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Towers Wat	tson & Co.										
Form 4											
January 06,	2016										
FORM 4 UNITED STATES SECURITIES AND EXCHANCE COMMISSI								OMB APPROVAL			
CURIVI 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSIO Washington, D.C. 20549						MMISSION	OMB	3235-0287			
Check th	nis box		vv a	isnington	I, D.C. 2054	9			Number:	January 31,	
if no lon		AENT OI	F CHAN	NCES IN	RENEFIC	ат с	WNF	RSHIP OF	Expires:	2005	
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Section Form 4 (SECU					burden hours per response 0.5				
Form 5		rsuant to S	Section	16(a) of th	he Securities	Exch	ange A	Act of 1934.	response	0.5	
obligatio	ons Section 170						•	935 or Section			
may con See Instr	lunue.			•	t Company	•					
1(b).	luction										
(Print or Type	Responses)										
1 Name and	Address of Reporting	Person *	2 I.a.	Nomo on	d Tielsen en Tu	dina	5	Relationship of I	Reporting Pers	on(s) to	
1. Name and Address of Reporting Person *2. IssueHess Carl AaronSymbol				8				suer	teporting reis	011(0) 10	
			-	s Watson	& Co. [TW]						
(I t)	(Einst)							(Check	all applicable)	
(Last)	(First) (Middle)		of Earliest T	ransaction			Director	10%	Owner	
901 N. GLEBE ROAD 01/04/2			Day/Year) 2016				Officer (give title Other (specify				
<i>y</i> 01111 021			01/04/2	2010			be	low)	below)	miana	
	(7								Dir., The Ame		
								6. Individual or Joint/Group Filing(Check			
			Filed(Mc	onth/Day/Yea	ar)			pplicable Line) K_ Form filed by Or	ne Reporting Pe	rson	
ARLINGT	ON, VA 22203							_ Form filed by Mo			
7 Hitlin (01)	011, 111 22203						Pe	erson			
(City)	(State)	(Zip)	Tab	ole I - Non-J	Derivative Sec	urities	Acquir	ed, Disposed of,	or Beneficial	y Owned	
1.Title of	2. Transaction Date	2A. Deem	ed	3.	4. Securities		d (A)	5. Amount of	6.	7. Nature of	
Security	(Month/Day/Year)		ion Date, if Transaction Disposed of (D)					Securities	Ownership	Indirect	
(Instr. 3)		any (Month/D	av/Year)	Code (Instr. 8)	(Instr. 3, 4 an	a 5)		Beneficially Owned	Form: Direct (D)	Beneficial Ownership	
		(infonting D	uj, 10ui)	(111541: 0)				Following	or Indirect	(Instr. 4)	
						(A)		Reported	(I)		
						or		Transaction(s) (Instr. 3 and 4)	(Instr. 4)		
C1				Code V	Amount	(D)	Price	(insu: 5 and 4)			
Class A	01/04/2016			D	20 546 002	D	(1)	0	D		
Common Stock	01/04/2016			D	32,546.083	D	<u>(1)</u>	0	D		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. Number of ionDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title Underly (Instr. 3
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title
Stock Option- Right to Buy	\$ 110.58	01/04/2016		А	16,598		07/01/2018 <u>(2)</u>	09/10/2022 <u>(3)</u>	Class Comn Stoc
Stock Option- Right to Buy	\$ 110.58	01/04/2016		D		45,329	07/01/2018 <u>(4)</u>	09/10/2022	Class Comn Stoc
Restricted Stock Unit	\$ 0	01/04/2016		D		1,530.705	08/08/1988 <u>(5)</u>	08/08/1988	Class Comn Stoc

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Reporting Owners

Reporting Owner Name / Address	Relationships						
1	Director	10% Owner	Officer	Other			
Hess Carl Aaron 901 N. GLEBE ROAD ARLINGTON, VA 22203			Managing Dir., The Americas				
Signatures							

/s/ Thomas D. Scholtes, attorney-in-fact for Mr. Hess **Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

(1) Disposed of pursuant to an Agreement and Plan of Merger (the "Merger Agreement" and the merger contemplated thereby, the "Merger") by and Among Willis Group Holdings PLC ("Willis"), Citadel Merger Sub, Inc. and the Issuer in exchange for an equal number of Willis ordinary shares (and cash in lieu of fractional Willis ordinary shares) having a market value of \$124.98 per share on the closing date of the Merger.

The option vests in full on July 1, 2018, only if the "Effective Time" as defined in the Merger Agreement has occurred by no later than(2) December 31, 2016 and the reporting person has remained in continuous service with the Issuer or any subsidiary through such vesting date.

(3) The option may be exercised at any time on or after the date of vesting until September 10, 2022, unless earlier terminated in accordance with the terms of the Towers Watson & Co. 2009 Long Term Incentive Plan or upon termination of the reporting person's service.

This option, which would have vested in full on July 1, 2018, subject to the reporting person's continued service with the Issuer or any(4) subsidiary through such vesting date, was assumed by Willis in the Merger and replaced with an option to purchase an equal number of Willis ordinary shares for \$110.58 per ordinary share.

These Restricted Stock Units were assumed by Willis in the Merger and replaced with a Restricted Share Unit with a value equivalent to a

(5) number of Willis ordinary shares equal to the number of Issuer shares represented by such Restricted Stock Units, rounded down to the nearest whole number in accordance with the terms of the Merger Agreement.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.