United States District Court

for the

District of South Carolina

Shawn Williams; David Green; Jamie Coomes; Malcum Kenner; and Andrew Barrett, *individually* and as representatives of a class of participants and beneficiaries on behalf of the Centerra Group, LLC 401(k) Plan (nka the Constellis 401(k) Plan),

Plaintiffs,

v.

Centerra Group, LLC; The Benefit Plan Committee of the Centerra Investment Group, LLC; The Investment Committee of the Centerra Group, LLC; AON Hewitt Investment Consulting, Inc. (nka Aon Investments USA, Inc.); Paul P. Donahue; Deborah F. Ricci; Marcia Aldrich; and John Does 1–10;

Defendants.

The court has ordered that (check one):

JUDGMENT IN A CIVIL ACTION

Civil Action No.

1:20-cv-04220-SAL

☐ the plaintiff (name)	recover from the defendant (name)	the amount of	dollars (\$),
which includes prejudgment interest at the rate of %, plus postjudgment interest at the rate of			%, along with
costs.			

- the plaintiffs, Shawn Williams; David Green; Jamie Coomes; Malcum Kenner; and Andrew Barrett, *individually* and as representatives of a class of participants and beneficiaries on behalf of the Centerra Group, LLC 401(k) Plan (aka the Constellis 401(k) Plan), take nothing of the defendants, Centerra Group, LLC; The Benefit Plan Committee of the Centerra Group, LLC; The Investment Committee of the Centerra Group, LLC, Paul P. Donahue; Deborah F. Ricci; and Marcia Aldrich, as to the loyalty claim in count one, the loyalty claim in count two, and count three to the extent it is premised on Centerra Group, LLC; The Benefit Plan Committee of the Centerra Group, LLC; The Investment Committee of the Centerra Group, LLC, Paul P. Donahue; Deborah F. Ricci; and Marcia Aldrich causing the plan to invest in the Aon Trusts, and this action is dismissed as to those defendants as it relates to those portions of those claims.
- the plaintiffs, Shawn Williams; David Green; Jamie Coomes; Malcum Kenner; and Andrew Barrett, *individually* and as representatives of a class of participants and beneficiaries on behalf of the Centerra Group, LLC 401(k) Plan (aka the Constellis 401(k) Plan), take nothing of the defendant, AON Hewitt Investment Consulting, Inc. (nka Aon Investments USA, Inc.), as to count three to the extent it is premised on AON Hewitt Investment Consulting, Inc. (nka Aon Investments USA, Inc.) causing the plan to invest in the Aon Trusts, and this action is dismissed as to that defendant as it relates to that portion of that claim.

1:20-cv-04220-SAL Date Filed 09/17/24 Entry Number 270 Page 2 of 2

This action was (check of	one):	
☐ tried by a jury, the H	Ionorablepre	esiding, and the jury has rendered a verdict.
☐ tried by the Honoral	ole presiding, wi	thout a jury and the above decision was reached.
decided by the Cour	t, the Honorable Sherri A. Lydo	on, US District Judge, presiding. The Court having heard and
granted in part, the def	Pendants' motions to dismiss.	
Date:	September 17, 2024	ROBIN L. BLUME, CLERK OF COURT
		s/ A. D. Hilley
		Signature of Clerk or Deputy Clerk