

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 23-cv-22933-ALTMAN/Reid

WORLD MEDIA ALLIANCE LABEL INC.,

Plaintiff,

v.

ELLO ENTERTAINMENT GROUP, LLC,

et al.,

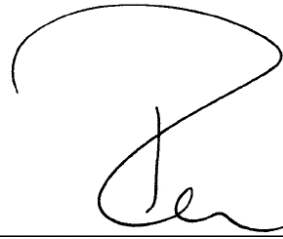
Defendants.

ORDER

On March 20, 2024, we held a status conference to determine whether the parties are close to settlement. *See* Paperless Minute Entry [ECF No. 61]. For the reasons we discussed on the record, we hereby **ORDER and ADJUDGE** as follows:

1. The parties must **meet again in person**. At that meeting, the Plaintiff must give the Defendants **specific proof** of the songs and videos that (it believes) have been infringed. The parties must then spend time trying to resolve their dispute—with particular emphasis on the continued viability of the Plaintiff's claims against YouTube and Google.
2. By April 3, 2024, the parties must file a **joint notice**, telling us whether they've settled the case and updating us on the progress of their discussions.
3. YouTube and Google need not **respond to the Complaint** [ECF No. 1] until **April 17, 2024**.
4. We remind the parties that they are expected to appear **in person** at our status conferences unless they move for leave to attend remotely. *See* Order Scheduling Status Conferences at 1 (“Absent good cause, counsel for Miami Division cases must attend in person.”).

DONE AND ORDERED in the Southern District of Florida on March 21, 2024.

A handwritten signature in black ink, appearing to read 'Roy K. Altman', written above a horizontal line.

ROY K. ALTMAN
UNITED STATES DISTRICT JUDGE

cc: counsel of record