ORAL ORDER: Having considered the parties' Joint Status Report (No. 21-691, D.I. 733) and having held a Status Conference to discuss the parties' Joint Status Report, IT IS HEREBY ORDERED that Avadel CNS Pharmaceuticals LLC's ("Avadel") request for the Court to "enter judgment on the jury verdict" at this time is DENIED. D.I. 733 at 5. To the extent that Avadel requests for judgment to be entered at this time under Rule 54(b), see Intell. Ventures I LLC v. Symantec Corp., No. 10-CV-1067-LPS, 2015 WL 4967134, at *2 (D. Del. June 8, 2015), the Court agrees with Jazz Pharmaceuticals, Inc. and Jazz Pharmaceuticals Ireland Limited that "Avadel's request for entry of partial judgment does not even address, let alone make a showing to satisfy, the requirement for such judgment under Federal Rule of Civil Procedure 54(b)." D.I. 733 at 3-4. Since Avadel has not convinced the Court that "there is no just reason for delay," Fed. R. Civ. P. 54(b), the Court will not enter judgment under Rule 54(b) at this time. See TexasLDPC Inc. v. Broadcom Inc., No. 1:18-CV-01966-SB, D.I. 721 (D. Del. Mar. 4, 2024). To the extent that Avadel requests for judgment to be entered at this time for reasons other than Rule 54(b), Avadel has "provided insufficient legal support." VoiceAge EVS LLC v. HMD Glob. OY, No. CV 19-1945-GBW, 2025 WL 1397239, at *22 (D. Del. May 14, 2025) (rejecting contention where proponent "provided insufficient legal support"). Thus, the Court will not enter judgment on the jury verdict at this time given the remaining issues pending, and the Court will not modify the briefing schedule for post-trial motions. ORDERED by Judge Gregory B. Williams on 5/29/2025. Associated Cases: 1:21-cv-00691-GBW, 1:21-cv-01594-GBW(lnb) (Entered: 05/29/2025)