

United States District Court  
for the  
Southern District of Florida

Bell Northern Research, LLC, )  
Plaintiff, )  
v. ) Civil Action No. 22-22706-Civ-Scola  
HMD America, Inc., and others, )  
Defendants. )

**Order Entering Partial Stay upon Notice of Settlement**

Plaintiff Bell Northern Research, LLC (“BNR”) and Defendants Tinno Mobile Technology Corp.; Shenzhen Tinno Mobile Co., Ltd.; and Tinno USA, Inc. (collectively, the “Tinno Defendants”) have settled this action. (ECF No. 144.) By **March 24, 2023**, the Plaintiff must file a stipulation of dismissal, under Federal Rule of Civil Procedure 41(a)(1)(A)(ii), or a motion to dismiss, consistent with Rule 41(a)(2). The parties also move for a stay of all matters in this case between BNR and the Tinno Defendants until March 24, 2023, which the Court **grants. (ECF No. 144.)** The Court therefore **stays** all proceedings between BNR and the Tinno Defendants until **March 24, 2023**.

If the Plaintiff files a stipulation of dismissal under Rule 41(a)(1)(A)(ii) and the parties wish to have this Court retain jurisdiction to enforce any settlement agreement, the stipulation of dismissal must include the following sentence: “The effectiveness of this stipulation of dismissal is conditioned upon the Court’s entry of an order retaining jurisdiction to enforce the terms of the parties’ settlement agreement.” This sentence is necessary because a stipulation of dismissal is otherwise self-executing and deprives the Court of jurisdiction to do anything further. *See Anago Franchising, Inc. v. Shaz, LLC*, 677 F.3d 1272, 1280 (11th Cir. 2012).

This case will remain **open** because the Plaintiff continues to assert claims against the remaining Defendants.

**Done and ordered** in Miami, Florida, on March 3, 2023.

Robert N. Scola, Jr.  
United States District Judge