



Accordingly, IT IS HEREBY ORDERED that the “equity securities in question” and the “relevant period of purchase” for each such equity security, as those terms are used in Section V.C.1 of the Final Judgment, are as follows:

<u>Equity Securities in Question</u>	<u>Relevant Periods of Purchase</u>
Epicor Software Corp.	Oct. 22, 1999 – Jan. 30, 2001 <sup>2</sup>
International Rectifier Corp.	July 1, 1999 – Nov. 1, 2000 <sup>3</sup>

The identification of “equity securities in question” and “relevant periods of purchase” made herein is solely for the purpose of facilitating the efficient administration of the Distribution Fund Plan, is not a judicial or Commission finding, and is not intended to have precedential effect in other actions.

SO ORDERED.

Dated: New York, New York  
October 31, 2003

---

WILLIAM H. PAULEY III  
UNITED STATES DISTRICT JUDGE

---

<sup>2</sup> Limited to purchases of Epicor Software Corp. by clients of Hambrecht & Quist LLC and Chase H&Q.

<sup>3</sup> Limited to purchases of International Rectifier Corp. by clients of J.P. Morgan Securities Inc.