

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

In re:

Case No. 13-47813

IER of MI, LLC,

Chapter 11

Debtor.

Judge Thomas J. Tucker

**ORDER REQUIRING DEBTOR TO AMEND DISCLOSURE STATEMENT**

On August 15, 2013, Debtor filed a plan and disclosure statement, in a document entitled “Combined Plan and Disclosure Statement” (Docket # 29). The Court cannot yet grant preliminary approval of the disclosure statement contained within this document (“Disclosure Statement”). The Court notes the following problems, which Debtor must correct.

First, Debtor must move the Article VII definitions, currently on pages 18-24, to Article I, so that the definitions precede what is now Article I. Also Debtor must put quotation marks around each of the terms defined.

Second, in the first two sentences on page 3, Debtor must change “Class 2” to “Class 1.”

Third, regarding the secured claim of Supreme Automotive Group, Inc. being treated in Class 3 of the Plan on pages 3-4, Debtor must state that this claim will be paid “\$100.00 beginning in the first month **following the Effective Date** of the plan until the 11th month of the plan, accruing interest at the rate of 4% until fully paid.” Debtor also must specify on what day of the first month following the Effective Date the payments will begin.

Fourth, regarding the general unsecured claims being treated in Class 4 of the Plan on page 4, Debtor must state that “Class 4 claims will be paid monthly payments of \$100 beginning in the first month **following the Effective Date** of the plan and continuing until the 60th month

