1	Lewis Anten, Esq., SBN 56459	
2	Ivy Choderker, Esq., SBN 210612 lewisanten@mindspring.com	
3	LEWIS ANTEN, A PROFESSIONAL C 16830 Ventura Boulevard, Suite 236	UKP.
4	Encino, California 91436 Telephone: (818) 501-3535 Facsimile: (818) 501-4138	CHANGES MADE BY THE COURT
5		
6	Attorneys for Defendants Southern States Marketing, Inc.; Pagettree Playthings Inc.;	
7	Peachtree Playthings, Inc.; Peachtree Playthings (HK) Ltd.; Walgreen Co.; Michaels Stores, Inc.;	
8	Mary Maxim, Inc.; Hobby Lobby Stores, Inc.; Toys "R" Us,	Inc ·
9	CVS Caremark Corporation; and Four Seasons General Merchandise, Inc.	The.,
10	Tour Sousons Contrar Morenandisc, Inc.	
11	LIMITED STATES	DICTRICT COLIDT
12	UNITED STATES DISTRICT COURT  FOR THE CENTRAL DISTRICT OF CALIFORNIA	
13	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
14	COLOR ME MINE ENTERPRISES,	CASE NO.: CV 12-00860 RGK (JCx)
15	INC., a California corporation,	
16	Plaintiff,	[ <del>PROPOSED</del> ] JUDGMENT AS TO DEFENDANT TOYS "R" US, INC.
17	VS.	
18	SOUTHERN STATES MARKETING,	<u>Trial</u> Date: May 14, 2013
19	INC., a Georgia corporation, et al.,	Time: 9:00 a.m.
20	Defendants.	Judge: The Hon. R. Gary Klausner Courtroom: 850
21		
22		
23		
24		
25		
26	1	
27	C:\Temp\notesp30550\Evhibit C = DBODOSED TUDOMEN	T TOYS P US dog
	C:\Temp\notesD30550\Exhibit C - PROPOSED JUDGMENT TOYS R US.doc	

WHEREAS, the Court, in its Order Re: Plaintiff's Motion for Partial
Summary Judgment (DE 169); Retail Defendants' Motion for Partial Summary
Judgment (DE 160); Defendants Peachtree Playthings HK Ltd, Peachtree
Playthings Inc., and Southern States Marketing, Inc.'s Motion for Summary
Judgment (DE 163) (Pacer Docket No. 236) granted summary judgment of no
monetary recovery and no willfulness in favor Defendants Toys "R" Us, Inc., CVS
Caremark Corporation, Mary Maxim, Inc., Four Seasons General Merchandise,
Inc., Michaels Stores, Inc. Hobby Lobby Stores, Inc., Walgreen Co., and Wal-
Mart Stores, Inc. (collectively, "Retail Defendants"); and
WHEREAS, Toys "R" Us, Inc. ("Toys R Us") never sold any products

WHEREAS, Toys "R" Us, Inc. ("Toys R Us") never sold any products purchased from Peachtree Playthings, Inc., Peachtree Playthings (HK) Ltd., or Southern States Marketing, Inc. bearing the name "Color Me Mine" or "Mine To Color"; and

WHEREAS a determination on the validity and infringement of Plaintiff's

Service Mark "Color Me Mine," and the granting of an injunction, is moot the

Court granted summary judgment in favor of defendant Toys R Us as to all claims;

IT IS HEREBY ORDERED as follows:

- 1. Judgment is entered in favor of Toys R Us;
- 2. Toys R Us is the prevailing party;