SIGNED.

1 **Dated: April 07, 2005** 2 3 4 U.S. Bankruptcy Judge 5 6 IN THE UNITED STATES BANKRUPTCY COURT 7 FOR THE DISTRICT OF ARIZONA 8 Chapter 11 In re 9 **DEXTER DISTRIBUTING** CASE NO. 2-03-03546-PHX-RJH CORPORATION, et al., 10 (Jointly Administered Cases Nos. 2-03-03548-RJH and 2-03-04695-RJH Debtor. 11 through 2-03-04710-RJH) 12 THIS FILING APPLIES TO MEMORANDUM DECISION RE INFORMATION LEASING CLAIM **ALL DEBTORS** 13 14

After reviewing the memoranda and accompanying documents and the oral argument, the Court finds and concludes that the only software for which there could be an administrative claim after rejection of the leases pertains to software not factory-installed on equipment that was also subject to the leases. The only exception to this limitation is if Information Leasing has evidence that the Debtors copied software off such leased equipment and was using it on other equipment that was not subject to the leases.

DATED AND SIGNED ABOVE

of the foregoing faxed this day of April, 2005, to

an A. Meda, I 24 Warren Stapleton/Esq.

Stinson Morrison Hecker, LLP

1850 North Central Avenue, Suite 2100

Phoenix, A 2 85004 Attorneys for Debtors

Fax: (602) 240-6925 27

28

15

16

17

18

19

2.0

21

22

23

25

26

Richard J. Galvan, Esq. Carson Messinger Elliott Laughlin & Ragan, P.L.L.C. 3300 North Central Avenue, Suite 1900 Phoenix, AZ 85012 Attorneys for Information Leasing Corp. Fax: (602) 222-5566 Trudy Nowak, Esq. United States Trustee's Office P. O. Box 36170 Phoenix, AZ 85067-6170 Fax: (602) 514-7270 /s/ Pat Denk Judicial Assistant