



To: [REDACTED] Thornton <[REDACTED]@jamsadr.com>

Cc: Scott, Stephen <smscott@fisherphillips.com>; Edwards, Bobbi <bedwards@fisherphillips.com>; McClintock, Cyndi <cmcclintock@fisherphillips.com>

**Subject:** FOLLOW-UP: JAMS Case No. 5160000821 / Hollingsworth v. DRVM LLC, et al. / Respondent DRVM's Notice of Appearance

 **Caution:** This email originated from outside JAMS. Do not click on links, scan QR codes, or open attachments unless you recognize the sender and know the content is safe. 

Hi [REDACTED]

I'm following up again, as it's now been several business days since the JAMS dashboard was updated to reflect Fisher Phillips as counsel for DRVM. I appreciate the coordination in managing the transition following GRSM's withdrawal, but I'd like to respectfully request an update regarding arbitrator assignment.

I understand this is a complex and high-profile matter, and I appreciate the logistical effort involved. However, this ongoing delay and continued clarity is creating the perception that respondents are able to stall and play procedural games without consequence. As a pro se claimant navigating this process alone, the lack of clarity around representation and the arbitrator appointment places me at a significant procedural disadvantage.

At this point, I'd like to confirm whether JAMS intends to issue a list for party ranking or proceed with a direct appointment. With several filings pending, including whistleblower submissions now under review by federal agencies, I remain concerned about the growing procedural maneuvering and timeline. If assignment is not resolved shortly, I will be prepared to raise these delay concerns with the assigned arbitrator and request appropriate sanctions once the panel is in place.

If JAMS anticipates further delay in assigning an arbitrator due to the need for Fisher Phillips to clarify their role with respect to upstream parties, I'd sincerely appreciate a written update so that I can better understand the current procedural status. I only raise this out of a desire for transparency and balance in ensuring both sides are proceeding under the same expectations.

Please advise the next step in arbitrator assignment so I may prepare accordingly.



Thank you again for your continued coordination.

Best regards,

Jorden Hollingsworth

**From:** Jorden Timothy <[REDACTED]>  
**Sent:** Tuesday, May 13, 2025 4:30 PM  
**To:** [REDACTED] Thornton <[REDACTED]@jamsadr.com>  
**Cc:** Scott, Stephen <smscott@fisherphillips.com>; Edwards, Bobbi <bedwards@fisherphillips.com>; McClintock, Cyndi <cmcclintock@fisherphillips.com>  
**Subject:** Re: FOLLOW-UP: JAMS Case No. 5160000821 / Hollingsworth v. DRVM LLC, et al. / Respondent

## DRVM's Notice of Appearance

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Thank you very much for the update. Look forward to the next step.

Sincerely,

Jorden Hollingsworth

On Tue, May 13, 2025 at 4:28 PM [REDACTED] Thornton <[REDACTED]@jamsadr.com> wrote:

Thank you – JAMS is reviewing all the documents submitted thus far to ensure we have everything we need to move forward with commencement. I hope to have an update for all Parties within the next few business days.

Sincerely,

[REDACTED]



 **Thornton**  
Arbitration Practice Administrator  
P: 4 [REDACTED]  
[REDACTED]@jamsadr.com

**f in X**

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On Thu, May 15, 2025 at 4:53 PM [REDACTED] Thornton <[REDACTED]@jamsadr.com> wrote:

Good Afternoon,

I hope everyone is doing well. JAMS has reviewed all documents provided thus far and sent this matter for internal review for any consumer designations, the results of which will be sent to all Parties early next week via US MAIL along with the appropriate filing fees based off the results of that review. Once all filing fees have been paid JAMS can move forward with the commencement of the matter to begin the arbitrator selection process.

In the meantime, upon review of the Amended Proof of Service that accompanied the Fourth Amended Demand, I see the same address is listed for multiple Respondents who seem to be unrelated. Please confirm all addresses are correct as listed on the Amended Proof of Service (JAMS will have to send all notices via US MAIL as we do not have email addresses for all named Respondents). If JAMS receives any returned mail from any of the Parties, a revised Proof of Service will need to be produced with the correct contact information in order to move forward.

Thank you and please let me know if you should have any questions.

Sincerely,

[REDACTED]



[REDACTED] Thornton  
Arbitration Practice Administrator  
P. [REDACTED]  
[REDACTED]@jamsadr.com



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**From:** Jorden Timothy <[REDACTED]@gmail.com>

**Sent:** Friday, May 16, 2025 8:34 AM

**To:** [REDACTED] Thornton <[REDACTED]@jamsadr.com>

**Cc:** bedwards@fisherphillips.com; smscott@fisherphillips.com; bwelsh@fisherphillips.com; McClintock, Cyndi <cmclintock@fisherphillips.com>

**Subject:** Re: FOLLOW-UP: JAMS Case No. 5160000821 / Hollingsworth v. DRVM LLC, et al. / Respondent DRVM's Notice of Appearance

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Hi [REDACTED]

Hope all is well. Following up on our prior exchange, I wanted to provide additional clarity regarding the overlapping addresses listed in the **Amended Proof of Service**, to help ensure everything proceeds without delay.

1. **Chattem Inc.** is wholly owned by **Sanofi-Aventis**, and business registrations confirm that Chattem uses Sanofi's corporate address.
2. **Quten Research Institute** is co-founded by **Ashraf Boutros** and **Deepak Chopra**, with Mr. Boutros listed as CEO. As such, his address is used consistently across related filings.
3. **DRVM** and **AMJ Services** share the same CEO, **Maged Boutros**, and were originally served together at the same address. Despite being the same underlying entity and individual, **Gordon Rees** later retreated representation of both AMJ Services and Maged Boutros.
4. Per your guidance after that withdrawal, I re-served **AMJ Services** and **Maged Boutros** via their registered agent in Oregon to ensure proper notice.

Regarding **Marie-Laurie Amaird-Boutros**, I've been informed that certified mail has been refused on my attempts. This was done at her last known personal address. If JAMS receives returned mail specific to her, I understand further steps may be necessary. However, I respectfully request that proceedings continue for all other respondents without delay. Given her connection to the broader entity network, I anticipate she will be reintroduced during discovery.

Given the respondents' pattern of procedural delay and withdrawal, I anticipate continued efforts to stall this case. I'm providing this clarification now to ensure there are no further holdups and that the arbitration can move forward with the urgency and transparency it demands.

Please let me know if further clarification or updates are needed.

Best regards,

Jorden Hollingsworth

**From:** Jorden Timothy [REDACTED]  
**Sent:** Friday, May 30, 2025 6:04 AM  
**To:** [REDACTED] Thornton <[REDACTED]@jamsadr.com>  
**Cc:** bedwards@fisherphillips.com; smscott@fisherphillips.com; bwelsh@fisherphillips.com; McClintock, Cyndi <cmcclintock@fisherphillips.com>  
**Subject:** Re: FOLLOW-UP: JAMS Case No. 5160000821 / Hollingsworth v. DRVM LLC, et al. / Respondent DRVM's Notice of Appearance

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⚠ **Caution:** This email originated from outside JAMS. Do not click on links, scan QR codes, or open attachments unless you recognize the sender and know the content is safe. ⚠

Hi [REDACTED],

I hope you're doing well and had a smooth holiday weekend.

I wanted to follow up respectfully regarding your May 15 update. You had mentioned that the fee notices and internal review results would be sent by U.S. Mail early the following week. As of today (May 30), I haven't received anything in the mail and just wanted to confirm whether those were sent, or if there's been any delay I should be aware of.

Totally understand if there have been slight postal delays with the holiday. I just want to make sure nothing has been missed or returned undelivered. I remain eager to move into arbitrator selection and appreciate all your time and support keeping this moving.

Thank you again — truly.

Warmly,

Jorden Hollingsworth

On Fri, May 16, 2025 at 5:19 PM [REDACTED] Thornton <[REDACTED]@jamsadr.com> wrote:

Thank you!

Sincerely,  
[REDACTED]



[REDACTED] Thornton  
Arbitration Practice Administrator  
P: [REDACTED]  
[REDACTED]@jamsadr.com

f in X

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Jorden Timothy [REDACTED]

**FOLLOW-UP: JAMS Case No. 5160000821 / Hollingsworth v. DRVM LLC, et al. / Respondent DRVM's Notice of Appearance**

**[REDACTED] Thornton** <[REDACTED]@jamsadr.com> Fri, May 30, 2025 at 4:33 PM  
To: Jorden Timothy [REDACTED]  
Cc: "bedwards@fisherphillips.com" <bedwards@fisherphillips.com>, "smcott@fisherphillips.com" <smcott@fisherphillips.com>, "bwelsh@fisherphillips.com" <bwelsh@fisherphillips.com>, "McClintock, Cyndi" <cmccintock@fisherphillips.com>

Good Afternoon,

Thank you for your email and checking in on the above referenced matter. Parties should receive the first wave of notices within the next few business days followed by Respondents portion of the filing fee which will need to be paid prior to the arbitrator selection process. Thanks again and I hope everyone has a relaxing weekend!

Sincerely,

[REDACTED]



**[REDACTED] Thornton**  
Arbitration Practice Administrator  
P: [REDACTED]  
[REDACTED]@jamsadr.com



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