (the "Shares") of common stock par value \$0.0025 per share, of Conn's, Inc. (the "Common Stock") hereby (i) agrees to become a party to the Conns Voting Trust Agreement dated as of November 18, 2003 (the "Voting Trust Agreement") relating to the Common Stock, (ii) agrees to be bound by all the provisions thereof as if the undersigned were an original party thereto, and (iii) agrees to surrender the certificates representing the Shares to the Trustee under the Voting Trust Agreement in exchange for a Voting Trust Certificate as provided in the Agreement.

Dated: January 24, 2007

Stephens Investments Holdings LLC

BY:/s/ Warren A. Stephens

Warren A. Stephens, Manager

CUSIP No.	208242107

#### POWER OF ATTORNEY

for Executing Forms 3, 4 and 5 and Schedules 13D and 13G and Amendments

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitute(s) and appoint(s) David A. Knight, William B. Keisler, and Todd C. Ferguson the true and lawful attorneys-in-fact of the undersigned to:

- (1) execute, for and on behalf of the undersigned, any one or more Forms 3, 4, and 5, and any amendments thereto, in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"); and any Schedules 13D and 13G, and any amendments thereto, in accordance with Section 13 of the Exchange Act, and the rules thereunder;
- (2) do and perform any and all acts, for and on behalf of the undersigned, that may be necessary or desirable to complete the execution of any such Forms 3, 4 or 5, and Schedules 13G and 13D, and any amendments to any of the foregoing, and the timely filing of such forms and schedules with the United States Securities and Exchange Commission and any other authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing that, in the opinion of any such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned, pursuant to this Power of Attorney, shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his discretion.

The undersigned hereby grant(s) to the foregoing attorneys-in-fact full power and authority to do and perform each and every act and thing whatsoever requisite, necessary, and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that any such attorney-in-fact, or his substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledge(s) that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with Sections 13 and 16 of the Exchange Act, or other applicable securities laws or rules.

IN WITNESS WHEREOF, the undersigned has (have) caused this Power of Attorney to be executed as of this 13th day of September, 2007.

CUSIP No. 208242107
POWER OF ATTORNEY
for Executing Forms 3, 4 and 5 and Schedules 13D and 13G and Amendments
SF Holding Corp.
By: /s/ David Knight
Name: David Knight
Title: Vice President
Stephens Inc.
By: /s/ David Knight
Name: David Knight
Title: Executive Vice President
Jackson T. Stephens Trust No. One
By: /s/ Warren A. Stephens
Name: Warren A. Stephens
Title: Trustee
Warren A. Stephens Trust
By: /s/ Warren A. Stephens
•
Name: Warren A. Stephens Title: Trustee
Title: Trustee
Warren and Harriet Stephens Children's Trust
By: /s/ Curt Bradbury
Name: Curt Bradbury

Title: Trustee

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Warren Miles Amerine Stephens 95 Trust

By: /s/ Curt Bradbury

Name: Curt Bradbury

Title: Trustee

Warren Miles Amerine Stephens Trust

By: /s/ Warren A. Stephens

Name: Warren A. Stephens

Title: Trustee

John Calhoun Stephens 95 Trust

By: /s/ Curt Bradbury

Name: Curt Bradbury

Title: Trustee

John Calhoun Stephens Trust

By: /s/ Warren A. Stephens

Name: Warren A. Stephens

Title: Trustee

Laura Whitaker Stephens 95 Trust

By: /s/ Curt Bradbury

Name: Curt Bradbury

Title: Trustee

CUSIP No. 208242107
Laura Whitaker Stephens Trust
By: /s/ Warren A. Stephens
Name: Warren A. Stephens
Title: Trustee
/s/ Curt Bradbury
Curtis F. Bradbury, Jr.
Stephens Investment Partners III LLC
By: /s/ David Knight
Name: David A. Knight
Title: Manager
Stephens Investment Partners 2000 LLC
By: /s/ David Knight
Name: David A. Knight
Title: Manager
Stephens Investment Partners 2001 LLC
By: /s/ David Knight
Name: David A. Knight
Title: Manager

By: /s/ Warren A. Stephens

Stephens Investments Holdings LLC

Name: Warren A. Stephens Title: Manager

CUSIP No. 208242107
Warren A. Stephens Grantor Trust
By: /s/ Harriet C. Stephens
Name: Harriet C. Stephens
Title: Trustee
Harriet C. Stephens Trust
By: /s/ Harriet C. Stephens
Name: Harriet C. Stephens
Title: Trustee
/s/ Harriet C. Stephens
Harriet C. Stephens

208242107

### POWER OF ATTORNEY

for Executing Forms 3, 4 and 5 and Schedules 13D and 13G

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitutes and appoints David A. Knight, William B. Keisler and Todd C. Ferguson the undersigned's true and lawful attorneys-in-fact to:

- (1) execute, for and on behalf of the undersigned, any one or more Forms 3, 4, and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and the rules thereunder, and any Schedules 13D and 13G, and any amendments thereto, in accordance with Section 13 of the Exchange Act, and the rules thereunder;
- (2) do and perform any and all acts, for and on behalf of the undersigned, that may be necessary or desirable to complete the execution of any such Forms 3, 4 or 5, and Schedules 13G and 13D, and any amendments thereto, and the timely filing of such forms and schedules with the United States Securities and Exchange Commission and any other authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing that, in the opinion of any such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned, pursuant to this Power of Attorney, shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his discretion.

The undersigned hereby grants to the foregoing attorneys-in-fact full power and authority to do and perform each and every act and thing whatsoever requisite, necessary, and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorneys-in-fact, or their substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with Sections 13 and 16 of the Exchange Act, or other applicable securities laws or rules.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 17th day of November, 2003.

Grandchild's Trust Two By: /s/Jon E.M. Jacoby Signature Co-Trustee

Jon E.M. Jacoby Printed Name

208242107

POWER OF ATTORNEY for Executing Forms 3, 4 and 5 and Schedules 13G and 13D

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitutes and appoints David A. Knight, William B. Keisler and Todd C. Ferguson the undersigned's true and lawful attorneys-in-fact to:

- (1) execute, for and on behalf of the undersigned, any one or more Forms 3, 4, and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended (the "34 Act"), and the rules thereunder, and Schedules 13G and 13D in accordance with Section 13 of the 34 Act and the rules thereunder;
- (2) do and perform any and all acts, for and on behalf of the undersigned, that may be necessary or desirable to complete the execution of any such Form 3, 4 or 5 or Schedules 13G and 13D, and the timely filing of such forms and schedules with the United States Securities and Exchange Commission and any other authority; and (3) take any other action of any type whatsoever in connection with the foregoing that, in the opinion of any such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned, pursuant to this Power of Attorney, shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his discretion.

The undersigned hereby grants to the foregoing attorneys-in-fact full power and authority to do and perform each and every act and thing whatsoever requisite, necessary, and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as such attorneys-in-fact might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorneys-in-fact, or their substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with Sections 13 and 16 of the Securities and Exchange Act of 1934, as amended, or other applicable securities laws or rules.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 3rd day of April, 2003.

/s/Doug Martin Signature

Douglas H. Martin Printed Name

208242107

POWER OF ATTORNEY for Executing Forms 3, 4 and 5 and Schedules 13D and 13G

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitutes and appoints David A. Knight, William B. Keisler and Todd C. Ferguson the undersigned's true and lawful attorneys-in-fact to:

- (1) execute, for and on behalf of the undersigned, any one or more Forms 3, 4, and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and the rules thereunder, and any Schedules 13D and 13G, and any amendments thereto, in accordance with Section 13 of the Exchange Act, and the rules thereunder;
- (2) do and perform any and all acts, for and on behalf of the undersigned, that may be necessary or desirable to complete the execution of any such Forms 3, 4 or 5, and Schedules 13G and 13D, and the timely filing of such forms and schedules with the United States Securities and Exchange Commission and any other authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing that, in the opinion of any such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned, pursuant to this Power of Attorney, shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his discretion.

The undersigned hereby grants to the foregoing attorneys-in-fact full power and authority to do and perform each and every act and thing whatsoever requisite, necessary, and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorneys-in-fact, or their substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with Sections 13 and 16 of the Exchange Act, or other applicable securities laws or rules.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 18th day of November, 2003.

Conn's Voting Trust By:/s/Steve Patterson, Trustee Signature

Steve Patterson Printed Name

CUSIP No.	208242107

### POWER OF ATTORNEY

for Executing Forms 3, 4 and 5 and Schedules 13D and 13G and Amendments

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitute(s) and appoint(s) Ronald M. Clark the true and lawful attorney-in-fact of the undersigned to:

- (1) execute, for and on behalf of the undersigned, any one or more Forms 3, 4, and 5, and any amendments thereto, in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"); and any Schedules 13D and 13G, and any amendments thereto, in accordance with Section 13 of the Exchange Act, and the rules thereunder;
- (2) do and perform any and all acts, for and on behalf of the undersigned, that may be necessary or desirable to complete the execution of any such Forms 3, 4 or 5, and Schedules 13G and 13D, and any amendments to any of the foregoing, and the timely filing of such forms and schedules with the United States Securities and Exchange Commission and any other authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing that, in the opinion of any such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned, pursuant to this Power of Attorney, shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his discretion.

The undersigned hereby grant(s) to the foregoing attorney-in-fact full power and authority to do and perform each and every act and thing whatsoever requisite, necessary, and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or his substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledge(s) that the foregoing attorney-in-fact, in serving in such capacity at the request of the undersigned, is not assuming any of the undersigned's responsibilities to comply with Sections 13 and 16 of the Exchange Act, or other applicable securities laws or rules.

IN WITNESS WHEREOF, the undersigned has (have) caused this Power of Attorney to be executed as of this 14th day of September, 2007.

CUSIP No. 208242107				
POWER OF ATTORNEY for Executing Forms 3, 4 and 5 and Schedules 13D and 13G and Amendments				
Bess C. Stephens Trust				
By: /s/ Bess Stephens				
Name: Bess Stephens				
Title: Trustee				
W.R. Stephens Jr. Children's Trust				
By: /s/ W.R. Stephens, Jr.				
Name: W.R. Stephens, Jr.				
Title: Trustee				
W.R. Stephens, III Trust				
By: /s/ Robert L. Schulte				
Name: Robert L. Schulte				
Title: Trustee				
Arden Jewell Stephens Trust				
By: /s/ Robert L. Schulte				
Name: Robert L. Schulte				
Title: Trustee				
/s/ Carol M. Stephens				
Carol M. Stephens				

W.R. Stephens, Jr. Revocable Trust

By: /s/ W.R. Stephens, Jr. Name: W.R. Stephens, Jr. Title: Trustee

CUSIP No. 208242107		
/s/ W.R. Stephens, Jr.		
W.R. Stephens, Jr.		
Pamela Diane Stephens Trust One		
By: /s/ Elizabeth S. Campbell		
Name: Elizabeth S. Campbell		
Title: Trustee		
MANUTA OF LITTLE A		
MAM International Holdings, Inc.		
By: /s/ Robert L. Schulte		
Name: Robert L. Schulte		
Title: VP		
Elizabeth S. Campbell Revocable Trust		
By: /s/ Elizabeth S. Campbell		
Name: Elizabeth S. Campbell		
Title: Trustee		
/s/ Elizabeth S. Campbell		
Elizabeth S. Campbell		
/s/ Jon E.M. Jacoby		
Jon E.M. Jacoby		
C. Ray Gash IRA		
By: /s/ C. Ray Gash		
Name: C. Ray Gash		

CUSIP No. 208242107			
//G.P. G. I			
/s/ C. Ray Gash			
C. Ray Gash			
Ray Gash Conns 2004 Trust			
By: /s/ Linda M. Gash			
Name: Linda M. Gash			
Title: Trustee			
Linda M. Gash Conns 2004 Trust			
By: /s/ C. Ray Gash			
Name: C. Ray Gash			
Title: Trustee			
Craig Dobbs Campbell, Jr. 1992 Trust			
By: /s/ Elizabeth S. Campbell			
Name: Elizabeth S. Campbell			
Title: Trustee			
Susan Stephens Campbell 1992 Trust			
By: /s/ Elizabeth S. Campbell			
Name: Elizabeth S. Campbell			
Title: Trustee			
Elizabeth Chisum Campbell 1992 Trust			

By: /s/ Elizabeth S. Campbell Name: Elizabeth S. Campbell

Title: Trustee

CUSIP No. 208242107				
Coral Two Corporation				
By: /s/ Jon E.M. Jacoby				
Name: Jon E.M. Jacoby Title: President				
Francine, Inc.				
By: /s/ Jon E.M. Jacoby				

Name: Jon E.M. Jacoby Title: President