

Response to April 14 Documents Request– Hollingsworth v. DRVM LLC et al.

JAMS Ref. No.5160000821

Date: April 15th, 2025

To: Stephen Scott (smscott@fisherphillips.com), Bobbi Edwards
(bedwards@fisherphillips.com), Melody Martinez (mmartinez@fisherphillips.com), Cyndi
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Cc: [REDACTED] Thornton ([REDACTED]@jamsadr.com)

Dear Counsel and JAMS,

Notably, your appearance references the active JAMS case number (Ref. No. 5160000821), yet requests materials that have been publicly available on the JAMS dashboard for days. This tactic — entering a limited appearance, requesting full re-service of previously submitted documents, and avoiding direct access to the dashboard — appears to be a strategic maneuver to delay proceedings and reset procedural timelines.

Nonetheless, in good faith, I have provided the core filings below:

- Fourth Amended Complaint
- Exhibit Index
- Exhibit 1, 43, 44, 46, 83, 98, 102, 104, 105
- Confirmation of Federal Agency Submissions

Exhibits 104 and 105 were originally being reserved for arbitrator review but are now being included in light of Respondents' procedural posturing and the need to establish the full organizational picture for all parties.

For clarity and transparency, this message and its attachments will also be uploaded directly to the JAMS dashboard, so the procedural record reflects both the appearance and my response to this request.

As of April 15, 2025, your April 14 Notice of Appearance still has not been uploaded to the JAMS dashboard. I am documenting this omission here strictly for the procedural record, as it was emailed to JAMS personnel but not made publicly accessible through the dashboard.

Should any future document requests be necessary, I respectfully request that they be coordinated through JAMS and tied to specific filings, rather than broad demands that overlook publicly accessible material.

Claimant reserves all rights to raise this appearance and its timing in future proceedings, including in relation to discovery scope, party defaults, and appropriate procedural remedies in the event of continued delay.

Sincerely,

Jorden Hollingsworth
