

1 **MARTORELL LAW APC**  
Eduardo Martorell, State Bar No. 240027  
2 EMartorell@Martorell-Law.com  
Christopher Rosario, State Bar No. 326436  
3 CRosario@Martorell-Law.com  
Evan Miller, State Bar No. 336473  
4 EMiller@Martorell-Law.com  
Playa District  
5 6100 Center Drive, Suite 1130  
Los Angeles, CA 90045  
6 Telephone: (323) 840-1200  
Facsimile: (323) 840-1300

7 Attorneys for Defendants Ye f/k/a KANYE  
8 OMARI WEST; GETTING OUT OUR  
9 DREAMS, INC.; GETTING OUT OUR  
10 DREAMS II, LLC; YEEZY LLC; YEEZY  
SUPPLY LLC; and OX PAHA INC.  
11 f/k/a MASCOTTE HOLDINGS, INC.

12  
13 **UNITED STATES DISTRICT COURT**  
14 **CENTRAL DISTRICT OF CALIFORNIA**

15  
16 ARTIST REVENUE ADVOCATES,  
17 LLC,

18 Plaintiff,

19 vs.

20 KANYE OMARI WEST a/k/a "YE;"  
21 *et al.*,

22 Defendants.

Case No.: 2:24-cv-06018 MWC (BFMx)

Hon. Michelle Williams Court

**JOINT REPORT RE: PROGRESS OF  
SETTLEMENT**

Action Filed: July 17, 2024  
Fact Disc. Cutoff: December 15, 2025  
Trial: April 20, 2026

MARTORELL LAW APC

Litigation & Trial Counsel

**JOINT REPORT RE: PROGRESS OF SETTLEMENT**

1  
2 Plaintiff Artist Revenue Advocates, LLC and Defendants Ye f/k/a Kanye  
3 Omari West, Getting Out Our Dreams, Inc. a/k/a G.O.O.D. Music, Getting Out Our  
4 Dreams II, LLC, Yeezy LLC, Yeezy Supply LLC, and Ox Paha Inc. f/k/a Mascotte  
5 Holdings, Inc. (collectively, the “Parties”) hereby submit this Joint Report regarding  
6 the progress of settlement pursuant to the Court’s Order/Referral to ADR (Dkt. 68).

7 The Parties participated in a mediation before Bruce Isaacs, Esq. through  
8 Signature Resolution on February 20, 2026. The matter did not settle.

9  
10 Dated: February 27, 2026

**MARTORELL LAW APC**

11  
12 By:  /s/ Eduardo Martorell  
13 Eduardo Martorell  
14 Christopher A. Rosario  
15 Evan Miller  
16 *Attorneys for Defendants*

17 Dated: February 27, 2026

**RUSS, AUGUST & KABAT**

18  
19 By:  /s/ Nathan D. Meyer  
20 Nathan D. Meyer  
21 Sarah W. Wang  
22 *Attorneys for Plaintiff*

23 Pursuant to L.R. 5-4.3.4(a)(2)(i), all signatories listed, and on whose behalf  
24 this filing is submitted, concur in the filing’s content and have authorized the filing.  
25  
26  
27  
28

MARTORELL LAW APC  
Litigation & Trial Counsel