IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS JONESBORO DIVISION

SANDRA MOODY

PLAINTIFF

v.

No. 3:16-cv-184-DPM

LINCOLN NATIONAL
LIFE INSURANCE COMPANY;
and WHITE RIVER HEALTH SYSTEM

DEFENDANTS

ORDER

Unless Moody genuinely disputes the plan's supposed terms, $N_{\rm P}$ 6 at 4-5, or how Lincoln National actually administered the plan, then White River Health System is right—the employer isn't a proper party, and should be dismissed. *Layes v. Mead Corp.*, 132 F.3d 1246, 1249 (8th Cir. 1998). The Court will do so unless Moody shows some issue of material fact by 14 September 2016.

So Ordered.

D.P. Marshall Jr.

United States District Judge

7 Systember 2014