

**UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA**

JACOB ZOWIE THOMAS RENSEL, WANG
YUN HE, CHI HAO POON, KING FUNG
POON, JAE J. LEE, MATEUSZ GANCZAREK,
and RODNEY WARREN, individually and on
behalf of all others similarly situated,

Plaintiffs,

v.

CENTRA TECH, INC.,

Defendant.

Case No. 1:17-cv-24500-RNS/Becerra

NOTICE OF CLASS CERTIFICATION

**If You Bought CTR Tokens from Centra Tech, Inc.,
You May Be A Member of a Certified Class**

A court authorized this Notice. This is not a solicitation from a lawyer. You are not being sued.

- A class action lawsuit is pending in the United States District Court for the Southern District of Florida (the “Court”) against Centra Tech, Inc. (“Centra Tech”). The lawsuit alleges that Centra Tech violated U.S. securities laws by unlawfully offering the sale of unregistered Centra Tech Tokens (“CTR Tokens”) securities, and by misrepresenting the true nature of Centra Tech, Inc. and CTR Tokens.
- The Court decided that this lawsuit should proceed as a class action on behalf of a group of people and entities that may include you. The Class consists of all persons and entities who purchased CTR Tokens directly from Defendant Centra Tech in connection with its “official” initial coin offering from July 23, 2017 through October 5, 2017, inclusive.

YOUR RIGHTS AND OPTIONS IN THIS LAWSUIT

<i>Do Nothing</i>	<p>Stay in the lawsuit. Await the Outcome. Share in possible benefits. Give up certain rights.</p> <p>By doing nothing, you are choosing to stay in the Class. You will be permitted to share in any recovery that may result from this Class Action, but you will give up your rights to sue Centra Tech in a separate lawsuit for the claims made in this class action. In addition, you will be bound by past and</p>
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	any future court rulings on, or settlement of, the claims against Centra Tech.
<i>Ask to be Excluded</i>	<p>Get out of this lawsuit. Get no benefits. Keep your rights.</p> <p>If you opt out of the Class (meaning you state in writing that you do not want to be included in this lawsuit), you will not be entitled to any recovery that may result from this Class Action and you will not be bound by any past or future rulings in this lawsuit. You will be free to pursue your own claims against Centra Tech on your own or as part of a different lawsuit.</p>

THESE RIGHTS AND OPTIONS
 – AND THE DEADLINES TO EXERCISE THEM –
 ARE EXPLAINED IN THIS NOTICE

BASIC INFORMATION ABOUT THE LAWSUIT
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1. Why did I get this Notice?

Records indicate that you may have purchased CTR Tokens from Centra Tech between July 23, 2017, and October 5, 2017. You have legal rights and options that you may exercise. Judge Robert N. Scola, Jr. of the United States District Court for the Southern District of Florida is overseeing this class action. The case is known as *Jacob Zowie Thomas Rensel, et al v. Centra Tech, Inc.*, Case No. 17-cv-24500-RNS/Becerra (the “Action” or “Lawsuit”).

2. What is this Action about?

This Lawsuit alleges that between July 23, 2017 through October 5, 2017 (the “Class Period”), Centra Tech violated the federal securities laws by engaging in an unlawful offer and sale of unregistered securities (in the form of CTR Tokens) and making false statements in connection with those sales. The alleged scheme included (1) the Defendants unlawfully offering the sale of unregistered CTR securities through Centra Tech’s Initial Coin Offering, and (2) Centra Tech making numerous untrue statements which falsely misrepresented the nature of Centra Tech and CTR in the promotion of the Centra Tech Initial Coin Offering.

3. What is a class action?

In a class action lawsuit, one or more “Class Representatives” (in this case, Jacob Zowie Thomas Rensel, Wang Yun He, Chi Hao Poon, King Fung Poon, Jae J. Lee, and Mateusz Ganczarek), sue defendants on behalf of themselves and others who have similar claims. These people and entities together are called a “Class” or “Class Members.” One court resolves the issues for all Class Members except for those who choose to exclude themselves.

4. What has happened in the Action and what is the current status of the lawsuit?

On December 13, 2017, the first Complaint in this Action was filed, initiating this Action against the Centra Tech and its executives Sohrab Sharma, Robert Farkas, Raymond Trapani, and William Hagner. The Complaint was subsequently amended on October 9, 2018. In addition to the claims against Centra Tech and its executives, the amended Complaint asserted claims against Steven Stanley, Steven Sykes, Allan Shutt, Chase Zimmerman, Floyd Mayweather Jr., and Khaled Mohamed Khaled a/ka/ DJ Khaled. The claims against all defendants other than Centra Tech have since been dismissed.

Due to the failure of Centra Tech to appear in this litigation, it has “defaulted,” which means its ability to participate in and defend themselves in this Action is highly limited. Specifically, the Clerk of the Court entered default for failure to appear against Defendant Centra Tech on January 31, 2019. On June 13, 2019, Plaintiffs filed their initial Motion for Class Certification (the “Initial Motion to Certify”). On September 17, 2019, the Court denied the Initial Motion to Certify.

On October 1, 2019, Plaintiffs filed a renewed and amended motion for class certification (“Renewed Motion”). On November 20, 2019, the Court denied Plaintiffs’ Renewed Motion, and because Centra Tech remained in default, Plaintiffs subsequently filed a motion for entry of default final judgment on their individual claims. The Court granted that motion and entered final judgment awarding damages in favor of each of the named Plaintiffs against Centra Tech on December 13, 2019.

Plaintiffs appealed the Court’s order denying their motions for class certification. On appeal, the Eleventh Circuit reversed this Court’s order denying certification and directed the case to be reopened so that Plaintiffs could again seek class certification. *Rensel v. Centra Tech, Inc.*, 2 F.4th 1359, 1370 (11th Cir. 2021).

5. What is the current status of the lawsuit?

On September 1, 2021, the Court held a status conference during which Plaintiffs requested that the Court rule on the class certification arguments advanced in the Renewed Motion. On September 10, 2021, the Court certified this Action as a class action.

6. What are the Class Representatives asking for?

The Class Representatives are asking for money to compensate Class Members for damages caused by Centra Tech’s conduct, as well as pre-judgment and post-judgment interest and their reasonable attorneys’ fees and costs.

7. Is there any money available now?

No. If the Class receives any money, whether from a settlement or through the enforcement of a judgment, you will receive additional notice.

DETERMINING IF YOU ARE A MEMBER OF THE CLASS

8. How do I know if I am a Class Member?

You are a member of the Class if you purchased CTR Tokens from Centra Tech during the period from July 23, 2017 through October 5, 2017, inclusive, unless you are specifically excluded as provided below.

9. Are there exceptions to being included in the Class?

Yes. You are **NOT** a Class Member if you are: (i) a defendant in this Action; (ii) any person who was an officer, director or employee of Centra Tech, Inc.; (iii) any immediate family member of any excluded person; (iv) any firm, trust, corporation or other entity in which any excluded person or entity has or had a controlling interest; and (v) the legal representatives, affiliates, heirs, successors in-interest, or assigns of any such excluded person or entity.

9. Are you still not sure if you're included?

If you are still not sure whether you are included in the Class, you can get free help by calling or writing to the Class Counsel in this case at the phone numbers or addresses listed in response to question 16.

YOUR OPTIONS AS A CLASS MEMBER

10. What are my options as a Class Member at this point?

You must decide whether to stay in the Class or opt out of the Class.

11. What happens if I choose to stay in the Class?

If you stay in the Class, you will be permitted to share in a recovery, if any, that may occur in this Action. But you give up any rights to sue Centra Tech separately about the same legal claims in this lawsuit. You also will be legally bound by all of the Orders the Court issues and Judgments the Court makes in this class action, even if there is no recovery.

12. How do I stay in the Class?

You do not have to do anything at this time to stay in the Class.

13. What happens if I opt out of the Class?

If you opt out of the Class (by stating in writing that you do not want to be included in the Class in this Action), you will give up the right to participate in any recovery that may occur. But you will keep any rights you may currently have to sue Centra Tech regarding the legal claims at issue in this lawsuit. You also will not be bound by the Orders the Court issues and Judgments the Court makes in this class action.

14. How do I opt out of the Class?

If you do not want to remain a member of the Class and wish to opt out, **you must send** a written "Request to Opt Out" to the Notice Administrator so it is received no later than February 17, 2022. Your written request must include:

- Your name, address, and telephone number;
- A statement confirming that you want to opt out of the Class;
- The number of CTR Tokens you purchased and sold during the Class Period; and
- The case name and number, "*Jacob Zowie Thomas Rensel, et al v. Centra Tech, Inc., et al, Case No. 17-cv-24500-RNS/Becerra*"

Your request to Opt Out must be sent to the following address:

Centra Tech Class Action
c/o Levi & Korsinsky, LLP

1101 30th Street, NW, Suite 115
Washington, DC 20007

15. What happens if I do not do anything?

By doing nothing, you are choosing to stay in the Class. You don't have to do anything now if you want to stay in the Class. If you stay in the Class and the Class Representative obtains money or benefits, you will be notified about how to apply for a share. Regardless of whether the plaintiff wins or loses at trial, you will not be able to sue, or continue to sue Centra Tech—as part of any other lawsuit—about the same legal claims that are the subject of this Action. You will also be legally bound by all of the Orders the Court issues and Judgments the Court makes in this Action.

THE LAWYERS REPRESENTING YOU

16. As a Class Member, do I have a lawyer representing my interests in this Class Action?

Yes. The Court has appointed lawyers to represent the Class and the Class Members. These lawyers are called Class Counsel. The following lawyers are representing the Class:

<p>Donald J. Enright, Esq. LEVI & KORSINSKY, LLP 1101 30th Street, N.W., Suite 115 Washington, DC 20007 Telephone: (202) 524-4290 www.zlk.com</p>	<p>James Taylor-Copeland, Esq. TAYLOR-COPELAND LAW 501 W. Broadway, Suite 800 San Diego, CA 92101 Telephone: (619) 734-8770 www.taylorcopelandlaw.com</p>
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17. How will the lawyers be compensated, and will the Class Representatives receive compensation?

If recovery is obtained for the Class, Class Counsel will request that the Court grant an award of attorneys' fees and expenses to be paid from the recovery or by Centra Tech. Class Counsel may also ask the Court to approve reasonable incentive awards for the Class Representatives. If approved, these fees and expenses and incentive awards will either be paid from the recovery obtained for the Class or separately by Centra Tech.

18. Should I get my own lawyer?

You do not need to hire your own lawyer. However, you are welcome to hire your own lawyer at your own expense. If you hire a lawyer to speak for you or to appear in Court, your lawyer must file a Notice of Appearance.

GETTING MORE INFORMATION

19. Where do I get more information?

Complete copies of the Court filings and rulings are available on <https://pacer.uscourts.gov/>, or by writing to Class Counsel at the Washington, DC address provided above.

Please do not contact the Court or Judge Scola.

Dated: November 29, 2021

BY ORDER OF THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA