1 2 3 4 5	STEPHEN M. SCOTT, OSB No. 134800 Email: smscott@fisherphillips.com BOBBIE J. EDWARDS, OSB No. 211574 Email: bedwards@fisherphillips.com FISHER & PHILLIPS LLP I11 SW Fifth Avenue, Suite 4040 Portland, OR 97204 Telephone: 503.242.4262 Facsimile: 503.242.4263 Attorneys for Respondent DRVM LLC		
7	Thombys of Respondent BRAM EDE		
8	IN THE MATTER OF ARBITRATION		
9	BEFORE JAMS		
10	LODD TO LOUIS AND THE STATE OF	1 1 1 1 G D C	
11	JORDEN HOLLINGSWORTH,	JAMS Reference No.: 5160000821	
12	Claimant,	RESPONDENT DRVM LLC'S NOTICE OF APPEARANCE	
13	DRVM LLC: AMJ SERVICES: ASHRAF		
14	"PETER" BOUTROS; DEEPAK CHOPRA; MAGED "MIKE" BOUTROS;		
15 16	MARIE-LAURIE AMIARD-BOUTROS; OSAMA BOUTROS; CHATTEM, INC.; QUTEN RESEARCH INSTITUTE LLC; SANOFI-AVENTIS U.S. LLC; TPD IP		
17	LLC,		
18	Respondents.		
19	TO: JAMS;		
20	AND TO: Claimant, Jorden Hollingsworth,		
21			
22	PLEASE TAKE NOTICE that Stephen M. Scott and Bobbi J. Edwards of Fisher & Phillips		
24	LLP hereby appear in the above-referenced action as attorneys of record for Respondent DRVM		
25	LLC ("DRVM"). DRVM requests that copies of all further pleadings, papers (except original		
26	process), and future notices and orders filed or served in this action be served on the undersigned		
27	counsel at the following physical and electronic addresses:		
28	///		
	1		
	RESPONDENT'S NOTICE OF APPEARANCE FP 54\$30006.1		

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Stephen M. Scott, OSB No. 134800 Email: smscott@fisherphillips.com Legal Assistant: Cyndi McClintock Email: cmcclintock@fisherphillips.com

Bobbi J. Edwards, OSB No. 211574 Email: bedwards@fisherphillips.com Legal Assistant: Melody Martinez Email: mmartinez@fisherphillips.com

FISHER & PHILLIPS LLP 111 SW Fifth Avenue, Suite 4040 Portland, OR 97204

Phone: 503.242.4262 Fax: 503.242.4263

DATED this 14th day of April, 2025.

FISHER & PHILLIPS LLP

Stephen M. Scott, OSB No. 134800 Email: smscott@fisherphillips.com Bobbi J. Edwards, OSB No. 211574 Email: bedwards@fisherphillips.com 111 SW Fifth Avenue, Suite 4040 Portland, OR 97204 Telephone: (503) 242-4262

Attorneys for Respondent DRVM LLC

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I hereby certify that on the date written below, I caused a true and correct copy of the

Jorden Hollingsworth

Pro Se Claimant

foregoing document to be served on the following party via the method(s) indicated:

☐ First-Class Mail, postage prepaid

DATED this 14th day of April, 2025.

Stephen M. Scott, OSB No. 134800 Of Attorneys for Respondent DRVM LLC Acknowledgment & Request to Proceed with Arbitrator Appointment – Hollingsworth v. DRVM LLC et al. JAMS Ref. No. 5160000821

Date: April 14th, 2025

To: Aman Thornton (a)jamsadr.com)

Cc: Stephen Scott (<a href="mailto:sms.cott@fisherphillips.com">ms.com</a>), Bobbi Edwards (bedwards@fisherphillips.com), Melody Martinez (<a href="mailto:sms.com">mmartinez@fisherphillips.com</a>), Cyndi McClintock (<a href="mailto:cmclotto:sms.com">cmclotto:sms.com</a>), Melody Martinez (<a href="mailto:sms.com">mmartinez@fisherphillips.com</a>), Cyndi McClintock (<a href="mailto:sms.com">cmclotto:sms.com</a>), Melody Martinez (<a href="mailto:sms.com">mmartinez@fisherphillips.com</a>), Cyndi McClintock (<a href="mailto:sms.com">cms.com</a>), Melody Martinez (<a href="mailto:sms.com">mmartinez@fisherphillips.com</a>), Cyndi McClintock (<a href="mailto:sms.com">cms.com</a>), Melody Martinez (<a href="mailto:sms.com">mmartinez@fisherphillips.com</a>), Cyndi McClintock (<a href="mailto:sms.com">cms.com</a>), Melody Martinez (<a href="mailto:sms.com">sms.com</a>), Melody Martinez (<a href="mailto:sms.com">mmartinez@fisherphillips.com</a>))</a>

Dear Ms. Thornton.

I acknowledge the Notice of Appearance submitted by counsel on behalf of Respondent DRVM LLC. To date, no appearance has been entered on behalf of the other respondents named in the Fourth Amended Complaint, including the core entities tied to the arbitration agreement and conduct at issue.

As DRVM LLC is a dissolved entity and not the primary party benefitting from the underlying structure, further delay in arbitrator appointment risks continued prejudice to the Claimant. I respectfully renew my request that JAMS proceed with assigning an arbitrator so this matter can advance efficiently and fairly.

Please let me know if any additional documentation is needed.

Sincerely,

Jorden Hollingsworth