

Claimant: Jorden Hollingsworth

Respondents: Sanofi-Aventis LLC, Quten Research Institute LLC, Chattem Inc, Maged “Mike” Boutros, Ashraf “Peter” Boutros, DRVM LLC, AMJ Services, Deepak Chopra

Case Number: 5160000821

Date: April 8th, 2025

Fourth Amended Demand – Escalated Valuation Based on Continued Harm, Silence, and Procedural Irregularity

Introduction

This Fourth Amended Demand increases the total damages valuation in this arbitration to **\$15,000,000,000 USD**, based on:

1. The respondents’ continued silence and refusal to engage following repeated, structured offers for resolution.
2. The expiration of the settlement deadline outlined in the Third Amended Demand, which explicitly warned of valuation escalation in the event of non-response.
3. JAMS’ procedural irregularity in removing the respondents from the arbitration dashboard without notice, explanation, or the claimant’s consent—thereby contributing to public harm and erosion of confidence in forum neutrality.
4. Ongoing reputational, financial, and systemic fallout triggered by this matter and now compounded by public, legal, and regulatory exposure.

Preservation of Procedural Record

This is a continuation—not a replacement—of all prior demands, filings, and exhibits.

The First, Second, and Third Amended Demands remain on record in full effect, including:

- Over 100 exhibits evidencing fraud, concealment, whistleblower retaliation, and public harm.
- The Global Impact Settlement Letter (Exhibit B), issued in good faith and linked to the \$10B valuation.
- The timeline and escalation structure embedded into each filing.

Trigger for Escalation

As stated in the Third Amended Demand (filed April 7, 2025):

“If no resolution is reached by the time this deadline lapses, the damages valuation will escalate to \$15 billion USD to account for continued harm, reputational damage, and procedural failure.”

The respondents failed to respond by the deadline.

No explanation was provided.

And JAMS has taken no corrective procedural action following the unprompted dashboard removal of the named parties.

Accordingly, this escalation is now procedurally active and recorded.

Updated Valuation

Total demand: **\$15,000,000,000 USD**

This increase reflects:

- Compounded reputational harm
- Further economic damage due to non-engagement

- The systemic risk of allowing this matter to remain unaddressed
- The cost of public interest betrayal during ongoing social unrest, financial collapse, and regulatory scrutiny

Notice to Forum and Arbitrator

The claimant reserves the right to:

- Submit additional amendments if further harm, exposure, or procedural failure occurs
- Introduce public disclosures and whistleblower updates to regulatory bodies already informed of this matter
- Request full discovery and evidentiary hearings upon arbitrator assignment

This filing is submitted in good faith under the JAMS Comprehensive Arbitration Rules.

Submitted respectfully,
Jorden Hollingsworth
Pro Se Claimant

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Third Amended Demand: Updated Valuation Based on Post-Filing Harm and Escalation Risk

Introduction

Pursuant to JAMS Comprehensive Arbitration Rules & Procedures and in accordance with Claimant’s rights to amend prior to arbitrator assignment, Claimant respectfully submits this Second Amended Arbitration Demand to update the total damages being sought in the matter currently pending.

Updated Damages Demand

Claimant hereby amends the total damages sought to **\$10,000,000,000 (Ten Billion USD)**. This figure reflects the increased harm and liability exposure resulting from:

1. Respondents’ continued silence and failure to respond to the original and amended filings
2. Claimant’s **48-hour Global Impact Settlement Letter** dated April 6th, 2025, which clearly offered the respondents an opportunity to resolve the matter prior to arbitrator assignment for \$10B
3. The escalation of public harm, reputational damage, and economic instability related to the ongoing **Hands Off! protests** and the documented 2,000-point drop in the stock market within a 48-hour window—occurring directly alongside this dispute

4. The unprecedented removal of respondents from the JAMS case dashboard, which further signals procedural irregularity and potential strategic withdrawal, contributing to compound harm and diminished confidence in arbitration neutrality

Escalation Framework and Notice of Further Amendment

As documented in Claimant's Global Impact Settlement Letter and previously submitted evidence:

- The \$10B valuation represents the final opportunity for pre-assignment resolution
- Should arbitrator assignment occur without respondent engagement or settlement, Claimant will escalate this demand to **\$15,000,000,000 (Fifteen Billion USD)** in a forthcoming amendment
- Claimant reserves the right to increase the total claimed damages further based on:

- Continued nonresponse
- Public disclosure risk
- Regulator involvement
- Discovery findings
- Reputational harm to associated parties

Supporting Documentation

Claimant respectfully incorporates by reference the following:

- The Global Impact Settlement Letter submitted to respondents and attached herein as Exhibit B
- All prior filings, exhibits, and evidence submitted through the JAMS dashboard
- Evidence of procedural dashboard changes by JAMS for historical record

Conclusion

This amendment reflects a reasonable and necessary escalation based on the facts, timeline, and public record. Claimant reaffirms his commitment to transparency and reserves all rights under applicable arbitration and whistleblower statutes.

This Amended Demand is submitted as a continuation and escalation of damages based on the respondents' ongoing silence, reputational fallout, procedural irregularities, and compounding public harm.

Claimant expressly states that this is not a replacement or withdrawal of prior filings, including the first and second amended arbitration demands. All prior evidence, exhibits, and damages positions remain in full effect and are hereby incorporated by reference.

This filing is made to reinforce the escalation structure previously outlined in the Global Impact Settlement Letter and to document the respondents' failure to act within the offered settlement window.

Respectfully submitted,

Jorden Hollingsworth

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April 7th, 2025