UNITED STATES BANKRUPTCY COURT

Eastern District of Michigan

211 West Fort Street Detroit, MI 48226	
In Re: Groeb Farms, Inc., Debtor Official Committee of Unsecured Creditors Of Groeb Farms, Inc. Plaintiff v. Troy Groeb et al. Defendant	Case No.: 13–58200–wsd Chapter 11 Judge: Walter Shapero.Detroit Adv. Proc. No. 13–05410–wsd
ORDER REGARDING IMPROPER SERVICE OF S JEANNE GROBE LIVING TRUST	SUMMONS AND COMPLAINT ON DEFENDANT(S) E. 'AND ERNEST L. GROEB JR. TRUST
The Plaintiff filed a complaint in the above captioned cas of the summons and complaint is deficient for the follows:	se on $12/5/13$. This Court is advised that the proof of service ing reasons(s):
 □ Proof of service of the summons and complaint has n □ The defendant is the debtor. Service was not made or 	
	In the attorney representing the debtor in the bankruptcy case. In the Complaint must be served on Defendant and the attorney cedure $12(b)(2)$.
	tnership or unincorporated association. Service was not made gent or any other agent authorized by appointment or by law
☐ The defendant is the United States. Service was not rattorney for the district and to the Attorney General of the 7004(b)(4))	made on the United States at the office of the United States e United States at Washington, D.C. (F.R.Bank.P.
☐ The defendant is an officer or agency of the United S United States, at the office of the United States attorney f States at Washington, D.C. (F.R.Bank.P. 7004(b)(5))	States. Service was not made on the officer or agency of the for the district and to the Attorney General of the United
Service was not made within 14 days after the summons was issued. (F.R.Bank.P. 7004(e))	

The defendant is an Insured Depository Institution. Service was not made by certified mail on a named and

identified officer of the institution. (F.R.Bank.P. 7004(h))

☑ Other – The Trust Trustee was not served.

IT IS ORDERED THAT the plaintiff correct the deficiency in the proof of service within seven (7) days from the date of this order. If a summons was not timely delivered or mailed, another summons shall be obtained and re–issued. If the correction requires the summons and complaint to be served again, another summons shall be obtained and re–issued.

IT IS FURTHUR ORDERED THAT if the plaintiff fails to timely correct the deficiency, this proceeding may be dismissed without a hearing.

Dated: 1/2/14

BY THE COURT

<u>/s/ Walter Shapero</u>
Walter Shapero
United States Bankruptcy Judge