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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
10		$C \rightarrow N_{1} \rightarrow 12 \rightarrow 0591 \text{ ODW}(CU)$
11	BRAVADO INTERNATIONAL GROUP MERCHANDISING SERVICES, INC.,	Case No. 2:13-cv-8581-ODW(SHx)
12 13	Plaintiff,	ORDER TO SHOW CAUSE RE FAILURE TO FILE REQUIRED FORMS
13 14	v. TEE SHIRT PALACE, INC., et al.,	I ORMS
14	Defendants.	
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10	On November 20, 2013, the Clerk's office notified Bravado International Group	
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19	forms. (ECF No. 8.) Local Rule 3-1, provides,	
20	In all cases where jurisdiction is invoked in whole or in part under 28	
21	U.S.C. § 1338 (regarding patents, plant variety protection, copyrights and	
22	trademarks), the Clerk shall also be provided at the time of filing with the	
23	original and two copies of the required notice (AO 120) to the Patent and	
24	Trademark Office in patent, plant variety protection and trademark	
25	matters and the original and four copies of the required notice (AO 121)	
26	in copyright matters.	
27	///	
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The Clerk's office instructed Bravado to electronically file the forms within ten days. (ECF No. 8.) To date, Bravado has not filed either of the required forms with the Court.

Compliance with the Clerk's office instructions is not optional. The Court **ORDERS** Bravado to show cause why it declined to follow the Clerk's office's instructions to file the requisite AO 120 and AO121 forms no later than **Tuesday**, **January 14, 2014**. This Order will be discharged upon Bravado's electronic filing of the above forms. Bravado is warned that future failures to comply with the Local Rules may result in sanctions.

IT IS SO ORDERED.

January 7, 2014

OTIS D. WRIGHT, II UNITED STATES DISTRICT JUDGE