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**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

UNICOLORS, INC.,
Plaintiff,
v.
MANGEL STORES CORP.; SUSIE'S
DEALS; RAINBOW SHOPS, INC.; CITI
TRENDS, INC.; DOES 1–10, inclusive,
Defendants.

Case No. 2:13-cv-06152-ODW(FFMx)

**ORDER TO SHOW CAUSE RE.
SERVICE ON DEFENDANT
MANGEL STORES CORP.**

18 On August 21, 2013, Plaintiff Unicolors, Inc. filed a Complaint against
19 Defendants. (ECF No. 1.) The Clerk of Court issued a Summons the same day.
20 (ECF No. 2.)

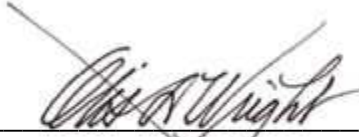
21 Federal Rule of Civil Procedure 4(m) provides that the court “must” dismiss an
22 action if a defendant has not been served within 120 days after the plaintiff files its
23 complaint, unless the plaintiff can show good cause for the delay. Unicolors therefore
24 had to serve Mangel Stores Corp. by December 19, 2013—120 days after August 21,
25 2013. To date, Unicolors has filed no proof of service upon Mangel Stores Corp.

26 The Court therefore **ORDERS Plaintiff TO SHOW CAUSE by Friday,**
27 **December 27, 2013,** why the Court should not dismiss Unicolors’s claims against
28 Mangel Stores Corp. for lack of prosecution. No hearing will be held. The Court will

1 discharge this Order upon filing of a valid proof of service upon Mangel Stores Corp.
2 or a written statement demonstrating good cause for the delay. Failure to timely
3 respond will result in dismissal Mangel Stores Corp. from this action.

4 **IT IS SO ORDERED.**

5
6 December 20, 2013

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OTIS D. WRIGHT, II
10 **UNITED STATES DISTRICT JUDGE**

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