EPICOR SOFTWARE CORP Form 10-Q November 13, 2003 Table of Contents

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 10-Q
QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the quarterly period ended September 30, 2003
OR
TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the transition period from to
Commission File No. 0-20740

EPICOR SOFTWARE CORPORATION

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

33-0277592 (IRS Employer Identification No.)

195 Technology Drive

Irvine, California 92618-2402

(Address of principal executive offices, zip code)

 $Registrant \ \ s \ telephone \ number, including \ area \ code: (949) \ 585-4000$

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes x No "

Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Act).

Yes " No x

As of October 30, 2003, there were 44,172,193 shares of common stock outstanding.

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PART I

FINANCIAL INFORMATION

Item 1 - Financial Statements:

EPICOR SOFTWARE CORPORATION

CONDENSED CONSOLIDATED BALANCE SHEETS

(in thousands)

(Unaudited)

	Sep	2003	Dec	2002
ASSETS				
Current assets:				
Cash and cash equivalents	\$	34,008	\$	31,313
Accounts receivable, net		23,025		22,471
Prepaid expenses and other current assets		3,804		3,977
Total current assets		60,837		57,761
		,		,
Property and equipment, net		2,796		2,972
Software development costs, net		200		1,007
Intangible assets, net		14,604		8,477
Goodwill		10,823		,
Other assets		3,285		3,051
Total assets	\$	92,545	\$	73,268
		,		·
LIABILITIES AND STOCKHOLDERS EQUITY				
Current liabilities:				
Accounts payable	\$	4,502	\$	3,390
Accrued expenses		22,113		24,041
Current portion of long-term debt				2,229
Current portion of accrued restructuring costs		3,124		964
Deferred revenue		37,823		35,815
Total current liabilities		67,562		66,439
			_	
Long-term portion of accrued restructuring costs		1,787		3,043

Commitments and contingencies

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Stockholders equity:		
Preferred stock	10,423	4,859
Common stock	46	44
Additional paid-in capital	251,661	246,936
Less: treasury stock at cost	(235)	(87)
Less: unamortized stock compensation expense	(6,126)	(723)
Less: notes receivable from officers for issuance of restricted stock		(7,796)
Accumulated other comprehensive loss	(936)	(2,305)
Accumulated deficit	(231,637)	(237,142)
Net stockholders equity	23,196	3,786
Total liabilities and stockholders equity	\$ 92,545	\$ 73,268

See accompanying notes to condensed consolidated financial statements.

EPICOR SOFTWARE CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE

OPERATIONS

(in thousands, except per share amounts)

(Unaudited)

	Three Months Ended September 30,		Nine Mon Septem	
	2003	2002	2003	2002
Revenues:				
License fees	\$ 9,352	\$ 6,772	\$ 26,674	\$ 24,428
Consulting	10,637	9,115	27,752	28,638
Maintenance	19,797	17,492	55,358	51,624
Other	550	574	1,575	2,055
Total revenues	40,336	33,953	111,359	106,745
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Cost of revenues	15,349	13,868	42,220	44,007
Amortization of intangible assets and capitalized software development costs	1,986	1,786	5,215	5,342
Total cost of revenues	17,335	15,654	47,435	49,349
Gross profit	23,001	18,299	63,924	57,396
Operating expenses:				
Sales and marketing	10,080	10,732	27,048	32,728
Software development	5,459	4,540	14,919	13,889
General and administrative	4,737	4,351	13,935	15,096
Provision for doubtful accounts	48	108	(841)	333
Stock-based compensation expense	1,125	204	2,216	638
Restructuring charges and other	(292)		937	
Total operating expenses	21,157	19,935	58,214	62,684
Income (less) from energicus	1 944	(1 626)	5 710	(5.200)
Income (loss) from operations Other income, net	1,844 112	(1,636) 218	5,710 245	(5,288)
Other income, net				
Income (loss) before income taxes	1,956	(1,418)	5,955	(5,132)
Provision for income taxes	118		208	
Net income (loss)	\$ 1,838	\$ (1,418)	\$ 5,747	\$ (5,132)
Value of beneficial conversion related to preferred stock			(241)	
Net income (loss) applicable to common stockholders	\$ 1,838	\$ (1,418)	\$ 5,506	\$ (5,132)

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Unrealized foreign currency translation adjustments	241	(172)	1,367	411
Comprehensive income (loss)	\$ 2,079	\$ (1,590)	\$ 6,873	\$ (4,721)
Net income (loss) per share applicable to common stockholders:				
Basic	\$ 0.04	\$ (0.03)	\$ 0.13	\$ (0.12)
Diluted	\$ 0.04	\$ (0.03)	\$ 0.11	\$ (0.12)
Weighted average common shares outstanding:				
Basic	43,179	44,071	42,926	43,681
Diluted	50,748	44,071	48,936	43,681

See accompanying notes to condensed consolidated financial statements.

EPICOR SOFTWARE CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

(Unaudited)

	Nine Months Ende September 30,	
	2003	2002
Operating activities		
Net income (loss)	\$ 5,747	\$ (5,132)
Adjustments to reconcile net income (loss) to net cash provided by operating activities:		
Depreciation and amortization	7,034	8,193
Stock-based compensation expense	2,216	638
Write-down of capitalized software development costs and prepaid assets		716
Provision for doubtful accounts	(841)	259
Interest accrued on notes receivable from officers	(44)	(490)
Restructuring charges and other	937	
Changes in operating assets and liabilities, net of effects of acquistion:		
Accounts receivable	4,346	12,551
Prepaid expenses and other current assets	1,117	721
Other assets	(185)	1,032
Accounts payable	666	(3,038)
Accrued expenses	(6,525)	(2,596)
Accrued restructuring costs	(98)	(2,230)
Deferred revenue	(1,489)	(4,133)
Net cash provided by operating activities	12,881	6,491
Investing activities		
Purchases of property and equipment	(1,023)	(675)
Cash paid for acquisitions, net of cash acquired	(18,736)	
Net cash used in investing activities	(19,759)	(675)
Financing activities		
Proceeds from exercise of stock options	733	6
Proceeds from employee stock purchase plan	519	565
Net proceeds from issuance of restricted stock	3	
Purchase of treasury stock	(147)	(427)
Proceeds from sale of treasury stock		316
Issuance of preferred stock, net of transaction costs	5,322	
Collection of notes receivable from officers	3,580	64
Principal payments on long-term debt	(2,229)	(2,629)
Net cash provided by (used in) financing activities	7,781	(2,105)
Effect of exchange rate changes on cash	1,792	739
Net increase in cash and cash equivalents	2,695	4,450

Cash and cash equivalents at beginning of period	31,313	24,435
Cash and cash equivalents at end of period	\$ 34,008	\$ 28,885
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:		
Cash paid (received) during the year for:		
Interest	\$ 70	\$ 340
Net income tax payments (refunds)	\$ 287	\$ (1,020)
NON-CASH ITEM:		
Common stock received in payment of notes receivable from officers	\$ 4,260	\$

See Note 18 for details of assets acquired and liabilities assumed in purchase transactions.

See accompanying notes to condensed consolidated financial statements.

EPICOR SOFTWARE CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

Note 1. Basis of Presentation

The accompanying unaudited condensed consolidated financial statements included herein have been prepared by Epicor Software Corporation (the Company) in conformity with accounting principles generally accepted in the United States of America and pursuant to the rules and regulations of the Securities and Exchange Commission (the SEC) for interim financial information for reporting on Form 10-Q. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted pursuant to such rules and regulations. These unaudited condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto included in the Company s Annual Report on Form 10-K for the year ended December 31, 2002.

In the opinion of management, the unaudited condensed consolidated financial statements contain all adjustments (consisting of normal recurring adjustments and the write-down of prepaid software royalty during the nine months ended September 30, 2002, as discussed in Note 12) necessary for a fair presentation of the Company s financial position, results of operations and cash flows.

The results of operations for the three and nine months ended September 30, 2003, are not necessarily indicative of the results of operations that may be reported for any other interim period or for the entire year ending December 31, 2003. The balance sheet at December 31, 2002 has been derived from the audited financial statements at that date, but does not include all of the information and footnotes required by accounting principles generally accepted in the United States of America for complete financial statements, as permitted by SEC rules and regulations for interim reporting.

Note 2. Stock-Based Compensation

The Company has elected to account for its stock-based compensation plans using the intrinsic value method in accordance with Accounting Principles Board Opinion No. 25 (APB 25), Accounting for Stock Issued to Employees, and related interpretations. Accordingly, no compensation expense has been recognized for options issued to employees and stock issued under the stock purchase plan. Had compensation costs for the Company s stock option plans and stock purchase plan been determined based upon fair value at the grant date consistent with Statement of Financial Accounting Standards (SFAS) No. 123, Accounting for Stock-Based Compensation, the Company s net income (loss) applicable to common stockholders and net income (loss) applicable to common stockholders per share would have been as follows (in thousands, except per share amounts):

	Nine Mon	ths Ended
	Septen	iber 30,
	2003	2002
Net income (loss) applicable to common stockholders as reported	\$ 5,506	\$ (5,132)

Stock-based employee compensation expense determined under fair value based method for all awards	(1,008)	(1,279)
Net income (loss) applicable to common stockholders pro forma	\$ 4,498	\$ (6,411)
Net income (loss) per share applicable to common stockholders as reported:		
Basic	\$ 0.13	\$ (0.12)
Diluted	\$ 0.11	\$ (0.12)
Net income (loss) per share applicable to common stockholders pro forma:		
Basic	\$ 0.10	\$ (0.15)
Diluted	\$ 0.09	\$ (0.15)

The fair value of options and purchase plan shares have been estimated using the Black-Scholes option-pricing model with the following weighted average assumptions:

Nine	Months	Ended	September 30,

	2003		2002		
	Stock Option Plans	Purchase Plan	Stock Option Plans	Purchase Plan	
Expected life (years)	3.6	0.5	3.0	0.5	
Risk-free interest rate	2.2%	1.0%	2.3%	1.6%	
Volatility	0.8	0.8	1.0	1.0	
Dividend rate	0.0%	0.0%	0.0%	0.0%	

For options granted during the nine month periods ended September 30, 2003 and 2002, the weighted average fair value at date of grant was \$2.00 and \$1.43, per option, respectively. The weighted average fair value at date of grant for stock purchase plan shares during the nine month periods ended September 30, 2003 and 2002 was \$2.90, and \$0.58, per share, respectively.

Note 3. Revenue Recognition

The Company recognizes revenue in accordance with accounting principles generally accepted in the United States of America, principally:

Statement of Position (SOP) No. 97-2, Software Revenue Recognition, issued by the American Institute of Certified Public Accountants (AICPA) and interpretations;

AICPA SOP No. 98-9, Modification of SOP 97-2, Software Revenue Recognition, With Respect to Certain Transactions; and Staff Accounting Bulletin No. 101, Revenue Recognition in Financial Statements, issued by the United States Securities and Exchange Commission.

The Company enters into contractual arrangements with end users of its products that may include software licenses, maintenance services, consulting services, or various combinations thereof, including the sale of such elements separately. For each arrangement, revenues are recognized when both parties have signed an agreement, the fees to be paid by the customer are fixed or determinable, collection of the fees is probable, delivery of the product has occurred, vendor-specific objective evidence about the value of each element are met and no other significant obligations on the part of the Company remain.

For multiple-element arrangements, each element of the arrangement is analyzed and the Company allocates a portion of the total fee under the arrangement to the elements based on the fair value of the element, regardless of any separate prices stated within the contract for each element. Fair value is considered the price a customer would be required to pay if the element were to be sold separately. The Company applies the residual method as allowed under SOP 98-9 in accounting for any element of an arrangement that remains undelivered.

License Revenues: Amounts allocated to software license revenues are recognized at the time of shipment of the software when fair value for any undelivered elements is determinable and all the other revenue recognition criteria discussed above have been met.

Revenues on sales made to the Company s resellers are recognized upon shipment of the Company s software to the reseller, when the reseller has an identified end user and all other revenue recognition criteria noted above are met. Under limited arrangements with certain distributors, all the revenue recognition criteria have been met upon delivery of the product to the distributor and, accordingly, revenues are recognized at that time. The Company does not offer a right of return on its products.

Consulting Service Revenues: Consulting service revenues are comprised of consulting and implementation services and, to a limited extent, training. Consulting services are generally sold on a time-and-materials basis and can include services ranging from software installation to data conversion and building non-complex interfaces to allow the software to operate in integrated environments. Consulting engagements can last anywhere from one week to

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several months and are based strictly on the customer's requirements and complexities and are independent of the functionality of the Company's software. The Company's software, as delivered, can be used by the customer for the customer's purpose upon installation. Further, implementation and integration services provided are not essential to the functionality of the software, as delivered, and do not result in any material changes to the underlying software code. Services are generally separable from the other elements under the same arrangement since the performance of the services are not essential to the functionality of the other elements of the transaction and are described in the contract such that the total price of the arrangement would be expected to vary as the result of the inclusion or exclusion of the services. For services performed on a time-and-material basis, revenue is recognized when the services are performed and billed. On occasion, the Company enters into fixed fee arrangements or arrangements in which customer payments are tied to achievement of specific milestones. In fixed fee arrangements revenue is recognized on a percentage-of-completion basis as measured by costs incurred to date as compared to total estimated costs to be incurred. In milestone achievement arrangements, the Company recognizes revenue as the respective milestones are met.

The Company has recorded unbilled consulting receivables totaling \$845,000 and \$723,000 at September 30, 2003 and December 31, 2002, respectively. These unbilled receivables represent consulting services performed during the last two weeks of the quarter but not billed until the 15th of the following month. The Company cuts-off consulting billing on the 15th of each month.

Maintenance Service Revenues: Maintenance service revenues consist primarily of fees for providing unspecified software upgrades on a when-and-if-available basis and technical support over a specified term, which is typically twelve months. Maintenance revenues are typically paid in advance and are recognized on a straight-line basis over the term of the contract.

Note 4. Basic and Diluted Net Income (Loss) Per Share

Net income (loss) per share is calculated in accordance with SFAS No. 128, Earnings per Share. Under the provisions of SFAS No. 128, basic net income (loss) per share is computed by dividing the net income (loss) for the period by the weighted average number of common shares outstanding during the period, excluding shares of unvested restricted stock. Diluted net income (loss) per share is computed by dividing the net income (loss) for the period by the weighted average number of common and common equivalent shares outstanding during the period if their effect is dilutive. Common equivalent shares of 958,570 for the three month period ended September 30, 2002, and 1,433,997 for the nine month period ended September 30, 2002, respectively, have been excluded from diluted weighted average common shares as the effect would be anti-dilutive.

The following table presents the calculation of basic and diluted net income (loss) per common share (in thousands, except per share amounts):

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2003	2002	2003	2002
Net income (loss) applicable to common stockholders	\$ 1,838	\$ (1,418)	\$ 5,506	\$ (5,132)
Basic:				
Weighted average common shares outstanding	45,962	44,837	44,767	44,674
Weighted average common shares of unvested restricted stock	(2,783)	(766)	(1,841)	(993)
Shares used in the computation of basic net income (loss) per share	43,179	44,071	42,926	43,681

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Net income (loss) per share applicable to common stockholders - basic	\$ 0.04	\$ (0.03)	\$ 0.13	\$ (0.12)
Diluted:				
Weighted average common shares outstanding	43,179	44,071	42,926	43,681
Convertible preferred stock	3,617		3,143	
Common stock equivalents	3,952		2,867	
Shares used in the computation of diluted net income (loss) per share	50,748	44,071	48,936	43,681
Net income (loss) per share applicable to common stockholders - diluted	\$ 0.04	\$ (0.03)	\$ 0.11	\$ (0.12)

Note 5. New Accounting Pronouncements

In November 2002, the FASB issued FASB Interpretation (FIN) No. 45, Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees and Indebtedness of Others. FIN No. 45 elaborates on the disclosures to be made by the guarantor in its interim and annual financial statements about its obligations under certain guarantees that it has issued. It also requires that a guarantor recognize, at the inception of a guarantee, a liability for the fair value of the obligation undertaken in issuing the guarantee. The initial recognition and measurement provisions of this interpretation are applicable on a prospective basis to guarantees issued or modified after December 31, 2002; while the provisions of the disclosure requirements are effective for financial statements of interim or annual reports ending after December 15, 2002. The Company adopted the disclosure provisions of FIN No. 45 during the fourth quarter of fiscal 2002 and adopted the recognition provisions of FIN No. 45 effective January 1, 2003, and such adoption did not have a material impact on its consolidated financial statements. The Company warrants its media from material defects in material and workmanship under normal use and warrants that the licensed software will perform substantially in accordance with the specification in the documentation ranging from three months to one year depending on the product. Historical costs related to these warranties have been insignificant and no related warranty accrual is deemed necessary.

In December 2002, the FASB issued SFAS No. 148, Accounting for Stock-Based Compensation-Transition and Disclosure. SFAS No. 148 amends SFAS No. 123, Accounting for Stock-Based Compensation, to provide alternative methods for voluntary transition to SFAS No. 123 s fair value method of accounting for stock-based employee compensation (the fair value method). SFAS No. 148 also requires disclosure of the effects of an entity s accounting policy with respect to stock-based employee compensation on reported net income (loss) and earnings (loss) per share in annual and interim financials statements. Effective January 1, 2003, the Company adopted the provisions of SFAS No. 148 and these provisions did not have a material adverse impact on its consolidated results of operations and financial position since the Company has not adopted the fair value method. However, should the Company be required to adopt or elect the fair value method in the future, such adoption could have a material impact on its consolidated results of operations or financial position.

In January 2003, the FASB issued FIN No. 46, Consolidation of Variable Interest Entities. In general, a variable interest entity is a corporation, partnership, trust, or any other legal structure used for business purposes that either (a) does not have equity investors with voting rights or (b) has equity investors that do not provide sufficient financial resources for the entity to support its activities. FIN No. 46 requires certain variable interest entities to be consolidated by the primary beneficiary of the entity if the investors do not have the characteristics of a controlling financial interest or do not have sufficient equity at risk for the entity to finance its activities without additional subordinated financial support from other parties. The consolidation requirements of FIN No. 46 apply immediately to variable interest entities created after January 31, 2003. The Company adopted FIN No. 46, effective February 1, 2003. The adoption did not have a material impact on its consolidated financial statements as the Company has no variable interest entities.

In January 2003, the Emerging Issues Task Force (EITF) issued EITF 00-21, Revenue Arrangements with Multiple Deliverables, which requires companies to allocate the consideration received on arrangements involving multiple arrangements based on their relative fair values. Further, this EITF requires that the companies consider the revenue recognition criteria separately for each of the deliverables. This EITF is applicable for revenue arrangements entered into in fiscal years beginning after June 15, 2003. Early adoption is permitted. The Company does not anticipate that the adoption of this EITF will have a material impact on the Company s consolidated financial statements.

On January 1, 2003, the Company adopted SFAS No. 146, Accounting for Costs Associated with Exit or Disposal Activities, which addresses financial accounting and reporting for costs associated with exit or disposal activities and supersedes EITF Issue 94-3, Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring). SFAS No. 146 requires that a liability for a cost associated with an exit or disposal activity to be recognized when the liability is incurred. Under EITF 94-3, a liability for an exit cost as defined in EITF 94-3 was recognized at the date of an entity s commitment to an exit plan. SFAS No. 146 also establishes that the liability should initially be measured and recorded at fair value. The Company will apply the provisions of SFAS No. 146 for exit or disposal activities that are initiated after December 31, 2002.

In April 2003, FASB issued SFAS No. 149, Amendment of Statement 133 on Derivative Instruments and Hedging Activities. SFAS 149 (1) clarifies under what circumstances a contract with an initial net investment meets the characteristic of a derivative discussed in paragraph 6(b) of Statement 133, (2) clarifies when a derivative contains a financing component, (3) amends the definition of an underlying to conform it to language used in FIN 45, and (4)

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amends certain other existing pronouncements, which will collectively result in more consistent reporting of contracts as either derivatives or hybrid instruments. SFAS No. 149 is effective for contracts and hedging relationships entered into or modified after June 30, 2003. The Company does not believe that the adoption of SFAS No. 149 will have a material impact on the Company s consolidated financial statements as the Company has not entered into any derivative or hedging transactions.

In May 2003, FASB issued SFAS No. 150, Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity, which establishes standards for how an issuer classifies and measures certain financial instruments with characteristics of both debt and equity and requires an issuer to classify the following instruments as liabilities in its balance sheet:

a financial instrument issued in the form of shares that is mandatorily redeemable and embodies an unconditional obligation that requires the issuer to redeem it by transferring its assets at a specified or determinable date or upon an event that is certain to occur;

a financial instrument, other than an outstanding share, that embodies an obligation to repurchase the issuer s equity shares, or is indexed to such an obligation, and requires the issuer to settle the obligation by transferring assets; and

a financial instrument that embodies an unconditional obligation that the issuer must settle by issuing a variable number of its equity shares if the monetary value of the obligation is based solely or predominantly on (1) a fixed monetary amount, (2) variations in something other than the fair value of the issuer s equity shares, or (3) variations inversely related to changes in the fair value of the issuer s equity shares.

SFAS No. 150 is effective for financial instruments entered into or modified after May 31, 2003 and is effective for all other financial instruments as of the first interim period beginning after June 15, 2003. SFAS No. 150 is to be implemented by reporting the cumulative effect of a change in accounting principle. The Company does not expect the adoption of SFAS No. 150 to have a material impact on the Company s consolidated financial statements.

Note 6. Goodwill

In acquisitions accounted for using the purchase method, goodwill is recorded for the difference, if any, between the aggregate consideration paid for an acquisition and the fair value of the net tangible and identified intangible assets acquired. SFAS No. 142 requires a periodic review of goodwill and indefinite life intangibles for possible impairment. The following table represents the balance and changes in goodwill as of and for the nine months ended September 30, 2003 (*in thousands*):

Balance as December 31, 2002	\$	
Goodwill acquired during the nine months ended September 30, 2003:		
ROI	\$ 9	9,536
TDC/T7	\$ 1	1,287
		—
Balance as of September 30, 2003	\$ 10	0,823

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Note 7. Intangible Assets

The following summarizes the components of intangible assets (in thousands):

	As o	As of September 30, 2003					As of December 31, 2002				
	Gross Carrying Amount		cumulated ortization	Net	Gross Carrying Amount		cumulated ortization	Net			
Acquired technology	\$ 28,338	\$	18,912	\$ 9,426	\$ 20,322	\$	15,598	\$ 4,724			
Customer base	9,190		5,926	3,264	8,730		4,977	3,753			
Trademark	1,550		119	1,431							
Covenant not to compete	510		27	483							
Total	\$ 39,588	\$	24,984	\$ 14,604	\$ 29,052	\$	20,575	\$ 8,477			

During the third quarter of 2003, the Company acquired ROI Systems, Inc. (ROI) and certain assets of TDC Solutions, Inc (TDC) and T7 Group, LLC (T7) (see Note 18). As a result of these transactions, the Company added the following intangible assets (*in thousands*):

		Amortizable		
	ROI	Life	TDC/T7	Life
Acquired technology	\$ 7,320	5 years	\$ 670	5 years
Customer base	460	7 years		2) 2
Trademark	1,550	5 years		
Covenant not to compete	320	3 years	190	4 years
Total	\$ 9,650		\$ 860	

These intangibles will be amortized on a straight-line basis over the estimated economic life of the assets.

Amortization expense of the Company s intangible assets for the three months ended September 30, 2003 and 2002 was \$1,777,000 and \$1,278,000, respectively, and for the nine months ended September 30, 2003 and 2002, amortization expense was \$4,408,000 and \$3,942,000, respectively. Estimated amortization expense for the remainder of 2003, 2004, 2005, 2006, 2007 and thereafter approximates \$1,825,000, \$3,621,000, \$3,578,000, \$2,263,000, \$2,169,000, and \$1,148,000, respectively.

Note 8. Deferred Revenue

The following summarizes the components of deferred revenue (in thousands):

		As of
	September 3 2003	0December 31, 2002
Deferred license fees	\$ 793	. ,
Deferred maintenance	30,253	29,680
Deferred consulting	6,777	5,020
Total	\$ 37,823	\$ 35,815

Deferred software license fees have been deferred because one or more of the revenue recognition criteria have not been met. Once these criteria have been fully met, the revenue will be recognized. Deferred maintenance represents fees paid in advance for unspecified software upgrades on a when-and-if available basis and technical support over a specified time and recognized on a straight-line basis over the term of the contract. Deferred consulting services represent prepaid and unearned consulting, implementation and training services. Revenue for these services will be recognized as the services are performed.

Note 9. Segment Information

In accordance with SFAS No. 131, Disclosures about Segments of an Enterprise and Related Information, the Company has prepared operating segment information to report components that are evaluated regularly by the Company s chief operating decision maker, or decision making groups, in deciding how to allocate resources and in assessing performance.

The Company s reportable operating segments include software licenses, consulting, maintenance and other. Other consists primarily of resale of third-party hardware and sales of business forms. Currently, the Company does not separately allocate operating expenses to these segments, nor does it allocate specific assets to these segments. Therefore, the segment information reported includes only revenues, cost of revenues and gross profit.

Operating segment data for the three and nine months ended September 30, 2003 and 2002 is as follows (in thousands):

	Software Licenses	Consulting	Maintenance	Other	Total
Three months ended September 30, 2003:					
Revenues	\$ 9,352	\$ 10,637	\$ 19,797	\$ 550	\$ 40,336
Cost of revenues	3,847	8,584	4,551	353	17,335
Gross profit	\$ 5,505	\$ 2,053	\$ 15,246	\$ 197	\$ 23,001
•					
Three months ended September 30, 2002:					
Revenues	\$ 6,772	\$ 9,115	\$ 17,492	\$ 574	\$ 33,953
Cost of revenues	3,200	7,880	4,216	358	15,654
Gross profit	\$ 3,572	\$ 1,235	\$ 13,276	\$ 216	\$ 18,299
Nine months ended September 30, 2003:					
Revenues	\$ 26,674	\$ 27,752	\$ 55,358	\$ 1,575	\$ 111,359
Cost of revenues	10,075	22,759	13,673	928	47,435
Gross profit	\$ 16,599	\$ 4,993	\$ 41,685	\$ 647	\$ 63,924
•					
Nine months ended September 30, 2002:					
Revenues	\$ 24,428	\$ 28,638	\$ 51,624	\$ 2,055	\$ 106,745
Cost of revenues	10,068	25,513	12,561	1,207	49,349
Gross profit	\$ 14,360	\$ 3,125	\$ 39,063	\$ 848	\$ 57,396

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The following schedule presents the Company s operations by geographic area for the three and nine months ended September 30, 2003 and 2002 (in thousands):

	United States	United Kingdom	Australia and Asia	Canada	Other	Co	nsolidated
Three months ended September 30, 2003:							
Revenues	\$ 29,509	\$ 6,353	\$ 1,850	\$ 1,936	\$ 688	\$	40,336
Operating income (loss)	(1,682)	2,033	218	1,244	31		1,844
Identifiable assets	59,965	16,937	10,425	2,580	2,638		92,545
Three months ended September 30, 2002:							
Revenues	\$ 23,703	\$ 6,227	\$ 2,006	\$ 1,385	\$ 632	\$	33,953
Operating income (loss)	(3,806)	1,443	264	681	(218)		(1,636)
Identifiable assets	37,642	17,742	10,478	1,209	2,289		69,360
Nine months ended September 30, 2003:							
Revenues	\$ 78,228	\$ 18,499	\$ 6,093	\$ 6,251	\$ 2,288	\$	111,359
Operating income (loss)	(5,021)	5,024	1,157	3,919	631		5,710
Identifiable assets	59,965	16,937	10,425	2,580	2,638		92,545
Nine months ended September 30, 2002:							
Revenues	\$ 75,085	\$ 18,480	\$ 6,492	\$ 4,747	\$ 1,941	\$	106,745
Operating income (loss)	(11,551)	3,525	949	2,627	(838)		(5,288)
Identifiable assets	37,642	17,742	10,478	1,209	2,289		69,360

Revenues are attributed to geographic areas based on the location of the Company s subsidiary that entered into the related contract.

Note 10. Restructuring Charges and Other

The following table summarizes the activity in the Company s reserves associated with its restructurings (in thousands):

	ter empl	paration osts for minated oyees and stractors	clo	ncilities sing and olidation	accru prior 1999 199	naining ual from periods), 1998, 07 and	Asset impairment	resti	Total ructuring costs
Balance at December 31, 2001	\$	1,526	\$	2,276	\$	188	\$	\$	3,990
2002 restructuring charges and other		1,081		2,177			821		4,079
Reversal of prior period accrual						(188)			(188)
Write-off of fixed assets							(821)		(821)
Cash payments		(2,468)		(585)					(3,053)
			_					_	
Balance at December 31, 2002	\$	139	\$	3,868	\$		\$	\$	4,007

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2003 restructuring charges and other				937				937
ROI acquisition		986		707		192		1,885
Cash payments		(612)		(1,306)				(1,918)
			_			 	_	
Balance at September 30, 2003	\$	513	\$	4,206	\$	\$ 192	\$	4,911
							_	
Less current portion		(513)		(2,419)		(192)	\$	(3,124)
	-				-	 		
Total long-term restructuring reserve	\$		\$	1,787	\$	\$	\$	1,787

2003 ROI Acquisition

In connection with the Company s acquisition of ROI on July 8, 2003 (see Note 18), the Company assumed a liability of \$1,885,000 for the restructuring costs associated with the ROI reduction in workforce and the closure of certain ROI offices. This liability represents \$921,000 for separation costs for terminated employees, \$772,000 for the closing of certain of ROI s facilities and \$192,000 for asset impairment. In conjunction with the acquisition, 41 ROI employees or 26% of the ROI workforce have been terminated from all functional areas.

2003 Restructuring Charges and Other

During the second quarter of 2003, the Company recorded an additional restructuring charge of approximately \$1,229,000 related to a facility that was to be consolidated as part of the Company s 2002 restructuring. The Company determined that sublease income on this facility would not be realized according to the original estimate used in the 2002 restructuring due to the unanticipated loss of its sublease income and thus recorded an additional charge based on a revised estimate of sublease income. During the third quarter of 2003, the Company finalized the sublease agreement with a new tenant in this facility, which resulted in a reduction of the original estimated loss. As a result, the Company recorded a \$292,000 reduction in the restructuring charge in the third quarter of 2003.

2002 Restructuring Charges and Other

In the fourth quarter of 2002, the Company underwent a restructuring of its operations in an effort to reduce its cost structure through a reduction in workforce and the consolidation of certain of its facilities. In connection with this restructuring, the Company recorded a restructuring charge of \$3,070,000 during the year ended December 31, 2002. This charge represents \$1,081,000 for separation costs for terminated employees and contractors and \$2,177,000 for the closing and consolidation of certain of the Company s facilities. The Company terminated 121 employees worldwide or approximately 15% of the workforce from all functional areas of the Company. All terminations have been completed.

For facility costs included in the restructuring charge, the associated subleased and unoccupied space is physically separate from the utilized space of the facility. The lease payments on the facilities to be closed or consolidated were considered net of contractual and estimated future sublease income. For leased space not currently sublet, sublease income was estimated based on prevailing market rates and conditions. Any future losses or changes in sublease income that is not realized according to the Company s original estimates, will be recognized as a restructuring charge in the period in which the Company makes the determination that such additional losses will be incurred. Although the consolidation efforts were substantially completed as of the end of 2002, lease payments on buildings being vacated or downsized will continue to be made until the respective noncancelable terms of the leases expire.

For the year ended December 31, 2002, an additional charge of \$821,000 was included in restructuring charges and other for the write-down to fair value of fixed assets related to assets to be disposed of as a result of the facility closures in accordance with SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets. These assets consisted primarily of leasehold improvements and computer equipment related to buildings being vacated or downsized.

Note 11. Credit Facility

On July 26, 2000, the Company entered into a \$30 million senior credit facility with a financial institution comprised of a \$10 million term loan and a \$20 million revolving line of credit. In August 2000, the Company received the \$10 million proceeds from the term loan. The term loan was due in 36 equal monthly installments, plus interest at the greater of the lender s prime rate plus 3%, or 9%. The revolving line of credit bore interest at the greater of a variable rate equal to either the prime rate or at LIBOR, at the Company s option, plus a margin ranging from 0.25% to 1.25% on prime rate loans and 2.5% to 3.75% on LIBOR loans, depending on the Company s results of operations, or 9%. Borrowings under the revolving line of credit were limited to 85% of eligible accounts receivable, as defined. To date, the Company has not borrowed any amounts against the revolving line of credit facility. The credit facility was paid off on August 1, 2003. Borrowings under the credit facility were secured by substantially all of the Company s assets. The Company was required to comply with various financial covenants. Significant financial covenants included:

Achieving a minimum of earnings before interest, taxes, depreciation and amortization (EBITDA)

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Achieving a minimum tangible net worth, and

Maintaining the principal balance of the term loan at less than 20% of collections derived from maintenance agreements during the immediately preceding twelve months.

Additional material covenants under the agreement included limitations on the Company s indebtedness, liens on Company assets, guarantees, investments and disposal of material assets by the Company.

The credit facility was paid off on August 1, 2003 and as of September 30, 2003, was terminated. The Company is in the process of finalizing a new credit facility.

Note 12. Write-Down of Prepaid Software Royalty

During the first quarter of 2002, the Company determined that the carrying value of certain prepaid software royalties exceeded their net realizable value as a result of a revised forecast of future revenues prepared during the quarter showing lower than anticipated product sales. Accordingly, a charge of approximately \$600,000 was included in cost of revenues for the first quarter of 2002 to reflect the write-down of the prepaid software royalty to its estimated net realizable value.

Note 13. Issuance of Preferred Stock

On February 13, 2003, the Company completed a private placement of 300,000 shares of newly created Series D preferred stock resulting in gross proceeds to the Company of \$5,730,000. The Company sold the shares, each of which is currently convertible into 10 shares of the Company s common stock, to investment funds affiliated with Trident Capital (Trident), a venture capital firm, pursuant to a Series D Preferred Stock Purchase Agreement dated as of February 11, 2003 between the Company and Trident. The price of the Series D preferred stock was determined to be \$19.10, reflecting the Company s common stock closing price of \$1.91 on February 10, 2003, the day preceding the purchase agreement.

The Company s outstanding Series D preferred stock is convertible into common shares of the Company on a ten-for-one basis at any time at the option of the holders. Such shares, once registered, automatically convert into common stock of the Company ten days after formal notification by the Company that the average consecutive 20-trading day closing stock price of the common stock has exceeded \$5.73 per share and that the Company meets certain other conditions. The holders of Series D preferred stock are entitled to vote with holders of common stock on an as-converted basis and, pursuant to the terms of the Stock Purchase Agreement, the Company has agreed to register the sale of shares of common stock issuable upon conversion of the preferred stock. The Company is in the process of registering these shares, however, the registration on Form S-3 is not yet effective.

The holders of the Series D preferred stock are entitled to receive, when and if declared by the Board of Directors, dividends out of any assets of the Company legally available. Such dividends are required to be pari-passu with any dividend paid to the holders of the Series C preferred stock and prior to and on an equal basis to any dividend, which may be declared by the Board of Directors for holders of common stock. Dividends shall not be cumulative and no dividends have been declared or paid as of September 30, 2003. In the event of liquidation, dissolution or winding up of the Company, the holders of the Series D preferred stock shall be entitled to receive, on a pari-passu basis with any distribution to the holders of the Series C preferred stock and prior and in preference to any distribution to the common stockholders, an amount per share equal to \$19.10.

During the first quarter of 2003, the Company recorded \$241,000 for a fee paid to the holders of the preferred stock accounted for as a beneficial conversion option on this preferred stock. In connection with this placement, the Company incurred transaction costs of approximately \$166,000, which were netted against the gross proceeds.

Note 14. Sale and Acquisition of Treasury Stock

During March 2002, the Company entered into Restricted Stock Purchase Agreements with two separate accredited non-affiliated investors, which provided for the sale at \$2.00 per share of 25,000 and 133,239 shares, respectively, of the Company s common stock being held in treasury. The total net proceeds from the sale were \$317,000. The shares in treasury were acquired by the Company as a result of the vesting of shares on January 26, 2002, pursuant to the stock option exchange program executed in January 2001 (see Note 17). The Company repurchased a portion of the vested shares as consideration for the Company s payment of applicable employee withholding taxes. Under

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the terms of the Restricted Stock Purchase Agreements, the shares must be held by the purchasers either until the shares are subsequently registered or the purchasers hold the shares for a minimum of one year and fulfill the other requirements of Rule 144 promulgated under the Securities Exchange Act.

Pursuant to the stock option exchange program executed in January 2001, the following treasury stock acquisitions were made during 2003:

Vesting Date	Shares acquired	Value of Shares
January 26, 2003	22,308	\$ 38,000
April 26, 2003	12,225	35,000
July 26, 2003	9,486	71,000

The Company repurchased a portion of the vested shares as consideration for the Company s payment of applicable employee withholding taxes. As of September 30, 2003, these repurchased shares are held in treasury and are available for future reissuance.

Note 15. Officer Notes Receivable

In February 2003, the promissory notes from the Company s Chief Executive Officer came due and the principal and interest were repaid with a combination of a cash payment of \$3,580,000 and the return of the 2,000,000 shares of common stock related to the February 1996 restricted stock agreement. The market value of the shares on the repayment date was \$2.13 per share. These shares were retired and are not available for reissuance.

Note 16. Issuance of Restricted Stock

On March 18, 2003, the compensation committee of the board of directors granted to the Company s CEO the right to receive 3,000,000 shares of restricted stock for a purchase price equal to the par value of such stock. The first grant was effective immediately and consisted of 1,000,000 shares. The second grant of 2,000,000 was conditioned upon stockholder approval of an increase in the number of shares reserved under the Company s 1999 Nonstatutory Stock Option Plan. Such stockholder approval was obtained on May 20, 2003. Based on the market value of the Company s stock on the grant date for the 1,000,000 share grant and the market value of the Company s stock on the stockholder approval date for the 2,000,000 share grant, the Company recorded stock compensation expense of \$1,056,000 and \$1,944,000 for the three and nine months ended September 30, 2003, respectively. Future quarterly stock-based compensation expense to be charged to operations for these restricted stock grants for the remainder of 2003, 2004 and 2005 is as follows:

	Compensation
Quarter Ending	Expense
December 31, 2003	1,056,000
March 31, 2004	591,000
June 30, 2004	591,000
September 30, 2004	591,000

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December 31, 2004		591,000
March 31, 2005		591,000
June 30, 2005		591,000
September 30, 2005		591,000
December 31, 2005		591,000
	_	
Total future stock compensation expense	\$	5,784,000
	_	

Note 17. Stock Option Exchange Program

In January 2001, the Company offered to current employees that held stock options the opportunity to exchange all of their outstanding stock options for restricted shares of the Company's common stock, at a price equal to the par value of such Common Stock. All employees who accepted the offer received one share of restricted stock for every two options exchanged. The restricted stock vests over a period of two to four years, depending upon whether the exchanged options were vested or unvested at the time of the exchange. Employees who elected to exchange their options were ineligible for stock option grants for a period of six months and one day following the exchange date of January 26, 2001. For the three months ended September 30, 2003 and 2002, the Company recorded compensation expense of \$69,000 and \$204,000, respectively, related to this restricted stock. For the nine months ended

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September 30, 2003 and 2002, the Company recorded compensation expense of \$272,000 and \$638,000, respectively. The Company will record future stock-based compensation expense of up to \$342,000 over the vesting period of the restricted shares, which represents the fair market value of the remaining restricted common stock issued on the exchange date. Stock-based compensation expense to be charged to operations for the remainder of 2003, 2004 and 2005 approximates \$65,000, \$260,000, and \$17,000 respectively, assuming all restricted stock grants vest.

The breakdown of the total stock-based compensation charge for both the stock option exchange program and the issuance of restricted shares to the Company s CEO (see Note 16) for the three and nine months ended September 30, 2003 and 2002 by the Company s operating functions is as follows:

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2003	2002	2003	2002
Cost of revenues	\$ 29,000 8,000	\$ 45,000 58,000	\$ 73,000 61.000	\$ 142,000 173,000
Sales and marketing Software development	7,000	22,000	26,000	69,000
General and administrative	1,081,000	79,000	2,056,000	254,000
Total compensation expense	\$ 1,125,000	\$ 204,000	\$ 2,216,000	\$ 638,000

Note 18. Acquisitions

ROI

On July 8, 2003, the Company acquired all of the outstanding stock of ROI Systems, Inc. (ROI), a privately held Enterprise Resource Planning (ERP) provider of manufacturing software solutions for approximately \$20.8 million in an all cash transaction. At the time of the acquisition, ROI had approximately \$3.6 million in cash and marketable securities, resulting in a net cash outlay of approximately \$17.2 million. The Company plans to continue to develop and support ROI s existing product line and to also leverage ROI s existing market position and customer base to create new sales opportunities which complement the Company s existing market position in the discrete make-to-order manufacturing, distribution, hospitality and services-oriented industries. The Company recorded the acquisition of ROI as a purchase in the third quarter of 2003 and the results of ROI operations are included in the accompanying statement of operations from the date of acquisition.

In accordance with SFAS No. 141, Business Combinations, the acquisition has been accounted for under the purchase method of accounting. In order to allocate the purchase price in accordance with SFAS No. 141, the Company has obtained an independent appraisal of the fair value of the acquired intangible assets. The fair value of the tangible assets acquired and liabilities assumed represent management s estimate of current fair values. The following table summarizes the components of the purchase price (*in thousands*):

Cash	\$ 20,750
Transaction costs	683

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Total purchase price	\$ 21,433
Fair value of tangible assets acquired:	
Cash and marketable securities	\$ 3,592
Accounts receivable, net	3,194
Property and equipment, net	492
Prepaid and other assets	910
Total tangible assets acquired	8,188
Assumed liabilities	(5,941)
Acquired technology	7,320
Customer base	460
Trademark	1,550
Covenant not to compete	320
Goodwill	9,536
Net assets acquired	\$ 21,433

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The pro forma statement of operations data of the Company set forth below gives effect to the acquisition by Epicor of ROI using the purchase method as if it occurred on January 1, 2002. This pro forma information is presented for illustrative purposes only and is not necessarily indicative of the combined financial position or results of operations for future periods or the financial position or result of operations that actually would have been realized had the acquisition occurred during the specified periods. (*in thousands, except per share data*)

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2003	2002	2003	2002
Total revenues	\$ 40,958	\$ 39,048	\$ 122,341	\$ 121,573
Net income (loss)	(46)	(1,433)	3,346	(5,582)
Basic net income (loss)	0.00	(0.03)	0.08	(0.13)
Diluted net income (loss)	0.00	(0.03)	0.07	(0.13)

TDC/T7

On July 1, 2003, the Company acquired certain assets of TDC Solutions, Inc. (TDC), a developer of warehouse management software and T7, Inc. (T7), a software and hardware reseller for approximately \$1.9 million in cash; \$1.0 million was paid on July 1, 2003 and \$0.9 million is to be paid on July 1, 2004. TDC and T7 are related entities as they are under common ownership. The assets acquired include intellectual property related to TDC s warehouse management software, customer contracts, customer lists and fixed assets. Prior to this acquisition, the Company distributed TDC s warehouse solutions, which integrated with the Company s e by Epicor product line, under an OEM arrangement with TDC. The Company plans to continue to develop, distribute and support the warehouse management solution as a key component of its distribution suite. The Company recorded this purchase in the third quarter of 2003 and the results of TDC and T7 operations are included in the accompanying statement of operations from the date of acquisition.

In accordance with SFAS No. 141, Business Combinations, the acquisition has been accounted for under the purchase method of accounting. The fair values of the assets acquired and liabilities assumed represent management s estimate of current fair values. The following table summarizes the components of the purchase price (*in thousands*):

	* 4 000
Cash	\$ 1,000
Future payment due	870
Transaction costs	52
Total purchase price	\$ 1,922
Fair value of tangible assets acquired	\$ 100
Assumed liabilities	(325)
Acquired technology	670
Covenant not to compete	190
Goodwill	1,287
Net assets acquired	\$ 1,922

The proforma impact of this acquisition was not significant to the Company s historical results of operations.

Clarus

In December 2002, the Company completed an acquisition of certain assets of Clarus Corporation (Clarus) including customer contracts and core intellectual property products, including the Procurement, Sourcing, and Settlement solutions, for a cash purchase price of \$1.0 million. The purchase price was paid by the Company out of working capital and reflects a negotiated price between the parties. The Company, which has been engaged in reselling Clarus procurement product for more than two years prior to the acquisition, will continue to provide service and support to the majority of Clarus installed base of procurement customers. The Company believes that the acquisition will enable the Company to initially focus on cross-selling opportunities and to further leverage its experience in procurement and sourcing, its integration expertise, as well as its .NET product architecture.

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In accordance with SFAS No. 141, Business Combinations, the acquisition has been accounted for under the purchase method of accounting. The fair values of the assets acquired and liabilities assumed represent management s estimate of current fair values. The following table summarizes the components of the purchase price (*in thousands*):

Cash	\$ 1,000
Transaction costs	296
Total purchase price	\$ 1,296
Fair value of tangible assets acquired	\$ 903
Assumed liabilities	(542)
Acquired technology	935
Net assets acquired	\$ 1,296

The proforma impact of this acquisition was not significant to the Company s historical results of operations.

Note 19. Contingencies

Litigation

The Company is subject to legal proceedings and claims in the normal course of business. The Company is currently defending these proceedings and claims, and it is the opinion of management that it will be able to resolve these matters in a manner that will not have a material adverse effect on the Company s consolidated financial position, results of operations or cash flows. However, the results of legal proceedings cannot be predicted with certainty. Should the Company fail to prevail in any of these legal matters or should several of these legal matters be resolved against the Company in the same reporting period, the operating results of a particular reporting period could be materially adversely affected.

Guarantees

The Company from time to time enters into certain types of contracts that contingently require the Company to indemnify parties against third-party claims. These contracts primarily relate to: (i) divestiture and acquisition agreements, under which the Company may provide customary indemnifications to either (a) purchasers of the Company s businesses or assets; or (b) entities from whom the Company is acquiring assets or businesses: (ii) certain real estate leases, under which the Company may be required to indemnify property owners for environmental and other liabilities, and other claims arising from the Company s use of the applicable premises: (iii) certain agreements with the Company s officers, directors and employees, under which the Company may be required to indemnify such persons for liabilities arising out of their relationship with the Company; and (iv) Company license and consulting agreements with its customers, under which the Company may be required to indemnify such customers for Intellectual Property infringement claims, and other claims arising from the Company s provision of services to such customers.

The terms of such obligations vary. A maximum obligation arising out of these types of agreements is not explicitly stated and therefore, the overall maximum amount of these obligations cannot be reasonably estimated. Specifically with respect to past divestiture agreements, the Company has been subject to capped indemnification provisions for claims by the acquirer of a nature specified in such agreements. These indemnity caps have ranged from \$1.0 million to \$3.5 million, but all such capped indemnity provisions have expired. Historically, the Company has not been obligated to make significant payments for these obligations. The fair value of indemnities, commitments and guarantees that the Company issued during the nine months ended September 30, 2003 is not considered significant to the Company is financial position, results of operations or cash flows.

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Item 2 - Management s Discussion and Analysis of Financial Condition and Results of Operations:

Overview

The Company designs, develops, markets and supports computer software applications, which assist mid-sized companies in the planning, management and operation of their businesses. The Company is focused on the mid-market, which includes companies with annual revenues between \$10 million and \$500 million. The Company is software products and related consulting and support services are designed to help these companies automate key aspects of their business operations, processes, and procedures in from customer relations, ordering, purchasing and planning, to production, distribution, accounting and financial reporting. By automating these processes, companies may gain faster access to more accurate information, which can improve operating efficiency, reduce cost and allow companies to be more responsive to their customers, ultimately leading to increased revenues. The Company also offers support, consulting and education services in support of its customers use of its software products. The Company is products and services are sold worldwide by its direct sales force and an authorized network of Value Added Resellers (VARs), distributors and authorized consultants.

Critical Accounting Policies

The consolidated financial statements are prepared in conformity with accounting principles generally accepted in the United States of America. As such, management is required to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. The significant accounting policies which are most critical to aid in fully understanding and evaluating reported financial results include the following:

Revenue Recognition

The Company enters into contractual arrangements with end users that may include licensing of the Company s software products, product support and maintenance services, consulting services, resale of third-party hardware, or various combinations thereof, including the sale of such products or services separately. The Company s accounting policies regarding the recognition of revenue for these contractual arrangements is fully described in Notes to Unaudited Condensed Consolidated Financial Statements.

The Company considers many factors when applying accounting principles generally accepted in the United States of America related to revenue recognition. These factors include, but are not limited to:

The actual contractual terms, such as payment terms, delivery dates, and pricing of the various product and service elements of a contract

Availability of products to be delivered

Time period over which services are to be performed

Creditworthiness of the customer

The complexity of customizations to the Company s software required by service contracts

The sales channel through which the sale is made (direct, VAR, distributor, etc.)

Discounts given for each element of a contract

Any commitments made as to installation or implementation go live dates

Each of the relevant factors is analyzed to determine its impact, individually and collectively with other factors, on the revenue to be recognized for any particular contract with a customer. Management is required to make judgments regarding the significance of each factor in applying the revenue recognition standards, as well as whether or not each factor complies with such standards. Any misjudgment or error by management in its evaluation of the factors and the application of the standards, especially with respect to complex or new types of transactions, could have a material adverse affect on the Company s future revenues and operating results.

Allowance for Doubtful Accounts

The Company sells its products directly to end users generally requiring a significant up-front payment and remaining terms appropriate for the creditworthiness of the customer. The Company also sells its products to VARs and other software distributors generally under terms appropriate for the creditworthiness of the VAR or distributor. The Company believes no significant concentrations of credit risk existed at September 30, 2003. Receivables from customers are generally unsecured. The Company continuously monitors its customer account balances and actively

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pursues collections on past due balances. The Company maintains an allowance for doubtful accounts comprised of two components, one of which is based on historical collections performance and a second component based on specific collection issues. If actual bad debts differ from the reserves calculated based on historical trends and known customer issues, the Company records an adjustment to bad debt expense in the period in which the difference occurs. Such adjustment could result in additional expense or, as occurred in the first quarter of 2003, a reduction of expense.

The Company s accounts receivable go through a collection process that is based on the age of the invoice and requires attempted contacts with the customer at specified intervals and the assistance from other personnel within the Company who have a relationship with the customer. If after a specified number of days, the Company has been unsuccessful in its collection efforts, the Company may turn the account over to a collection agency. The Company writes-off accounts to its allowance when the Company has determined that collection is not likely. The factors considered in reaching this determination are (i) the apparent financial condition of the customer, (ii) the success that the Company has had in contacting and negotiating with the customer and (iii) the number of days the account has been with a collection agency.

Capitalized Software Development Costs

Software development costs incurred subsequent to the determination of technological feasibility and marketability of a software product are capitalized. Amortization of capitalized software development costs commences when the products are available for general release. Amortization is determined on a product by product basis using the greater of a ratio of current product revenues to projected current and future product revenues or an amount calculated using the straight-line method over the estimated economic life of the product, generally three to five years. In addition to in-house software development costs, the Company purchases certain software from third-party software providers and capitalizes such costs in software development costs. The Company continually evaluates the recoverability of its capitalized software development costs and considers any events or changes in circumstances that would indicate that the carrying amount of an asset may not be recoverable. Any material changes in circumstances, such as a large decrease in revenues or the discontinuation of a particular product line could require future write-downs in the Company s capitalized software development costs and could have a material adverse impact on the Company s operating results for the periods in which such write-downs occur.

Intangible Assets

The Company s intangible assets were recorded as a result of acquisitions completed in December 1998, December 2002 and July 2003 and represent acquired technology, customer base, trademarks and covenants not to compete. These intangibles are amortized on a straight-line basis over the estimated economic life of the asset. The Company continually evaluates the recoverability of the intangible assets and considers any events or changes in circumstances that would indicate that the carrying amount of an asset may not be recoverable. Any material changes in circumstances, such as large decreases in revenue or the discontinuation of a particular product line could require future write-downs in the Company s intangibles assets and could have a material adverse impact on the Company s operating results for the periods in which such write-downs occur.

Goodwill

In July 2001, the FASB issued SFAS No. 141, Business Combinations, and SFAS No. 142, Goodwill and Other Intangible Assets. SFAS No. 141 requires all business combinations initiated after June 30, 2001 to be accounted for using the purchase method of accounting. SFAS No. 142 requires goodwill and other intangible assets with indefinite useful lives no longer be amortized, but instead tested for impairment annually and written down when impaired. During the fourth quarter of each year, or earlier if indicators of potential impairment exist, goodwill will be tested

for impairment by determining if the carrying value of each reporting unit exceeds its estimated fair value. Future impairment reviews may require write-downs in the Company s goodwill and could have a material adverse impact on the Company s operating results for the periods in which such write-downs occur.

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Restructuring Charges and Other

The following table summarizes the activity in the Company s reserves associated with its restructurings (in thousands):

	Separation costs for terminated employees and contractors	Facilities closing and consolidation	Remaining accrual from prior periods 1999, 1998, 1997 and 1996	Asset impairment	Total restructuring costs
Balance at December 31, 2001	\$ 1,526	\$ 2,276	\$ 188	\$	\$ 3,990
2002 restructuring charges and other Reversal of prior period accrual	1,081	2,177	(188)	821	4,079 (188)
Write-off of fixed assets Cash payments	(2,468)	(585)		(821)	(821) (3,053)
Cash paymonis					(0,000)
Balance at December 31, 2002	\$ 139	\$ 3,868	\$	\$	\$ 4,007
2003 restructuring charges and other		937			937
ROI acquisition Cash payments	986 (612)	707 (1,306)		192	1,885 (1,918)
Cash payments	(012)	(1,300)			(1,916)
Balance at September 30, 2003	\$ 513	\$ 4,206	\$	\$ 192	\$ 4,911
Less current portion	(513)	(2,419)		(192)	\$ (3,124)
Total long-term restructuring reserve	\$	\$ 1,787	\$	\$	\$ 1,787

2003 ROI Acquisition

In connection with the Company s acquisition of ROI on July 8, 2003 (see Note 18), the Company assumed a liability of \$1,885,000 for the restructuring costs associated with the ROI reduction in workforce and the closure of certain ROI offices. This liability represents \$921,000 for separation costs for terminated employees, \$772,000 for the closing of certain of ROI s facilities and \$192,000 for asset impairment. In conjunction with the acquisition, 41 ROI employees or 26% of the ROI workforce have been terminated from all functional areas.

2003 Restructuring Charges and Other

During the second quarter of 2003, the Company recorded an additional restructuring charge of approximately \$1,229,000 related to a facility that was to be consolidated as part of the Company s 2002 restructuring. The Company determined that sublease income on this facility would not be realized according to the original estimate used in the 2002 restructuring due to the unanticipated loss of its sublease income and thus recorded an additional charge based on a revised estimate of sublease income. During the third quarter of 2003, the Company finalized the sublease agreement with a new tenant in this facility, which resulted in a reduction of the original estimated loss. As a result, the Company recorded a \$292,000 reduction in restructuring charge in the third quarter of 2003.

2002 Restructuring Charges and Other

In the fourth quarter of 2002, the Company underwent a restructuring of its operations in an effort to further reduce its cost structure through a reduction in workforce and the consolidation of certain of its facilities. In connection with this restructuring, the Company recorded a restructuring charge of \$3,070,000 during the year ended December 31, 2002. This charge represents \$1,081,000 for separation costs for terminated employees and contractors and \$2,177,000 for the closing and consolidation of certain of the Company s facilities. The Company terminated 121 employees worldwide or approximately 15% of the workforce from all functional areas of the Company. All of these terminations have been completed.

For facility costs included in the restructuring charge, the associated subleased and unoccupied space is physically separate from the utilized space of the facility. The lease payments on the facilities to be closed or consolidated were considered net of contractual and estimated future sublease income. For leased space not currently sublet, sublease income was estimated based on prevailing market rates and conditions. Any future losses or changes in sublease income that is not realized according to the Company s original estimates, will be recognized as a restructuring charge in the period in which the Company makes the determination that such additional losses will be

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incurred. Although the consolidation efforts were substantially completed as of the end of 2002, lease payments on buildings being vacated or downsized will continue to be made until the respective noncancelable terms of the leases expire.

For the year ended December 31, 2002, an additional charge of \$821,000 was included in restructuring charges and other for the write-down to fair value of fixed assets related to assets to be disposed of as a result of the facility closures in accordance with SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets. These assets consisted primarily of leasehold improvements and computer equipment related to buildings being vacated or downsized.

Acquisitions

ROI

On July 8, 2003, the Company acquired all of the outstanding stock of ROI Systems, Inc. (ROI), a privately held ERP provider of manufacturing software solutions for approximately \$20.8 million in an all cash transaction. At the time of the acquisition, ROI had approximately \$3.6 million in cash and marketable securities, resulting in a net cash outlay of approximately \$17.2 million. The Company plans to continue to develop and support ROI s existing product line and to also leverage ROI s existing market position and customer base to create new sales opportunities which complement the Company s existing market position in the discrete make-to-order manufacturing, distribution, hospitality and services-oriented industries. The Company recorded the acquisition of ROI as a purchase in the third quarter of 2003 and the results of ROI operations are included in the accompanying statement of operations from the date of acquisition.

In accordance with SFAS No. 141, Business Combinations, the acquisition has been accounted for under the purchase method of accounting. In order to allocate the purchase price in accordance with SFAS No. 141, the Company has obtained an independent appraisal of the fair value of the acquired intangible assets. The fair value of the tangible assets acquired and liabilities assumed represent management s estimate of current fair values. The following table summarizes the components of the purchase price (*in thousands*):

Cash	\$ 20,750
Transaction costs	683
Total purchase price	\$ 21,433
Fair value of tangible assets acquired:	
Cash and marketable securities	\$ 3,592
Accounts receivable, net	3,194
Property and equipment, net	492
Prepaid and other assets	910
Total tangible assets acquired	8,188
Assumed liabilities	(5,941)
Acquired technology	7,320
Customer base	460
Tr	