DELL INC Form PREC14A August 16, 2013 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.)

Filed by the Registrant þ

Filed by a Party other than the Registrant "

Check the appropriate box:

- b Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- Definitive Proxy Statement
- " Definitive Additional Materials
- " Soliciting Material Pursuant to §240.14a-12

Dell Inc.

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

Payment of Filing Fee (Check the appropriate box):

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	the required. Title of each class of securities to which transaction applies:
(2)	Aggregate number of securities to which transaction applies:
(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
(4)	Proposed maximum aggregate value of transaction:
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(3)	Filing Party:
(4)	Date Filed:

PRELIMINARY COPY SUBJECT TO COMPLETION

AND PROXY STATEMENT

, 2013

Dear fellow stockholders:

On behalf of the Board of Directors, it is my pleasure to invite you to Dell s 2013 Annual Meeting of Stockholders. The meeting will be held on Thursday, October 17, 2013, at 9:00 a.m., Central Time, at the Dell Round Rock Campus, 501 Dell Way, Building 2-East, Dallas/Houston conference rooms. Round Rock, Texas 78682.

The Board is recommending a highly qualified and experienced slate of ten nominees for election at the annual meeting, each of whom currently is serving as a director of Dell. At the annual meeting, you also will be asked to ratify the appointment of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014, to approve, on an advisory basis, the compensation of Dell s named executive officers as disclosed in the accompanying proxy statement, and if such proposal is properly presented at the meeting, to vote against a stockholder proposal requesting that the Board undertake such steps as may be necessary to permit Dell s stockholders to act by written consent instead of at a meeting of stockholders. You will find information regarding these matters in the accompanying notice of annual meeting of stockholders and proxy statement.

Whether or not you plan to attend the annual meeting in person, it is very important that your shares be represented. Your Board urges you to read the accompanying proxy statement carefully and to submit your proxy FOR the Board's nominees, and in accordance with the Board's recommendations on the other proposals. Please submit your proxy over the Internet or by telephone, or complete, date, sign and return your WHITE proxy card as soon as possible. Further instructions on how to submit your proxy are provided on the WHITE proxy card and also are contained in the accompanying notice of annual meeting and proxy statement. Submitting your proxy by any of these methods will not affect your right to attend the annual meeting and vote in person if you wish to do so. However, if your shares are held through a broker or other nominee, you must obtain a legal proxy from the record holder of your shares in order to vote at the meeting.

An affiliate of Carl C. Icahn (Mr. Icahn, together with his affiliates, Icahn) and an affiliate of Southeastern Asset Management, Inc., (Southeastern Asset Management, Inc., together with its affiliates, Southeastern, and together with Icahn, the Icahn-Southeastern Group) have notified Dell that they intend to propose alternative director nominees for election at the annual meeting and replace the company sentire Board. You may receive solicitation materials from the Icahn-Southeastern Group seeking your proxy to vote for the Icahn-Southeastern Group southeastern Group seeking your proxy to vote for the Icahn-Southeastern Group southeastern Group southeastern Group Southeastern Group Southeastern Group Southeastern Group Southeastern Group Group

The annual meeting is for Dell stockholders. To attend the meeting in person, you will need to present an account statement showing your ownership of Dell common stock as of September 10, 2013, which is the record date for the annual meeting, and proper photo identification.

If you have questions about the annual meeting, or require assistance in submitting your proxy or voting your shares or need additional copies of the accompanying proxy statement or the **WHITE** proxy card, please contact MacKenzie Partners Inc., which is acting as Dell s proxy solicitation agent in connection with the annual meeting, as indicated below:

105 Madison Avenue

New York, New York 10016

(212) 929-5500 (Call Collect)

or

Call Toll-Free (800) 322-2885

E-mail: dell@mackenziepartners.com

If your broker or other nominee holds your shares, you also should call your broker or other nominee for additional information.

Sincerely,

Michael S. Dell

Chairman of the Board and Chief Executive Officer

TABLE OF CONTENTS

	Page
Notice of Annual Meeting of Stockholders	
Proxy Statement	1
Questions and Answers About the Proxy Materials and the Annual Meeting	3
Background to Contested Solicitation	11
Proposal 1 Election of Ten Directors	19
Director Qualifications and Information	20
Corporate Governance	28
Corporate Governance Principles	28
<u>Director Independence</u>	29
Board Leadership Structure	29
Board Committees	31
Audit Committee	31
Leadership Development and Compensation Committee	31
Governance and Nominating Committee	32
Finance Committee	32
Board Risk Oversight	32
CEO Succession Planning	33
Meetings and Attendance	33
Communications with Directors	34
Director Compensation	34
Proposal 2 Ratification of Independent Auditor	38
Proposal 3 Advisory Vote to Approve Named Executive Officer Compensation	40
Stockholder Proposal Right to Act by Written Consent	41
Executive Compensation	44
Compensation Discussion and Analysis	44
Leadership Development and Compensation Committee Report	61
Leadership Development and Compensation Committee Interlocks and Insider Participation	62
Summary Compensation Table	63
Incentive Plan-Based Awards	65
Grants of Plan-Based Awards in Fiscal 2013	65
Outstanding Equity Awards at Fiscal Year-End 2013	67
Option Exercises and Stock Vested During Fiscal 2013	69
Equity Compensation Plans	69
Other Benefit Plans	70
Potential Payments Upon Termination or Change of Control	71
Stock Ownership	73
Report of the Audit Committee	76
Additional Information	77
Director Nomination Process	77
Stockholder Proposals for Next Year s Annual Meeting	78
Section 16(a) Beneficial Ownership Reporting Compliance	78
Certain Relationships and Related Transactions	79
Code of Conduct	80
Stockholder List	80
Stockholders Sharing the Same Last Name and Address	81
Annual Report on Form 10-K	81
Other Matters	81
Annex A Dell's Board of Directors and Executive Officers	

Annex B Information Concerning Persons Who are Participants in Dell s Solicitation of Proxies

Back Cover Directions to the Meeting

PRELIMINARY COPY SUBJECT TO COMPLETION

DELL INC.

One Dell Way

Round Rock, Texas 78682

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS

To the Stockholders of Dell Inc.:

NOTICE IS HEREBY GIVEN that the 2013 Annual Meeting of Stockholders of Dell Inc., a Delaware corporation (Dell or the company), will be held on Thursday, October 17, 2013, at 9:00 a.m., Central Time, at the Dell Round Rock Campus, 501 Dell Way, Building 2-East, Dallas/Houston conference rooms, Round Rock, Texas 78682, for the following purposes:

- 1. To elect ten directors to serve until Dell s next annual meeting of stockholders or until their successors are duly elected and qualified
- 2. To ratify the appointment of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014
- 3. To approve, on an advisory basis, the compensation of Dell s named executive officers as disclosed in the accompanying proxy statement
- 4. To act upon a stockholder proposal, if properly presented, requesting that the Board undertake such steps as may be necessary to permit Dell s stockholders to act by written consent instead of at a meeting of stockholders
- 5. To act upon such other business as may properly come before the annual meeting or any adjournment or postponement thereof by or at the direction of the Board

The holders of record of Dell s common stock at the close of business on September 10, 2013 are entitled to notice of and to vote at the annual meeting or at any adjournment or postponement thereof.

YOUR VOTE IS VERY IMPORTANT. WHETHER OR NOT YOU PLAN TO ATTEND THE ANNUAL MEETING, YOUR BOARD URGES YOU TO READ THE PROXY STATEMENT AND SUBMIT A PROXY FOR YOUR SHARES OVER THE INTERNET OR BY TELEPHONE, OR COMPLETE, DATE, SIGN AND RETURN YOUR WHITE PROXY CARD IN THE POSTAGE-PAID ENVELOPE PROVIDED.

The Icahn-Southeastern Group has notified Dell that it intends to propose alternative director nominees for election at the annual meeting and replace the company s entire Board. You may receive solicitation materials from the Icahn-Southeastern Group seeking your proxy to vote for the Icahn-Southeastern Group s nominees. THE BOARD UNANIMOUSLY RECOMMENDS A VOTE FOR THE ELECTION OF EACH OF THE BOARD S NOMINEES ON THE ENCLOSED WHITE PROXY CARD, AND URGES YOU NOT TO SUBMIT ANY PROXY CARD SENT TO YOU BY, OR ON BEHALF OF, THE ICAHN-SOUTHEASTERN GROUP. If you already have submitted a proxy card

sent to you by, or on behalf of, the Icahn-Southeastern Group, you can revoke that proxy by submitting another proxy over the Internet or by telephone, or by completing, dating, signing and returning your **WHITE** proxy card in the postage-paid envelope provided. Only your last-dated proxy will count, and any proxy may be revoked at any time prior to its exercise at the annual meeting as described in the accompanying proxy statement.

Dell is not responsible for the accuracy of any information contained in any proxy solicitation materials filed or disseminated by, or on behalf of, the Icahn-Southeastern Group or any other statements that the Icahn-Southeastern Group otherwise may make. The Icahn-Southeastern Group determines which Dell stockholders will receive their proxy solicitation materials.

This notice of annual meeting of stockholders and the proxy statement are accompanied by Dell s Fiscal 2013 annual report to stockholders.

On behalf of the Board of Directors:

Lawrence P. Tu, Secretary

, 2013

Your Vote Is Very Important, No Matter How Many Or How Few Shares You Own

If you have questions about the annual meeting, or require assistance in submitting your proxy or voting your shares or need additional copies of the accompanying proxy statement or the **WHITE** proxy card, please contact MacKenzie Partners Inc., which is acting as Dell s proxy solicitation agent in connection with the annual meeting, as indicated below:

105 Madison Avenue

New York, New York 10016

(212) 929-5500 (Call Collect)

or

Call Toll-Free (800) 322-2885

E-mail: dell@mackenziepartners.com

If your broker or other nominee holds your shares, you also should call your broker or other nominee for additional information.

IMPORTANT

Your Board urges you **NOT** to submit any proxy card sent to you by, or on behalf of, the Icahn-Southeastern Group, which has notified the company that it intends to put forth its own slate of nominees. If you already have submitted the Icahn-Southeastern Group s proxy card, you have every legal right to change your vote by submitting a new proxy to vote **FOR** the election of each of the Board s nominees today. You may submit your proxy in favor of election of the Board s nominees over the Internet or by telephone, or by completing, dating, signing and returning your **WHITE** proxy card in the postage-paid envelope provided.

PROXY STATEMENT

This proxy statement is furnished in connection with the solicitation of proxies by Dell Inc. (Dell or the company), on behalf of the Board of Directors (the Board), for the 2013 Annual Meeting of Stockholders. This proxy statement and the related **WHITE** proxy card are first being distributed to stockholders on or about , 2013.

Whether or not you plan to attend the meeting in person, it is very important that your shares be represented. The Board unanimously recommends that you vote:

FOR the election of all ten of the Board s director nominees as described in Proposal 1

FOR the ratification of the appointment of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014 as described in Proposal 2

FOR approval, on an advisory basis, of the compensation of Dell s named executive officers as disclosed in this proxy statement, as described in Proposal 3

AGAINST approval of the stockholder proposal requesting that the Board undertake such steps as may be necessary to permit Dell s stockholders to act by written consent instead of at a meeting of stockholders

You may vote your shares using any one of the following methods:

Submit your proxy or voting instructions over the Internet using the instructions included in the **WHITE** proxy card or, to the extent applicable, in the **WHITE** voting instruction card you receive from your broker or other nominee through which you hold your shares

Submit your proxy or voting instructions by telephone using the instructions included in the WHITE proxy card or WHITE voting instruction card

Complete and return a written WHITE proxy card or WHITE voting instruction card

Attend and vote at the meeting in person

Internet and telephone submission of proxies are available 24 hours a day, and, if you use one of those methods, you do not need to return a proxy card. Unless you are planning to vote at the meeting in person, your proxy must be received by 11:59 p.m., Eastern Time, on Wednesday, October 16, 2013. Even if you submit your proxy or voting instructions by one of the first three methods listed above, you still may vote at the meeting in person if you are the record holder of your shares or, if you hold your shares through a broker or other nominee, you obtain a legal proxy from the record holder. Your vote at the meeting will constitute a revocation of your earlier proxy or voting instructions.

Stockholders who hold Dell common stock through a broker or other nominee will receive proxy materials and a voting instruction card, either electronically or by mail, before the annual meeting. Unless you provide your

1

broker or other nominee with specific voting instructions by completing and returning the voting instruction card or by following the instructions provided to you to submit your voting instructions over the Internet or by telephone:

If the broker or other nominee holding your shares provides you with proxy materials both from Dell and the Icahn-Southeastern Group, your broker or other nominee will not be permitted to vote on your behalf on any of the annual meeting proposals; and

If the broker or other nominee holding your shares provides you with proxy materials only from Dell and not from the Icahn-Southeastern Group, your broker or other nominee will be permitted to vote on your behalf only with respect to Proposal 2 (Ratification of Independent Auditor).

Therefore, for your vote to be counted, you will need to communicate your voting decisions to your broker or other nominee before the date of the annual meeting or obtain a legal proxy from your broker or other nominee to vote your shares at the meeting.

Important Notice Regarding the Availability of Proxy Materials for the

2013 Annual Meeting of Stockholders to be held on Thursday, October 17, 2013

This proxy statement and Dell s Fiscal 2013 annual report to stockholders are available electronically

on our website at www.dell.com/investor.

2

OUESTIONS AND ANSWERS ABOUT THE PROXY MATERIALS AND THE ANNUAL MEETING

The following briefly answers some questions you may have regarding these proxy materials and the annual meeting. The following may not address all questions that may be important to you as a Dell stockholder. Please refer to the more detailed information contained elsewhere in this proxy statement, the annexes to this proxy statement and the documents referred to in this proxy statement.

Q: Why am I receiving these materials?

- A: You are receiving these proxy materials in connection with the solicitation of proxies by Dell, on behalf of the Board, for the 2013 Annual Meeting of Stockholders, which will take place on Thursday, October 17, 2013, at 9:00 a.m., Central Time, at the Dell Round Rock Campus, 501 Dell Way, Building 2-East, Dallas/Houston conference rooms, Round Rock, Texas 78682. As a stockholder as of the close of business on September 10, 2013, you are entitled to, and are urged to, vote your shares on the proposals described in this proxy statement, and are invited to attend the annual meeting in person.
- Q: What information is contained in these materials?
- A: The information included in this proxy statement relates to the proposals to be voted on at the annual meeting, the voting process, the compensation of the company s most highly paid executive officers and its directors, and other required information. This proxy statement is accompanied by Dell s Fiscal 2013 annual report to stockholders.
- Q: What proposals will be voted on at the annual meeting?
- **A:** Stockholders will vote on four proposals at the annual meeting:
 - Proposal 1 To elect ten directors to serve until Dell s next annual meeting of stockholders or until their successors are duly elected and qualified
 - Proposal 2 To ratify the appointment of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014
 - Proposal 3 To approve, on an advisory basis, the compensation of Dell s named executive officers as disclosed in this proxy statement

Stockholder Proposal If properly presented at the meeting, a proposal requesting that the Board undertake such steps as may be necessary to permit Dell s stockholders to act by written consent instead of at a meeting of stockholders

Q: How does the Board recommend that I vote on these proposals?

A: The Board recommends that you vote your shares:

FOR the election of all ten of the Board's director nominees as described in Proposal 1

 ${f FOR}$ the ratification of the appointment of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014 as described in Proposal 2

FOR approval, on an advisory basis, of the compensation of Dell s named executive officers as disclosed in this proxy statement, as described in Proposal 3

AGAINST approval of the stockholder proposal requesting that the Board undertake such steps as may be necessary to permit Dell s stockholders to act by written consent instead of at a meeting of stockholders

3

Table of Contents

- Q: Has Dell been notified that any stockholders intend to propose their own director nominees at the annual meeting in opposition to the Board s nominees?
- A: Yes. An affiliate of Carl C. Icahn (Mr. Icahn, together with his affiliates, Icahn) and an affiliate of Southeastern Asset Management, Inc. (Southeastern Asset Management, Inc., together with its affiliates, Southeastern, and together with Icahn, the Icahn-Southeastern Group) have notified Dell that they intend to propose alternative director nominees for election at the annual meeting and replace the company s entire Board. You may receive solicitation materials from the Icahn-Southeastern Group seeking your proxy to vote for the Icahn-Southeastern Group s nominees.

The Board is recommending a highly qualified and experienced slate of ten nominees for election at the annual meeting, each of whom currently is serving as a director of Dell. Accordingly, the Board unanimously recommends that you vote **FOR** the election of each of the Board s ten nominees by using the **WHITE** proxy card accompanying this proxy statement or by submitting a proxy over the Internet or by telephone. The Board urges you **NOT** to submit any proxy card sent to you by, or on behalf of, the Icahn-Southeastern Group.

Dell is not responsible for the accuracy of any information contained in any proxy solicitation materials filed or disseminated by, or on behalf of, the Icahn-Southeastern Group or any other statements that the Icahn-Southeastern Group otherwise may make. The Icahn-Southeastern Group determines which Dell stockholders will receive their proxy solicitation materials.

- O: Who is entitled to vote?
- A: Stockholders of record at the close of business on September 10, 2013, which is the record date for the annual meeting, are entitled to vote their shares at the annual meeting.
- Q: How many shares may be voted?
- **A:** As of the record date for the annual meeting, there were shares of Dell common stock outstanding and entitled to be voted at the meeting.
- Q: What shares may I vote?
- A: You may vote all of the Dell shares owned by you as of the close of business on the record date. Each stockholder is entitled to one vote for each share held as of the record date on all matters presented at the annual meeting. Stockholders are not entitled to cumulate their votes in the election of directors.
- Q: How many directors may I vote for?
- A: Stockholders may vote for up to ten nominees for director. The Board recommends that you vote FOR all ten of the Board's nominees for director.
- Q: What is the difference between a stockholder of record and a beneficial owner?
- A: Whether you are a stockholder of record or a beneficial owner with respect to your shares depends on how you hold your shares:

Stockholders of Record: If you hold shares directly in your name on records maintained by Dell s transfer agent, American Stock Transfer & Trust Company, you are considered the stockholder of record with respect to those shares, and these proxy materials, including the **WHITE** proxy card, have been sent directly to you by Dell.

4

Beneficial Owners: If your shares are held through a broker or other nominee, you are considered the beneficial owner of shares held in street name, and these proxy materials are being forwarded to you by your broker or other nominee along with a **WHITE** voting instruction card. You may use the **WHITE** voting instruction card to direct your broker or other nominee on how to vote your shares, using one of the methods described on the **WHITE** voting instruction card.

- Q: May I attend the annual meeting? What do I need for admission?
- A: To attend the meeting in person, you will need to present an account statement showing your ownership of Dell common stock as of the record date, as well as proper photo identification. If you do not provide photo identification or comply with the other procedures outlined above upon request, you may not be admitted to the annual meeting. Please refer to the back cover of this proxy statement for directions to the annual meeting location.
- Q: How can I vote my shares in person at the annual meeting?
- A: If you hold shares of Dell common stock as the stockholder of record, you have the right to vote those shares in person at the annual meeting. If you choose to do so, you can vote using the ballot provided at the meeting or by submitting at the meeting the WHITE proxy card enclosed with these proxy materials.

If you hold shares of Dell common stock in street name as a beneficial owner, you are invited to attend the annual meeting, but you may not vote your shares in person at the annual meeting unless you obtain a legal proxy from the broker or other nominee that holds your shares, giving you the right to vote the shares at the meeting using the ballot provided at the meeting.

Even if you plan to attend the annual meeting, you should submit a proxy for your shares in advance as described in the answer to the question immediately below so that your vote will be counted if you later decide not to attend the annual meeting.

- Q: How can I vote my shares without attending the annual meeting?
- A: Even if you plan to attend the annual meeting, you should submit a proxy in advance of the annual meeting. You may submit a proxy in advance using any of the following methods:

Submit a Proxy by Mail: If you are a stockholder of record, you can submit a proxy by completing, dating, signing and returning your WHITE proxy card in the postage-paid envelope provided. You should sign your name exactly as it appears on the WHITE proxy card. If you are signing in a representative capacity (for example, as a guardian, executor, trustee, custodian, attorney or officer of a corporation), please indicate your name and title or capacity. If you are a beneficial owner, you have the right to direct your broker or other nominee on how to vote your shares, and the broker or other nominee is required to vote your shares in accordance with your instructions. To provide instructions to your broker or other nominee by mail, please complete, date, sign and return your WHITE voting instruction card in the postage-paid envelope provided by your broker or other nominee.

Submit a Proxy Over the Internet: If you are a stockholder of record, you can submit a proxy over the Internet by logging on to the website listed on the **WHITE** proxy card, entering your control number located on the **WHITE** proxy card and submitting a proxy by following the on-screen prompts. If you are a beneficial owner, and if the broker or other nominee that holds your shares offers Internet voting, you will receive instructions from the broker or other nominee that you must follow in order to submit your proxy over the Internet.

Submit a Proxy by Telephone: If you are a stockholder of record, you can submit a proxy by telephone by calling the toll-free number listed on the **WHITE** proxy card, entering your control number located on the **WHITE** proxy card and following the prompts. If you are a beneficial owner,

and if the broker or other nominee that holds your shares offers telephone voting, you will receive instructions from the broker or other nominee that you must follow in order to submit a proxy by telephone.

Your vote is important. The Board urges you to submit a proxy for your shares as soon as possible by following the instructions provided on the enclosed WHITE proxy card or the WHITE voting instruction card you receive from your broker or other nominee. Internet and telephone submission of proxies is available 24 hours a day, and, if you use one of those methods, you do not need to return a proxy card. Unless you are planning to vote at the meeting in person, your proxy must be received by 11:59 p.m., Eastern Time, on Wednesday, October 16, 2013. Even if you submit your proxy or voting instructions by one of the methods listed above, you still may vote at the meeting in person if you are the record holder of your shares or, if you are a beneficial owner, you obtain a legal proxy from the record holder. Your vote at the meeting will constitute a revocation of your earlier proxy or voting instructions.

- Q: What does it mean if I receive more than one WHITE proxy card or WHITE voting instruction card?
- A: If your shares are held in more than one account, you will receive a WHITE proxy card or WHITE voting instruction card for each account. To ensure that all of your shares are voted, please follow the instructions you receive for each account to submit a proxy over the Internet or by telephone, or by completing, dating, signing and returning your WHITE proxy card or WHITE voting instruction card in the postage-paid envelope provided.

In addition, to ensure that stockholders have the company s latest proxy information and materials to vote, the Board may conduct multiple mailings before the date of the annual meeting and, as a result, you may receive more than one copy of the WHITE proxy card or WHITE voting instruction card regardless of whether you have previously submitted your proxy or voting instructions. Whether or not you plan to attend the annual meeting in person, you are urged to submit your proxy over the Internet or by telephone, or by completing, dating, signing and returning your WHITE proxy card or WHITE voting instruction card in the postage-paid envelope provided. Only the last-dated proxy card or voting instruction card you submit will be counted.

- Q: How can I vote my shares of Dell common stock that I own through the Dell 401(k) plan for employees?
- A: If you own Dell shares through the Dell 401(k) plan for employees, you can direct the trustee to vote the shares held in your account in accordance with your instructions by returning the WHITE voting instruction card for your account or by registering your instructions over the Internet or by telephone as directed on the WHITE voting instruction card for your account. If you wish to instruct the trustee on the voting of shares held in your account, you should submit those instructions no later than 11:59 p.m., Eastern Time, on Tuesday, October 15, 2013. The trustee will vote shares for which no voting instructions were received on or before that date as directed by the plan fiduciary.
- Q: What should I do if I receive a proxy or voting instruction card sent from, or on behalf of, the Icahn-Southeastern Group?
- A: The Icahn-Southeastern Group has notified Dell of its intention to propose alternative director nominees for election at the annual meeting and replace the company s entire Board. You may receive proxy solicitation materials from the Icahn-Southeastern Group seeking your proxy to vote for the Icahn-Southeastern Group s nominees, including an opposition proxy statement and a colored proxy card. THE BOARD URGES YOU NOT TO SUBMIT ANY PROXY CARD SENT TO YOU BY, OR ON BEHALF OF, THE ICAHN-SOUTHEASTERN GROUP. Instead, please disregard any proxy card sent to you by, or on behalf of, the Icahn-Southeastern Group, or on behalf of anyone other than Dell. If you already have submitted a proxy card sent to you by, or on behalf of, the Icahn-Southeastern Group, you can revoke that proxy by submitting another proxy over the Internet or by telephone, or by completing, dating, signing and returning your WHITE proxy card in the postage-paid envelope provided.

6

Table of Contents

If you submit a proxy card provided by the Icahn-Southeastern Group to WITHHOLD authority to vote your shares with respect to any of the Icahn-Southeastern Group s nominees, that submission will NOT cause your shares to be counted as a vote FOR any of the Board s nominees. Instead, it will result in the revocation of any previous proxy you may have submitted using the company s WHITE proxy card or submitted over the Internet or by telephone.

- Q: How will my shares be voted if I do not provide specific voting instructions in the WHITE proxy card that I submit?
- A: If you submit a WHITE proxy card but do not indicate any voting instructions, your shares will be voted FOR Proposal 1 (Election of Ten Directors), FOR Proposal 2 (Ratification of Independent Auditor), FOR Proposal 3 (Advisory Vote to Approve Named Executive Officer Compensation) and AGAINST the Stockholder Proposal (Right to Act by Written Consent). If any other business properly comes before the stockholders for a vote at the meeting, or any adjournment or postponement of the meeting, your shares will be voted according to the discretion of the holders of the proxy.
- Q: Can I change my vote or revoke my proxy?
- A: Yes. Submitting your **WHITE** proxy card or submitting your proxy to the company over the Internet or by telephone will authorize Lawrence P. Tu and Janet B. Wright, the persons named as proxy holders, or any other person they may designate, to represent you and vote your shares at the meeting in accordance with your instructions. They also will be authorized to vote your shares at any adjournment or postponement of the meeting. However, as described below, you may change your vote or revoke your proxy at any time before your proxy is voted at the annual meeting.

If you attend the meeting and are a record holder, or you are a beneficial owner and have obtained a legal proxy from the record holder, you may vote your shares in person, regardless of whether you have submitted a proxy or voting instruction card. In addition, you may revoke your proxy by sending a timely written notice of revocation to Corporate Secretary, Dell Inc., One Dell Way, Mail Stop RR1-33, Round Rock, Texas 78682, by timely submitting a later-dated proxy in writing or over the Internet or by telephone, or by voting in person at the meeting. Attendance at the meeting in person will not by itself revoke a previously submitted proxy.

The submission of a later-dated proxy card will revoke any proxy you previously may have submitted. Accordingly, if you already have submitted a proxy card sent to you by, or on behalf of, the Icahn-Southeastern Group, you can revoke that proxy by submitting another proxy over the Internet or by telephone, or by completing, dating, signing and returning the enclosed **WHITE** proxy card in the postage-paid envelope provided. Similarly, submitting an Icahn-Southeastern Group proxy card will revoke proxies you have previously submitted over the Internet, by telephone or by using Dell s **WHITE** proxy card. If you submit a proxy card provided by the Icahn-Southeastern Group to WITHHOLD authority to vote your shares with respect to any of the Icahn-Southeastern Group s nominees, that submission will NOT cause your shares to be counted as a vote FOR any of the Board s nominees. Instead, it will result in the revocation of any previous proxy you may have submitted using the company s **WHITE** proxy card or submitted over the Internet or by telephone.

THE BOARD URGES YOU NOT TO SUBMIT ANY PROXY CARD SENT TO YOU BY, OR ON BEHALF OF, THE ICAHN-SOUTHEASTERN GROUP.

- Q: How many shares must be present or represented to conduct business at the annual meeting?
- **A:** No matter may be considered at the annual meeting unless a quorum is present. For any matter to be considered, the presence, in person or represented by proxy, of the holders of a majority of the common stock outstanding and entitled to vote on such matter as of September 10, 2013, the record date for the

7

meeting, will constitute a quorum. If a quorum is not present, the stockholders who are present or represented by proxy may adjourn the meeting until a quorum is present. The time and place of the adjourned meeting will be announced at the time the adjournment is taken, and no other notice need be given, unless the adjournment is for more than 30 days. An adjournment will have no effect on the business that may be conducted at the meeting.

- Q: What vote is required to approve each of the proposals?
- A: Election of Directors (Proposal 1): Under Dell s Bylaws, in the case of a contested election, in which the number of director nominees exceeds the number of directors to be elected (which currently is the case as a result of the Icahn-Southeastern Group s nomination of an alternative slate of directors), a plurality voting standard will apply to the election of directors at the annual meeting. Under the plurality voting standard, the ten nominees for election to the Board who receive the highest number of affirmative votes will be elected as directors. In the absence of a contested election, pursuant to the majority voting provisions of the Bylaws, each of the Board's nominees will be elected if the nominee receives affirmative (FOR) votes from the holders of a majority of the shares of common stock present or represented by proxy at the meeting and entitled to vote on the election of directors. For more information regarding the majority voting provisions of the Bylaws, see Proposal 1 Election of Ten Directors.

Other Proposals (Proposals 2 and 3, and Stockholder Proposal): Approval of (1) the proposal to ratify the appointment of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014, (2) the proposal to approve, on an advisory basis, the compensation of Dell s named executive officers and (3) the stockholder proposal each requires the affirmative vote of holders of a majority of the shares of common stock present or represented by proxy at the meeting and entitled to vote on the proposal.

- Q: What effect do withhold votes, abstentions and broker non-votes have on the proposals?
- A: Withhold Votes: If a plurality voting standard applies to the election of directors at the annual meeting, stockholders will be able to cast only FOR or WITHHOLD votes in the election of directors, and only the ten nominees receiving the most FOR votes will be elected as directors. In that case, withhold votes will be counted as present and entitled to vote for purposes of determining the presence of a quorum at the annual meeting, but will not be counted in determining the outcome of the election of directors. The WHITE proxy card provides you with the ability to submit a proxy to vote FOR all of the Board's nominees or WITHHOLD with respect to all of the Board's nominees, and also enables you to submit a proxy to vote FOR or WITHHOLD with respect to each nominee individually by selecting the appropriate boxes appearing beside the nominee's name on the WHITE proxy card.

Abstentions: If a plurality voting standard applies with respect to the election of directors at the annual meeting, stockholders will not be able to abstain from voting in the election of directors. For the other three proposals, abstentions will have the same effect as a vote against the proposal. Abstentions will be counted as present and entitled to vote for purposes of determining the presence of a quorum at the annual meeting.

Broker Non-Votes: For brokerage or other nominee accounts that receive proxy materials from, or on behalf of, both Dell and the Icahn-Southeastern Group, all items listed in the notice for the meeting will be considered non-routine matters. In that case, if you do not submit any voting instructions to your broker or other nominee, your shares will not be counted in determining the outcome of any of the proposals at the annual meeting, nor will your shares be counted for purposes of determining whether a quorum exists.

However, for brokerage or other nominee accounts that receive proxy materials only from Dell, the broker or other nominee will be entitled to vote shares held for a beneficial owner on the ratification of the appointment of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014 without instructions from the beneficial owner of those shares. In this event, a broker or other nominee still will not be entitled to vote shares held for a beneficial owner on non-routine proposals, which include the election of directors (Proposal 1), the approval, on an advisory basis, of the compensation of Dell s named executive officers (Proposal 3), and the stockholder proposal. Consequently, if you receive proxy materials only from

Dell and you do not submit any voting instructions to your broker or other nominee, your broker or other nominee may exercise its discretion to vote your shares on Proposal 2 to ratify the appointment of PricewaterhouseCoopers LLP. If your shares are voted on Proposal 2 as directed by your broker or other nominee, your shares will constitute broker non-votes on each of the non-routine proposals and will not be counted in determining the number of shares necessary for approval of the non-routine proposals. If you are a beneficial owner and want your vote to count on the non-routine proposals, it is critical that you instruct your broker or other nominee how to vote your shares.

- Q: What happens if additional matters are presented at the annual meeting?
- A: If you grant a proxy on the WHITE proxy card or to the company over the Internet or by telephone, Lawrence P. Tu and Janet B. Wright, the persons named as proxy holders, or any other person they may designate, will have the discretion to vote your shares on any additional matters properly presented for a vote at the meeting. Other than matters and proposals described in this proxy statement, the company has not received valid notice of any other business to be acted upon at the annual meeting.
- Q: Who will count the votes?
- A: Broadridge Financial Solutions, Inc. will tabulate and certify the votes as the inspector of election for the annual meeting.
- Q: Where can I find the voting results of the annual meeting?
- A: Dell will report the voting results by filing a current report on Form 8-K within four business days following the date of the annual meeting. If the final voting results are not known when Dell files its report, it will amend the initial report within four business days after the final voting results become known in order to disclose those results.
- Q: Who will bear the cost of soliciting votes for the annual meeting?
- A: Dell will bear all costs of this proxy solicitation. Proxies may be solicited by mail, in person, by telephone, by facsimile, by electronic means or by advertisements by directors and executive officers of Dell or its subsidiaries, without additional compensation. In addition, Dell will utilize the services of MacKenzie Partners Inc., an independent proxy solicitation firm, and will pay approximately \$ plus reasonable expenses as compensation for those services. Dell also has agreed to indemnify MacKenzie Partners Inc. against certain claims, costs, damages, liabilities, judgments and expenses that such firm may incur in providing these services. MacKenzie Partners Inc. has indicated that it intends to employ approximately 75 persons to solicit proxies. Dell also may reimburse brokers and other nominees for their expenses to forward proxy materials to beneficial owners. Dell s expenses related to the solicitation of proxies, including fees for attorneys and other advisors and advertising, printing and related costs, but excluding salaries and wages of Dell s regular employees, are currently expected to be approximately \$, of which \$ of expenses have been incurred to date.

See Annex A Dell's Board of Directors and Executive Officers and Annex B Information Concerning Persons Who are Participants in Dell's Solicitation of Proxies for additional information relating to Dell's current directors and officers who are participants in Dell's solicitation for the annual meeting under the rules of the Securities and Exchange Commission (the SEC), either by reason of their position as directors of Dell or because they may be soliciting proxies on the Board's behalf.

Q: Are copies of the proxy materials for the annual meeting and Dell s annual report to stockholders available electronically?

A: Yes. Copies of the proxy materials for the annual meeting and Dell's Fiscal 2013 annual report on Form 10-K, as amended by Amendment No. 1 on Form 10-K/A, which constitutes Dell's Fiscal 2013 annual report to stockholders, are available without exhibits at www.dell.com/investor, and with exhibits at the website maintained by the SEC at www.sec.gov. The annual report does not constitute proxy soliciting material.

9

Table of Contents

- Q: Who can help answer my other questions or help me if I need other assistance?
- **A:** If you have questions about the annual meeting, or require assistance in submitting your proxy or voting your shares or need additional copies of the accompanying proxy statement or the **WHITE** proxy card, please contact MacKenzie Partners Inc., which is acting as Dell s proxy solicitation agent in connection with the annual meeting, as indicated below:

105 Madison Avenue

New York, New York 10016

(212) 929-5500 (Call Collect)

or

Call Toll-Free (800) 322-2885

E-mail: dell@mackenziepartners.com

If your broker or other nominee holds your shares, you also should call your broker or other nominee for additional information.

10

BACKGROUND TO CONTESTED SOLICITATION

On February 5, 2013, Dell entered into an Agreement and Plan of Merger (the merger agreement) with Denali Holding Inc., a Delaware corporation, Denali Intermediate Inc., a Delaware corporation and a wholly-owned subsidiary of Parent (Intermediate), Denali Acquiror Inc., a Delaware corporation and a wholly-owned subsidiary of Intermediate (Merger Sub and, together with Intermediate and Parent, the Parent Parties). The merger agreement executed on that date provided that Merger Sub will be merged with and into Dell (the merger), with Dell surviving the merger as a wholly-owned subsidiary of Intermediate, and that each share of Dell common stock outstanding immediately prior to the effective time of the merger (other than certain excluded shares and dissenting shares) would be canceled and converted into the right to receive \$13.65 in cash, without interest, less any applicable withholding taxes. Parent is owned by Mr. Dell and investment funds affiliated with Silver Lake Partners, a global private equity firm (Silver Lake).

The merger agreement provided that after the execution and delivery of the merger agreement and until 12:01 a.m., New York time, on March 23, 2013 (the go-shop period), Dell and its subsidiaries and their respective representatives could initiate, solicit and encourage the making of alternative acquisition proposals, including by providing nonpublic information to, and participating in discussions and negotiations with, third parties in respect of alternative acquisition proposals (the go-shop process). Promptly after the announcement of the merger agreement on February 5, 2013, at the direction and under the supervision of a special committee of the Board, consisting solely of four independent and disinterested directors of Dell (the Special Committee), Evercore Group L.L.C., financial adviser to the Special Committee (Evercore), began the go-shop process on behalf of Dell. The members of the Special Committee are Alex J. Mandl (Chairman), Laura Conigliaro, Janet F. Clark and Kenneth M. Duberstein.

On February 8, 2013, Southeastern sent a letter to Dell s Board expressing disappointment with the Board s approval of the merger and Southeastern s intent to vote against the merger as structured. The letter also stated that Southeastern intended to take certain actions to oppose the merger, including but not limited to a proxy fight, litigation claims, and any available Delaware statutory appraisal rights.

On February 26, 2013, Icahn Enterprises L.P., an affiliate of Carl C. Icahn (Icahn Enterprises), informed Debevoise & Plimpton LLP (Debevoise), counsel to the Special Committee, that it would like to obtain confidential information regarding Dell in connection with its consideration of a possible transaction with respect to Dell, and Debevoise sent a draft confidentiality agreement to Icahn Enterprises. That evening, representatives of Debevoise and J.P. Morgan Securities LLC (J.P. Morgan), financial adviser to the Special Committee, met with Mr. Icahn to discuss his potential interest in pursuing a possible transaction.

On March 5, 2013, Longleaf Partners Fund (Longleaf), which is Southeastern s client, made a demand to Dell that Dell furnish Longleaf with a list of stockholders and certain related records of Dell pursuant to Section 220 of the General Corporation Law of the State of Delaware (the DGCL). Also on March 5, 2013, Southeastern sent a letter to Dell s Board reiterating its opposition to the merger.

Also on March 5, 2013, Icahn Enterprises sent a letter to the Board, stating that it was a substantial holder of Dell shares and that it believed that the transaction contemplated by the merger agreement was not in the best interests of Dell s stockholders and substantially undervalued Dell. The Icahn Enterprises letter included a proposal for a transaction involving a leveraged recapitalization and special dividend to Dell s stockholders as an alternative transaction and indicated Icahn Enterprises intent to commence a proxy fight if the Board did not commit to support the transaction detailed in its letter in the event that the transaction contemplated by the merger agreement was not approved by Dell s stockholders.

On March 7, 2013, a representative of Icahn Enterprises contacted a representative of Debevoise to request a waiver of Section 203 of the DGCL (Section 203), which imposes restrictions on business combinations between a corporation and certain holders of 15% or more of such corporation s outstanding shares. The request was discussed between Dell s advisors and Icahn Enterprises advisors from time to time thereafter.

11

Table of Contents

On March 7, 2013, the Special Committee issued a press release disclosing that the Board had received the Icahn Enterprises letter and would welcome Mr. Icahn s participation in the go-shop process.

Also on March 7, 2013, representatives of Evercore and Debevoise met with representatives of Icahn Enterprises regarding the proposal described in Icahn Enterprises March 5 letter and encouraged Icahn Enterprises to participate in the go-shop process to consider and evaluate a potential acquisition of Dell in lieu of the transaction proposed in the Icahn Enterprises letter. Before the meeting on March 7, 2013, Icahn Enterprises delivered a mark-up of the confidentiality agreement to a representative of Debevoise and, after subsequent negotiations, a confidentiality agreement between Dell and Icahn Enterprises was executed on March 10, 2013. Icahn Enterprises was granted access to an electronic data room the following day and subsequently conducted due diligence, including through discussions with members of Dell s management, with respect to Dell.

On March 14, 2013, Longleaf entered into a confidentiality agreement with Dell in order to receive Dell s list of stockholders. Also on March 14, 2013, Icahn notified Dell that it had filed a notification under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, with the United States Department of Justice and the Federal Trade Commission relating to its potential acquisition of up to 25% of Dell s outstanding shares.

On March 22, 2013, Evercore, J.P. Morgan and Debevoise received, on behalf of the Special Committee, a non-binding proposal (the Icahn Proposal) from Mr. Icahn and Icahn Enterprises for a transaction in which holders of shares of Dell common stock would be entitled to either elect to roll over their shares on a one-to-one basis or to sell their shares for cash in an amount equal to \$15.00 per share, with a cap of approximately \$15.6 billion on the total amount of cash that could be paid out (with pro rata cutbacks if the cash election is oversubscribed). The Icahn Proposal would be funded through a combination of (1) a cash investment by Icahn Enterprises, Mr. Icahn and affiliated parties, (2) Dell s currently available cash and (3) new debt financing. The Icahn Proposal stated that Icahn Enterprises and affiliated entities owned approximately 80 million shares of Dell common stock, and contemplated that all of those shares would be rolled over in the transaction. The Icahn Proposal also contemplated that Southeastern and T. Rowe Price, which the Icahn Proposal stated had disclosed that it owned approximately 82 million shares of Dell common stock, would join Icahn Enterprises and affiliated entities in committing to roll over their shares (although the Icahn Proposal also stated that Mr. Icahn and certain of his affiliates would be willing to make a cash investment to replace a portion of that rollover equity in the event Southeastern and T. Rowe Price did not commit to roll over their shares). The Icahn Proposal was one of the three proposals provided to the Special Committee or its advisors regarding a possible transaction during the go-shop period.

On March 23, 2013, the Special Committee held a telephonic meeting, at which representatives of Evercore, J.P. Morgan, Debevoise and Sard Verbinnen & Co., the Special Committee s public relations advisor (Sard Verbinnen), were also present, to discuss, among other items, the Icahn Proposal and a proposal (the Blackstone Proposal) received from a group (the Blackstone consortium) affiliated with a private equity fund managed by affiliates of the Blackstone Group L.P. (Blackstone). At that meeting, representatives of Evercore and Debevoise reviewed the key terms of each non-binding proposal and Blackstone s request that Dell agree to reimburse costs incurred by Blackstone in connection with its consideration of a possible transaction. After discussion, the Special Committee directed representatives of J.P. Morgan and Debevoise to discuss with representatives of Silver Lake the Blackstone consortium s request for expense reimbursement, including communicating to them that the Special Committee supported the request. The Special Committee also decided to meet again on March 24, 2013, at which time it would receive a more detailed presentation from representatives of Evercore.

On March 24, 2013, the Special Committee held a telephonic meeting, at which representatives of Evercore, J.P. Morgan, Debevoise and Sard Verbinnen were also present, to discuss the Icahn Proposal and the Blackstone Proposal. Representatives of Evercore and J.P. Morgan made presentations to the Special Committee regarding the Blackstone Proposal and the Icahn Proposal, including each of their preliminary analyses as to the value of the shares of Dell that would be held by Dell s stockholders after consummation of the transaction contemplated

12

Table of Contents

by the Icahn Proposal. Representatives of Debevoise also reviewed with the Special Committee the requirements of the merger agreement with respect to the designation of a person or group of persons as an excluded party. After discussion, the Special Committee determined, after consultation with Evercore, J.P. Morgan and Debevoise, that both proposals could reasonably be expected to result in superior proposals, and therefore the group making the Icahn Proposal and the group making the Blackstone Proposal was each an excluded party under the merger agreement. Immediately after the Special Committee meeting, the members of the Special Committee and the other independent directors held a telephonic meeting at which representatives of Debevoise were also present, during which representatives of Debevoise and the members of the Special Committee updated the Board members regarding the go-shop process, the two proposals received that qualified as acquisition proposals under the merger agreement and the unanimous determination by the Special Committee that both groups were excluded parties under the merger agreement.

On the morning of March 25, 2013, the Special Committee issued a press release in which it announced that it had received the Blackstone Proposal and the Icahn Proposal and stated, among other things, that (1) the groups making such proposals were excluded parties under the merger agreement, (2) the Special Committee had not determined that either the Blackstone Proposal or the Icahn Proposal in fact constituted a superior proposal under the merger agreement and neither was at that stage sufficiently detailed or definitive for such a determination to be appropriate, (3) the Special Committee had not changed its recommendation with respect to, and continued to support, the transactions contemplated by the merger agreement and (4) the Special Committee intended to continue negotiations with both the group that made the Blackstone Proposal and the group that made the Icahn Proposal.

On March 27, 2013, Debevoise provided to Icahn Enterprises a draft agreement that contemplated a waiver of certain transactions for purposes of Section 203 in exchange for certain restrictions on the ability of Icahn Enterprises and its affiliates to purchase, and enter into agreements with respect to, shares of Dell common stock.

On April 2, 2013, representatives of Icahn Enterprises made a request to representatives of Evercore that Icahn Enterprises, in connection with its evaluation of a potential transaction with Dell, be reimbursed for its expenses on the same terms as those that the Special Committee previously had provided to the Blackstone consortium and Silver Lake.

On April 5, 2013, the Special Committee held a telephonic meeting, at which representatives of Evercore, J.P. Morgan, Debevoise and Sard Verbinnen were also present, to discuss the status of the due diligence processes being conducted by the Blackstone consortium and Icahn Enterprises. Representatives of Evercore reported on Icahn Enterprises expense reimbursement request, and representatives of Debevoise reported on the status of negotiations with Mr. Icahn and Icahn Enterprises regarding (1) Icahn Enterprises request for a waiver under Section 203 and (2) the Special Committee s request that Mr. Icahn and Icahn Enterprises agree not to purchase Dell shares or enter into agreements with other stockholders that would cause them to own shares in amounts over agreed thresholds. Following this meeting, the Special Committee sent a letter to Mr. Icahn stating that it would grant the Icahn Enterprises request for expense reimbursement only if he and Icahn Enterprises would commit to work within the process the Special Committee had established for a possible transaction.

On April 9, 2013, Southeastern sent a letter to the Special Committee in which it expressed its view that Dell s preliminary proxy statement with respect to the merger failed to provide a compelling case for Dell s stockholders to approve the merger and that the Special Committee conducted a process that resulted in an inadequate outcome.

On April 12, 2013, the Special Committee held a telephonic meeting, at which representatives of Evercore, J.P. Morgan, Debevoise and Sard Verbinnen were also present, to discuss the status of discussions with the Blackstone consortium and Icahn Enterprises. At that meeting, representatives from Debevoise reviewed the terms of a proposed agreement with Mr. Icahn and Icahn Enterprises under which (1) Mr. Icahn and Icahn Enterprises would agree not to make purchases that would cause them to own more than 10% of Dell s shares

13

Table of Contents

or enter into agreements with other stockholders who, together with the Icahn entities, would collectively beneficially own in excess of 15% of Dell's shares, and (2) the Board would adopt resolutions approving certain transactions involving Mr. Icahn, Icahn Enterprises and their respective affiliates for purposes of Section 203 (the Icahn Agreement). The Special Committee determined to recommend that the Board approve the Icahn Agreement.

On April 15, 2013, the Board held a telephonic meeting, in which Mr. Dell did not participate, at which representatives of Debevoise and Sard Verbinnen were also present. The Board, by unanimous vote of those present, approved the Icahn Agreement and adopted resolutions granting a limited waiver under Section 203. Later that day, Dell, Icahn Enterprises and Mr. Icahn entered into the Icahn Agreement.

On May 9, 2013, Dell received a letter from Icahn Enterprises and Southeastern (the Icahn-Southeastern Letter), which was also disclosed by Icahn Enterprises and Southeastern in Schedule 13D filings with the SEC, stating, among other things, their opposition to the transactions contemplated by the merger agreement and outlining a potential transaction in which Dell s stockholders would be entitled to elect to receive either \$12.00 per share in cash or \$12.00 in additional shares (based on a value which the Icahn-Southeastern Letter says would be assumed to be \$1.65 per share) for each share currently held, in addition to retaining their current shares. The Icahn-Southeastern Letter did not provide details as to how the proposed transaction would be implemented and was not accompanied by commitments for the debt financing the proposed transaction would require.

On May 10, 2013, the Special Committee held a telephonic meeting, at which representatives of Debevoise, J.P. Morgan, Evercore, The Boston Consulting Group, Inc. (BCG), management consultant to the Special Committee, Sard Verbinnen and MacKenzie Partners Inc. (MacKenzie), proxy solicitation advisor to the Special Committee, were also present, to discuss the Icahn-Southeastern Letter, among other matters. Also on May 10, 2013, the Special Committee issued a press release stating that it had received and was reviewing the potential transaction described in the Icahn-Southeastern Letter.

On May 13, 2013, the Special Committee sent a letter to Icahn Enterprises and Southeastern requesting certain clarifications and additional information regarding the potential transaction described in the Icahn-Southeastern Letter.

Also on May 13, 2013, Longleaf sent a notice to Dell nominating six persons for election to the Board at Dell s 2013 annual meeting of stockholders (the Southeastern Nominees), and High River Limited Partnership, an affiliate of Mr. Icahn, sent a notice to Dell nominating six persons for election to the Board at Dell s 2013 annual meeting of stockholders (the Icahn Nominees). The notices indicated that Southeastern and Icahn intended to solicit proxies for the Southeastern Nominees and the Icahn Nominees as a single slate, and intended to jointly prepare, file and mail a proxy statement in connection with such solicitation. At the time of the notices, 12 directors were serving on Dell s Board.

On May 20, 2013, in response to a number of requests for information, including a request for data room access for a potential lender, made by Icahn Enterprises and Southeastern in connection with the potential transaction outlined in the Icahn-Southeastern Letter, the Special Committee sent a letter to Icahn Enterprises and Southeastern informing them that (1) neither the Special Committee nor its representatives were permitted to provide them with information or engage in discussions concerning their proposal unless the Board determines that their proposal could reasonably be expected to result in a superior proposal under the merger agreement and (2) unless the Special Committee received information that was responsive to the requests in its May 13, 2013 letter, it would not be in a position to evaluate whether their proposal met that standard.

On or around May 31, 2013, Dell mailed a definitive proxy statement to Dell stockholders in connection with the solicitation of proxies with respect to the merger agreement and the merger. On or around June 10, 2013, Dell mailed the definitive proxy statement to any Dell stockholders as of June 3, 2013, the original record date for the special meeting, who had not previously been mailed a copy of the definitive proxy statement.

On June 6, 2013, Icahn Enterprises and Southeastern filed a preliminary proxy statement with the SEC to enable them to solicit proxies in opposition to the merger and indicated that they might file a proxy statement for use in

14

Table of Contents

connection with the solicitation of proxies to elect the Southeastern Nominees and the Icahn Nominees at Dell s 2013 annual meeting of stockholders. Southeastern and Icahn Enterprises filed with the SEC an amended version of their preliminary proxy statement on June 20, 2013, and a definitive proxy statement on June 26, 2013.

On June 18, 2013, Icahn Enterprises and Southeastern each made Schedule 13D filings with the SEC announcing that Icahn Enterprises and its affiliates had purchased approximately 72 million shares of Dell common stock from Southeastern at a price of \$13.52 per share. In conjunction with this announcement, Icahn Enterprises issued an open letter to Dell stockholders proposing, among other things, that Dell commence a tender offer for approximately 1.1 billion shares of Dell common stock at \$14.00 per share (the Partial Tender Offer Proposal). The letter stated that the Partial Tender Offer Proposal would be funded with \$5.2 billion of debt financing, together with \$7.5 billion in cash available at Dell and \$2.9 billion available through a sale of Dell receivables, but was not accompanied by commitments for the debt financing or the receivables sale.

Later on June 18, 2013, the Special Committee issued a press release stating that it had received the letter from Icahn Enterprises and was reviewing the Partial Tender Offer Proposal and also stating that the Partial Tender Offer Proposal was not at that time a transaction that the Special Committee could endorse or execute as it did not include committed financing, any commitment from any party to roll over shares of Dell common stock, or any remedy for Dell and its stockholders if the Partial Tender Offer Proposal were not consummated. In addition, the press release noted that Icahn Enterprises and Southeastern still had not provided the information requested in the Special Committee s letter of May 13, 2013.

On June 21, 2013, the Special Committee held a telephonic meeting, at which representatives of Evercore, J.P. Morgan, Debevoise, Cadwalader, Wickersham & Taft LLP, legal counsel to J.P. Morgan, BCG, MacKenzie and Sard Verbinnen, were also present, to discuss, among other matters, the Partial Tender Offer Proposal. From time to time thereafter, the Special Committee held meetings with its advisors to discuss the various proposals made by Icahn Enterprises and Southeastern, the status of proxy solicitation efforts, steps the Special Committee might wish to take or recommend if the merger did not occur, and other matters related to the merger.

On July 1, 2013, Dell received a letter from Icahn Enterprises addressed to the Special Committee and Dell stockholders announcing that it had received lender commitments for \$5.2 billion in debt financing for the Partial Tender Offer Proposal and requesting, among other things, that the Special Committee meet with Icahn Enterprises. On July 2, 2013, Icahn Enterprises and Southeastern each made Schedule 13D filings with the SEC that included lender commitments for \$5.2 billion in debt financing subject to, among other things, Dell s stockholders electing a board of directors consisting entirely of 12 nominees proposed by Icahn Enterprises and Southeastern and Dell obtaining \$2.9 billion of proceeds from a financing or sale involving Dell s receivables facilities.

On July 6, 2013, a representative of Evercore, on behalf of the Special Committee, contacted a representative of Icahn Enterprises to schedule a meeting between Mr. Mandl and Mr. Icahn to discuss the Partial Tender Offer Proposal. The meeting was scheduled for July 10, 2013.

On July 8, 2013, a representative of Icahn Enterprises contacted a representative of Evercore to state that Mr. Icahn would like to reschedule the meeting with Mr. Mandl that was scheduled for July 10, 2013 and would be putting forth a revised proposal.

On July 12, 2013, Icahn Enterprises and Southeastern announced that they were revising the Partial Tender Offer Proposal by adding to the terms thereof one warrant to be issued by Dell for every four shares purchased in the self-tender, entitling the holder for a period of seven years to purchase one share of Dell underlying such warrant for \$20 per share (the Revised Partial Tender Offer Proposal). Later on July 12, 2013, the Board held a telephonic meeting, in which Mr. Dell did not participate, at which representatives of Evercore, J.P. Morgan, Debevoise and MacKenzie were also present, to discuss, among other matters, the Revised Tender Offer

15

Table of Contents

Proposal and the status of proxy solicitation efforts. Also on July 12, 2013, the Special Committee issued a press release stating that it was reviewing the Revised Partial Tender Offer Proposal and noting that the members of the Special Committee remained willing to meet with Icahn Enterprises.

On July 14, 2013, a representative of Evercore, on behalf of the Special Committee, contacted a representative of Icahn Enterprises to offer to reschedule the meeting between the Special Committee and Mr. Icahn. The meeting was scheduled for the following day, and on July 15, 2013, representatives of Icahn Enterprises and Southeastern held a telephonic discussion with Mr. Mandl and representatives of Evercore and Debevoise to discuss the Revised Partial Tender Offer Proposal.

On July 16, 2013, the Special Committee held a telephonic meeting, at which representatives of Evercore, J.P. Morgan, Debevoise and MacKenzie were also present, to review and discuss the advantages and disadvantages of a leveraged recapitalization transaction, such as the various proposals made by Icahn Enterprises and Southeastern, and affirmed its prior conclusions that the transactions contemplated by the original merger agreement provided the best available option to maximize stockholder value. Later on July 16, 2013, the Special Committee issued a letter to Dell stockholders describing certain risks it believed would be associated with a substantial recapitalization of Dell and stating that it did not believe the Revised Partial Tender Offer Proposal was superior to the transactions contemplated by the merger agreement.

On July 18, 2013, Mr. Mandl, acting as chairman of the special meeting of Dell stockholders with respect to the merger, convened and adjourned the special meeting until July 24, 2013 at 5:00 p.m., Central Daylight Time, in order to provide additional time to solicit proxies.

On July 23, 2013, Wachtell, Lipton, Rosen & Katz, Mr. Dell s counsel (Wachtell Lipton), on behalf of Parent, sent to Debevoise a letter addressed to the Special Committee (the Revised Parent Proposal) proposing an increase in the per share merger consideration to \$13.75 per share, conditioned on a change to the condition under the merger agreement relating to the adoption of the merger agreement by stockholders holding at least a majority of the outstanding shares of common stock held by stockholders other than the Parent Parties, Mr. Dell and certain of his related family trusts, any other officers and directors of Dell or any other person having any equity interest in, or any right to acquire any equity interest in, Merger Sub or any person of which Merger Sub is a direct or indirect subsidiary (the unaffiliated vote condition). Under the Revised Parent Proposal, the unaffiliated vote condition would be amended to require approval of a majority of the outstanding shares held by the unaffiliated stockholders that are present in person or by proxy and voting for or against the proposal to adopt the merger agreement at the special meeting. The letter also suggested that the Special Committee consider a change in the record date for stockholders entitled to vote at the special meeting. The letter characterized these changes as Silver Lake and Mr. Dell s best and final proposal and stated that the Revised Parent Proposal would expire at 6:00 p.m. New York time on July 24, 2013, unless extended in writing by Parent. Wachtell Lipton subsequently sent a draft amendment to the original merger agreement to Debevoise that reflected the terms of the Revised Parent Proposal.

Later on July 23, 2013, the Special Committee held a telephonic meeting, at which representatives of Debevoise, Evercore, J.P. Morgan, MacKenzie and Sard Verbinnen were also present, to discuss the Revised Parent Proposal, including anticipated stockholder reaction and potential courses of action the Special Committee might take in response, including a further adjournment of the special meeting of stockholders scheduled to be reconvened the following day to allow additional time for the Special Committee to consider the Revised Parent Proposal. The Special Committee determined that it needed more time to consider the proposal and that it should therefore issue a press release announcing that it had received the Revised Parent Proposal and that such special meeting of stockholders would be further adjourned to August 2, 2013 at 9:00 a.m., Central Daylight Time. The following morning, the Special Committee issued such a press release.

At 5:00 p.m., Central Daylight Time, on July 24, 2013, Lawrence P. Tu, General Counsel and Secretary of Dell, acting as chairman of the special meeting at the request of the Special Committee, convened and adjourned the special meeting of Dell stockholders until August 2, 2013 at 9:00 a.m., Central Daylight Time.

16

On July 30, 2013, the Special Committee held a telephonic meeting, at which representatives of Evercore, J.P. Morgan, Debevoise, MacKenzie and Sard Verbinnen were also present, to discuss the Revised Parent Proposal. At that meeting, the Special Committee determined that it was not willing to accept the Revised Parent Proposal, but that it would be willing to amend the original merger agreement to increase the price to \$13.75 per share and set a new record date for a reconvened special meeting in order to allow the stockholders of Dell as of a date closer to the special meeting to vote on the proposal to adopt the merger agreement. The Special Committee also determined that it should send a letter to that effect to Mr. Dell and Silver Lake, and publicly release that letter. Later that evening, a representative of Debevoise sent the contemplated letter to Wachtell Lipton and Simpson Thacher & Bartlett LLP, Silver Lake s counsel (Simpson Thacher), and, on the morning of July 31, 2013, the Special Committee issued a press release disclosing the letter.

On July 31, 2013, Mr. Mandl received a telephone call from Mr. Dell, suggesting the possibility of an amendment to the original merger agreement to, among other things, increase the per share merger consideration to \$13.75, provide for the payment of a special cash dividend of \$0.08 per share, bringing the total consideration to at least \$13.83 per share, ensure that Dell would be permitted to pay its third quarter dividend of \$0.08 per share to stockholders regardless of the closing date, and reduce the termination fee payable by the company upon termination of the merger agreement in certain specified circumstances. Mr. Dell informed Mr. Mandl that these changes would be conditioned on the Special Committee s making the requested change to the unaffiliated vote condition, and that he was unwilling to agree to any change to the terms of the transaction if the Special Committee was unwilling to accept the requested change to the unaffiliated vote condition. Mr. Mandl informed Mr. Dell that he would discuss this revised proposal with the other members of the Special Committee.

In the evening of July 31, 2013, the Special Committee held a telephonic meeting, at which representatives of J.P. Morgan and Debevoise were also present, to discuss the new proposal put forth by Mr. Dell. After discussion, it was the consensus of the Special Committee that the total consideration of \$13.83 represented by Mr. Dell s proposal was insufficient, but that the proposal would be acceptable if the special cash dividend was increased to \$0.13 per share. Following the meeting, at the Special Committee s request, Mr. Duberstein contacted Mr. Dell to inform him that the Special Committee would be prepared to recommend that the Board accept his entire proposal if he and Silver Lake increased the special cash dividend component to \$0.13 per share. Mr. Dell indicated that he needed to discuss this counterproposal with Silver Lake and would contact Mr. Duberstein after doing so. Later that evening, Mr. Dell contacted Mr. Duberstein to inform him that he and Silver Lake were prepared to permit a \$0.13 per share special cash dividend as proposed by Mr. Duberstein, subject to negotiation of the revised agreement. Early in the morning of August 1, 2013, Wachtell Lipton and Simpson Thacher sent a revised draft of an amendment to the original merger agreement to Debevoise, reflecting these revised terms.

Also on August 1, 2013, Icahn Enterprises issued a press release stating that Mr. Icahn and his affiliates had filed a complaint against Dell and the members of the Board in the Court of Chancery of the State of Delaware. The complaint alleges, among other claims, that Dell s directors breached their fiduciary duties in connection with the adjournment of and record date for the special meeting concerning the proposed merger and the scheduling of Dell s 2013 annual meeting of stockholders. On August 1, 2013, the Icahn plaintiffs filed a motion for expedited proceedings, which they amended on August 4, 2013. The motion initially was scheduled for a hearing in the Court of Chancery on August 12, 2013, but was subsequently continued until August 16, 2013.

On August 2, 2013, following a discussion of the presentations from J.P. Morgan, Evercore and Debevoise, the Special Committee unanimously resolved to recommend to the Board that it accept the \$13.75 per share merger consideration together with the \$0.13 per share special cash dividend, along with the assurance that the \$0.08 regular quarterly dividend will be paid and the reduction in the termination fee payable by the company upon termination of the merger agreement in certain specified circumstances. The Special Committee also determined to adjourn the special meeting until September 12, 2013 and establish August 13, 2013 as the record date for the reconvened special meeting.

17

Table of Contents

Later in the morning on August 2, 2013, the Board held a telephonic meeting, at which representatives of Debevoise, Evercore, J.P. Morgan, MacKenzie and Sard Verbinnen were also present, to discuss the proposed amendments to the original merger agreement and receive presentations from the financial advisors regarding the revised proposal. Mr. Dell did not participate in this meeting. Mr. Mandl stated that it was the recommendation of the Special Committee that the Board approve the proposed amendments to the original merger agreement, which had been discussed with the Board the previous day. At the request of Mr. Mandl, each of J.P. Morgan, Evercore and Debevoise made presentations to the Board similar to those made to the Special Committee earlier that morning. A representative of Debevoise then updated the Board regarding the events expected to occur later that day. After discussion, the Board approved and authorized Dell to enter into Amendment No. 1 to the original merger agreement. Following the Board meeting, the parties executed Amendment No. 1 to the original merger agreement and issued a press release announcing the amended transaction.

At 9:00 a.m., Central Daylight Time, on August 2, 2013, Mr. Tu, acting as chairman of the special meeting at the request of the Special Committee, convened and adjourned the special meeting of Dell s stockholders until September 12, 2013 at 9:00 a.m., Central Daylight Time.

18

PROPOSAL 1 ELECTION OF TEN DIRECTORS

The first proposal to be voted on at the annual meeting is the election of ten directors. Upon recommendation of the Governance and Nominating Committee, the Board has nominated all of the current directors for re-election to the Board other than James W. Breyer, who is not standing for re-election to the Board and whose current term of service on the Board will expire at the time of the annual meeting. Each of the nominees has consented to serve as a nominee, to serve as a director if elected, and to be named as a nominee in this proxy statement. The directors to be elected at this meeting will serve until the next annual meeting of stockholders and until their successors are elected and qualified.

In August 2013, the Board reduced the total number of authorized directors from 12 directors to 11 directors to eliminate the vacancy resulting from the death of William H. Gray, III on July 1, 2013. At the time of the annual meeting, the total number of authorized directors will be further reduced from 11 directors to ten directors.

The Board s nominees for election at the annual meeting are:

Janet F. Clark Michael S. Dell Klaus S. Luft Shantanu Narayen Donald J. Carty Laura Conigliaro Kenneth M. Duberstein Gerard J. Kleisterlee Alex J. Mandl H. Ross Perot, Jr.

Biographical and qualification information about each of the nominees is included under Director Qualifications and Information below. The Board's recommendation of its director nominees is based on its carefully considered judgment that the qualifications and experience of the nominees, particularly in areas relevant to Dell's strategy and operations, make them the best candidates to serve on the Board. As described below, the Board believes that its nominees have demonstrated notable or significant achievements in business, education or public service; possess the requisite intelligence, education and experience to make a significant contribution to the Board and bring a range of skills, diverse perspectives and backgrounds to its deliberations; and have the highest ethical standards, a strong sense of professionalism and intense dedication to serving the interests of Dell's stockholders.

The Board recommends a vote FOR all of the Board's nominees for director as listed above and on the enclosed WHITE proxy card, and the Board urges you not to submit any proxy card sent to you by, or on behalf of, the Icahn-Southeastern Group.

The Board urges you to vote for the Board s nominees by using only the enclosed **WHITE** proxy card or by submitting your proxy over the Internet or by telephone, and not to submit any proxy card sent to you by, or on behalf of, the Icahn-Southeastern Group. If you already have submitted a proxy card sent to you by, or on behalf of, the Icahn-Southeastern Group, you can revoke that proxy by submitting another proxy over the Internet or by telephone, or by completing, dating, signing and returning the enclosed **WHITE** proxy card in the postage-paid envelope provided. If you submit a proxy card provided by the Icahn-Southeastern Group to WITHHOLD authority to vote your shares with respect to any of the Icahn-Southeastern Group s nominees, that submission will NOT cause your shares to be counted as a vote FOR any of the Board s nominees. Instead, it will result in the revocation of any previous proxy you may have submitted using the company s **WHITE** proxy card or over the Internet or by telephone. The only way to support your Board s nominees is to use your **WHITE** proxy card to vote FOR the Board s nominees or by submitting your proxy over the Internet or by telephone. Only your last-dated proxy will count, and any proxy may be revoked at any time prior to its exercise at the annual meeting as described in this proxy statement.

Under Dell s Bylaws, in the case of a contested election, in which the number of director nominees exceeds the number of directors to be elected (which currently is the case as a result of the Icahn-Southeastern Group s nomination of an alternative slate of directors), a plurality voting standard will apply to the election of directors

at the annual meeting, and the provisions of Dell s Bylaws relating to majority voting for directors will not apply. Under a plurality voting standard, the ten nominees for election to the Board who receive the highest number of affirmative votes will be elected as directors.

In the absence of a contested election, pursuant to the majority voting provisions of the Bylaws, each of the Board s nominees will be elected if the nominee receives affirmative (FOR) votes from the holders of a majority of the shares of common stock present or represented by proxy at the meeting and entitled to vote on the election of directors. If the majority vote requirement applies and a nominee who currently is serving as a director is not re-elected, Delaware law provides that the director would continue to serve on the Board as a holdover director. Under Dell's Corporate Governance Principles, if a nominee fails to receive the requisite majority vote, the nominee will be required to submit his or her resignation. Any tendered resignation will be evaluated by the independent directors (excluding the director who tendered the resignation). In determining whether to accept or reject the resignation, or take other action, the Board may consider any factors it deems relevant. The Board will act on the tendered resignation, and will publicly disclose its decision and rationale, within 90 days after certification of the stockholder vote. If no nominees receive the requisite majority vote at the meeting, the incumbent Board will nominate a new slate of nominees and hold a special meeting for the purpose of electing those nominees within 180 days after the certification of the stockholder vote. In this circumstance, the incumbent Board will continue to serve until new directors are elected and qualified.

Director Qualifications and Information

Director Qualifications Dell s Board of Directors believes that individuals who serve on the Board should have demonstrated notable or significant achievements in business, education or public service; should possess the requisite intelligence, education and experience to make a significant contribution to the Board and bring a range of skills, diverse perspectives and backgrounds to its deliberations; and should have the highest ethical standards, a strong sense of professionalism and intense dedication to serving the interests of Dell s stockholders. The following are qualifications, experience and skills for Board members which are important to Dell s business and its future:

Leadership Experience Dell seeks directors who demonstrate extraordinary leadership qualities. Strong leaders bring vision, strategic agility, diverse and global perspectives, and broad business insight to the company. They demonstrate practical management experience, skills for managing change, and deep knowledge of industries, geographies, and risk management strategies relevant to the company. They have experience in identifying and developing Dell s current and future leaders. The relevant leadership experience Dell seeks includes a past or current leadership role in a major public company or recognized privately held entity; a past or current leadership role at a prominent educational institution or senior faculty position in an area of study important or relevant to the company; a past elected or appointed senior government position; or a past or current senior managerial or advisory position with a highly visible nonprofit organization.

Finance Experience Dell believes that all directors should possess an understanding of finance and related reporting processes. Dell also seeks directors who qualify as an audit committee financial expert, as defined in the SEC s rules for service on the Audit Committee.

Industry Experience Dell seeks directors who have relevant industry experience. Dell values experience in Dell s high priority areas, including new or expanding businesses, customer segments or geographies, organic and inorganic growth strategies, and existing and new technologies; deep or unique understanding of Dell s business environments; and experience with, exposure to, or reputation among a broad subset of Dell s customer base.

Government Experience Dell s customers include government, educational institutions and law enforcement agencies, and Dell is subject to regulatory requirements. Accordingly, Dell seeks directors who have experience in the legislative, judicial or regulatory

branches of government.

20

Diversity of Background Although the Board has not established any formal diversity policy to be used to identify director nominees, it recognizes that a current strength of the Board stems from the diversity of perspective and understanding that arises from discussions involving individuals of diverse backgrounds and experience. When assessing a Board candidate s background and experience, the Governance and Nominating Committee takes into consideration a broad range of relevant factors, including a candidate s gender, ethnic status and geographic background.

Director Qualifications Matrix The Governance and Nominating Committee selects, evaluates and recommends to the full Board qualified candidates for election or appointment to the Board. The committee has developed the following matrix outlining specific qualifications to ensure that Dell s directors bring to the Board a diversity of experience, background and international perspective. The matrix allows the committee to identify areas of expertise and experience that may benefit the Board in the future as well as gaps in those areas that may arise as directors retire. The committee uses this information as part of its process for identifying and recommending new directors for the Board. The matrix below shows how the Board s nominees for election at the annual meeting provide the various skills, experiences and perspectives that the Board considers important.

DIRECTOR QUALIFICATIONS MATRIX

		Leadership		Fin	ancial Eligible for	Inter	national		Diversi	ty	Otl	her
Name	Technical	Government	Acadamic	Financial	Audit Committee Qualified Expert	Emerging	Global Operational Experience	Condor	Ethnicity	Ceographic	CEO Evperience	CFO Evperience
Mr. Carty	maastry	Government	readeline	X	X	X	X	Gender	Limitity	X	X	X
Ms. Clark Ms.				X	X			X				X
Conigliaro	X			X		X		X				
Mr. Dell Mr.	X			X		X	X				X	
Duberstein Mr.		X		X		X					X	
Kleisterlee	X			X		X	X			X	X	
Mr. Luft	X			X		X	X			X	X	
Mr. Mandl Mr.	X			X	X	X	X			X	X	X
Narayen	X			X		X	X		X	X	X	
Mr. Perot	X			X		X	X				X	

21

Set forth below is biographical information, as of August 15, 2013, about the persons who the Board has nominated for election at the annual meeting, and the qualifications, experience and skills the Nominating and Governance Committee and the Board considered in determining that each such person should serve as a director.

In addition to the information below, Annex A Dell s Board of Directors and Executive Officers and Annex B Information Concerning Persons Who are Participants in Dell s Solicitation of Proxies set forth information relating to Dell s current directors and officers who are participants in Dell s solicitation for the annual meeting under the SEC s rules, either by reason of their position as directors of Dell or because they may be soliciting proxies on the Board s behalf.

Donald J. Carty

Age: 67

Director since December 1992

No Board committees

Mr. Carty served as Vice Chairman and Chief Financial Officer of Dell from January 2007 until June 2008. In that role, he was responsible for all finance functions, including controller, corporate planning, tax, treasury operations, investor relations, corporate development, risk management, and corporate audit. Mr. Carty was the Chairman and Chief Executive Officer of AMR Corporation and American Airlines from 1998 until his retirement in 2003. He served in a variety of executive positions with AMR Corporation, AMR Airline Group, and American Airlines from 1978 to 1985 and from 1987 to 1999, including Chief Financial Officer of AMR Corporation and American Airlines Inc. from October 1989 until March 1995. Mr. Carty was President and Chief Executive Officer of Canadian Pacific Air Lines, known as CP Air, in Canada from 1985 to 1987. After his retirement from AMR and American Airlines Inc. in 2003, Mr. Carty was engaged in numerous business and private investment activities with a variety of companies. Mr. Carty is also a director of Barrick Gold Corporation, Gluskin Sheff and Associates, Talisman Energy Inc. and Canadian National Railway Company. Mr. Carty was a member of the boards of directors of Hawaiian Holdings Inc. from August 2004 until February 2007 and again from April 2008 until May 2011 and of CHC Helicopter Corp. from November 2004 until September 2008.

Director Qualifications

Leadership Experience CFO of Dell; CEO and CFO of AMR Corporation and American Airlines; President and CEO of CP Air

Finance Experience CFO of Dell; CFO of AMR Corporation and American Airlines

Industry Experience CFO of Dell with knowledge of Dell s operating environment

22

Janet F. Clark

Age: 58

Director since September 2011

Board committees:

Audit (Chair)

Ms. Clark joined Marathon Oil Corporation in 2004, where she currently serves as Executive Vice President and Chief Financial Officer. From 2001 through 2003, Ms. Clark served as Senior Vice President and Chief Financial Officer of Nuevo Energy Company. From 1997 until 2003, she held various roles at Santa Fe Snyder Corporation, including Chief Financial Officer and Executive Vice President of Corporate Development and Administration. From 2003 until September 2011, she served on the board of directors of Exterran Holdings, Inc.

Director Qualifications

Leadership Experience EVP and CFO of Marathon Oil; SVP and CFO of Nuevo Energy

Finance Experience EVP and CFO of Marathon Oil; SVP and CFO of Nuevo Energy; CFO and EVP of Corporate Development and Administration of Santa Fe Snyder

Ms. Conigliaro has been retired since 2011. Ms. Conigliaro joined The Goldman Sachs Group, Inc. (Goldman Sachs) in 1996 as a U.S. Hardware Systems Equity Research Analyst. She was named managing director in 1997 and partner in 2000. She was most recently co-director of the firm s Americas equity research unit. In addition to covering the hardware systems sector, Ms. Conigliaro served as the technology investment research business unit leader for Goldman Sachs. She also developed specialized expertise covering enterprise server and storage companies. Prior to her service with Goldman Sachs, Ms. Conigliaro was a computer and design automation analyst at Prudential Financial, Inc. Ms. Conigliaro also serves of the boards of directors of Infoblox Inc. and Genpact Limited.

Director Qualifications

Finance Experience U.S. Hardware Systems Equity Research Analyst at Goldman Sachs

Industry Experience Knowledge of the technology industry and emerging technologies

23

Laura Conigliaro

Age: 67

Director since September 2011

Board committees:

Finance

Michael S. Dell

Age: 48

Director since May 1984

No Board committees

Mr. Dell currently serves as Chairman of the Board of Directors and Chief Executive Officer. He has held the title of Chairman of the Board since he founded Dell in 1984. Mr. Dell also served as Chief Executive Officer of Dell from 1984 until July 2004 and resumed that role in January 2007. He is an honorary member of the Foundation Board of the World Economic Forum and is an executive committee member of the International Business Council. In addition, he serves as the chairman of the Technology CEO Council and is a member of the U.S. Business Council and the Business Roundtable. He also serves on the governing board of the Indian School of Business in Hyderabad, India, and is a member of the board of directors of Catalyst, Inc. See SEC Settlement with Mr. Dell below for information about legal proceedings to which Mr. Dell has been a party.

Director Qualifications

Leadership Experience Founder, Chairman and CEO of Dell

Industry Experience Knowledge of new and existing technologies, Dell s industry and Dell s customers

Mr. Duberstein has been Chairman and Chief Executive Officer of The Duberstein Group, Inc., a strategic advisory and consulting firm, since 1989. Previously, Mr. Duberstein served as Chief of Staff to President Ronald Reagan from 1988 to 1989 and as Deputy Chief of Staff in 1987. From 1984 to 1986, Mr. Duberstein was Vice President of Timmons & Company in Washington, D.C. Prior to his service in that position, he served in the White House as Assistant to the President, Legislative Affairs from 1981 to 1983. From 1977 to 1980, Mr. Duberstein was Vice President of the Committee for Economic Development. He serves as a director of the Council on Foreign Relations, the Brookings Institution, the National Alliance to End Homelessness and the National Endowment for Democracy and is a lifetime trustee for the Kennedy Center for the Performing Arts. He

also serves on the boards of directors of The Boeing Company, Travelers Companies, Inc.

and Mack-Cali Realty Corporation. From 2002 until May 2012, he also served on the board of directors of ConocoPhillips Company.

Director Qualifications

Leadership Experience Chairman and CEO of The Duberstein Group, Inc.; White House Chief of Staff, Deputy Chief of Staff and Assistant to the President for Legislative Affairs

Government Experience White House Chief of Staff, Deputy Chief of Staff and Assistant to the President for Legislative Affairs

Kenneth M. Duberstein

Age: 69

Director since September 2011

Board committees:

Governance and Nominating

24

Gerard J. Kleisterlee

Age: 66

Director since December 2010

Board committees:

Finance

Leadership Development and Compensation

Mr. Kleisterlee was named executive Chairman of Vodafone Group plc. in July 2011, and continues to serve in that role. Mr. Kleisterlee was President and Chief Executive Officer of Royal Philips Electronics from April 2001 until March 2011 and President and Chief Operations Officer of Royal Philips Electronics prior to April 2011. Previously, he held key positions within Royal Philips Electronics, including member of the Board of Management since April 2000, member of the Group Management Committee since January 1999, Chief Executive Officer of Philips Components division, President of Philips Taiwan, Regional Manager for Philips Components in Asia-Pacific, Managing Director of Philips Display Components worldwide, General Manager of Philips Professional Audio Product Group and various manufacturing management positions within Philips Medical Systems division starting in 1974. Mr. Kleisterlee served on the supervisory board of Dutch Central Bank from July 2006 until January 2012. Mr. Kleisterlee is a member of the boards of directors of Daimler AG and Royal Dutch Shell.

Director Qualifications

Leadership Experience President, CEO and COO of Royal Philips Electronics; Chairman of Vodafone Group plc.

Industry Experience Experience as executive of major global electronics company

Mr. Luft is the founder and Chairman of the supervisory board of Artedona AG. a private

Mr. Luft is the founder and Chairman of the supervisory board of Artedona AG, a privately held mail order e-commerce company established in 1999 and headquartered in Munich, Germany. He is also owner and President of Munich-based MATCH Market Access Services GmbH & Co., KG. From 1990 until 2010, Mr. Luft served as Vice Chairman and International Advisor to Goldman Sachs Europe Limited. From March 1986 to November 1989, he was Chief Executive Officer of Nixdorf Computer AG, where he served for more than 17 years in a variety of executive positions in marketing, manufacturing, and finance. Mr. Luft is the Honorary Consul of the Republic of Estonia in the State of Bavaria.

Director Qualifications

Leadership Experience Chairman of the supervisory board of Artedona AG; Vice Chairman of Goldman Sachs Europe Limited; Chief Executive Officer of Nixdorf Computer AG

Industry Experience Knowledge of technology marketing, manufacturing, and international markets

Director Quantications

Klaus S. Luft

Age: 71

Director since March 1995

Board committees:

Audit

25

Alex J. Mandl

Age: 69

Director since November 1997

Lead Director

Board committees:

Governance and Nominating (Chair)

Audit

Mr. Mandl is currently the non-Executive Chairman of Gemalto N.V., a digital security company resulting from the merger of Axalto Holding N.V. and Gemplus International S.A. From June 2006 until December 2007, Mr. Mandl served as Executive Chairman of Gemalto. Before June 2006, Mr. Mandl was President, Chief Executive Officer and a member of the board of directors of Gemplus, positions he held since August 2002. He has served as Principal of ASM Investments, a company focusing on early stage funding in the technology sector, since April 2001. From 1996 to March 2001, Mr. Mandl was Chairman and CEO of Teligent, Inc., which offered business customers an alternative to the Bell Companies for local, long distance, and data communication services. Mr. Mandl was AT&T s President and Chief Operating Officer from 1994 to 1996, and its Executive Vice President and Chief Financial Officer from 1991 to 1993. From 1988 to 1991, Mr. Mandl was Chairman of the Board and Chief Executive Officer of Sea-Land Services Inc. Mr. Mandl served from May 2007 to October 2010 as a director of Hewitt Associates, Inc. and from March 2008 to October 2010 as a director of Visteon Corporation. Mr. Mandl was a member of the board of directors of Horizon Lines, Inc. from January 2007 and became the Chairman in February 2011, retiring in April 2012. Mr. Mandl is a member of the board of directors of Arise Virtual Solutions Inc.

Director Qualifications

Leadership Experience Chairman of Gemalto N.V.; director, President and CEO of Gemplus; Principal of ASM Investments; Chairman and CEO of Teligent; President, COO and CFO of AT&T; Chairman and CEO of Sea-Land Services Inc.

Finance Experience CFO of AT&T

Industry Experience Experience as a leader of global technology companies; knowledge of emerging technologies

26

Shantanu Narayen

Age: 50

Director since September 2009

Board committees:

Leadership Development and Compensation (Chair)

Mr. Narayen has served since December 2007 as President and Chief Executive Officer of Adobe Systems Incorporated, a software company. From January 2005 until December 2007, Mr. Narayen was Adobe s President and Chief Operating Officer. Previously, he held key product research and development positions within Adobe, including Executive Vice President of Worldwide Products, Senior Vice President of Worldwide Product Development, and Vice President and General Manager of the Engineering Technology Group. Before joining Adobe in 1998, he was a co-founder of Pictra, Inc., an early pioneer of digital photo sharing over the Internet. Prior to his service in that position, he served as director of desktop and collaboration products at Silicon Graphics, Inc. and held various senior management positions at Apple Computer, Inc. Mr. Narayen also serves on the advisory board of the Haas School of Business of the University of California, Berkeley and is president of the board of directors of the Adobe Foundation, which funds philanthropic initiatives around the world.

Director Qualifications

Leadership Experience President and CEO of Adobe Systems Incorporated

Industry Experience Knowledge of the technology industry, new and existing technologies, software, and product development

Mr. Perot is currently chairman of Hillwood Development Company, a real estate development company, which he founded in 1988. Mr. Perot served as the Chairman of the Board of Perot Systems Corporation from September 2004 until its acquisition by Dell on November 3, 2009. Mr. Perot also served as a director of Perot Systems Corporation from June 1988 until November 3, 2009, and as President and Chief Executive Officer of Perot Systems Corporation from September 2000 until September 2004. Mr. Perot served in the United States Air Force for over eight years. He currently serves as co-chairman of the board of directors of the EastWest Institute.

Director Qualifications

Leadership Experience Chairman of the Board and CEO of Perot Systems; Chairman of Hillwood Development Company

Industry Experience Knowledge of data center solutions and IT, strategy and enterprise consulting

SEC Settlement with Mr. Dell On October 13, 2010, a federal district court approved settlements by the company and Mr. Dell with the SEC resolving an SEC investigation into Dell s disclosures and alleged omissions before Fiscal 2008 regarding certain aspects of its commercial relationship with Intel Corporation and into separate accounting and financial reporting matters. The company and Mr. Dell entered into the settlements without admitting or denying the allegations in the SEC s complaint, as is consistent with common SEC practice. The SEC s allegations with respect to Mr. Dell and his settlement were limited to the alleged failure to provide adequate disclosures with respect to the

Table of Contents 45

Ross Perot, Jr.

Age: 54

Director since December 2009

No Board committees

company s commercial relationship with Intel Corporation prior to Fiscal 2008. Mr. Dell s settlement did not involve any of the separate accounting fraud charges settled by the company

and others. Moreover, Mr. Dell s settlement was limited to claims in which only negligence, and not fraudulent intent, is required to establish liability, as well as secondary liability claims for other non-fraud charges. Under his settlement, Mr. Dell consented to a permanent injunction against future violations of these negligence-based provisions and other non-fraud based provisions related to periodic reporting. Specifically, Mr. Dell consented to be enjoined from violating Sections 17(a)(2) and (3) of the Securities Act of 1933 and Rule 13a-14 under the Securities Exchange Act of 1934 (the Exchange Act), and from aiding and abetting violations of Section 13(a) of the Exchange Act and Rules 12b-20, 13a-1 and 13a-13 under the Exchange Act. In addition, Mr. Dell agreed to pay a civil monetary penalty of \$4 million. The settlement did not include any restrictions on Mr. Dell s continued service as an officer or director of the company.

Corporate Governance

Corporate Governance Principles The Board believes that adherence to sound corporate governance policies and practices is important in ensuring that Dell is governed and managed with the highest standards of responsibility, ethics and integrity and in the best interests of its stockholders. The Board maintains Dell is Corporate Governance Principles, which are intended to reflect Dell is core values and provide the foundation for Dell is governance and management systems and Dell is interactions with others. A copy of those principles can be found on the company is website at www.dell.com/corporategovernance.

Director Independence The Board believes that the interests of the stockholders are best served by having a substantial number of objective, independent representatives on the Board. For this purpose, a director will be considered to be independent only if the Board affirmatively determines that the director does not have any direct or indirect material relationship with Dell that may impair, or appear to impair, the director s ability to make independent judgments. Under the Marketplace Rules of the NASDAQ Stock Market, on which Dell s common stock is listed, at least a majority of Dell s directors must qualify as independent within the meaning of the Marketplace Rules. Under Dell s Corporate Governance Principles, Dell requires at least 60% of the directors to meet Dell s standards for director independence.

The Board s determination that a director is independent is made on the basis of the standards set forth in Dell s Corporate Governance Principles, which incorporate the director independence standards of the NASDAQ Marketplace Rules. Dell s Corporate Governance Principles identify certain relationships which will not, in and of themselves, preclude a determination that a director qualifies as independent. The Board may conclude, upon consideration of the relevant facts and circumstances, that a director is independent even if an applicable threshold specified in such relationships is exceeded in a particular case.

The following summarizes the Board s determinations with respect to the independence of each current director of the company, including any transactions, relationships or arrangements not discussed under Additional Information Certain Relationships and Related Transactions considered by the Board in its independence determinations. The Board has nominated each current director for re-election at the annual meeting other than Mr. Breyer, who is not standing for re-election to the Board and whose current term of service on the Board will expire at the time of the annual meeting.

28

DIRECTOR INDEPENDENCE

Director Status Mr. Breyer Independent (a) Mr. Carty Independent (b) Ms. Clark Independent (c) Ms. Conigliaro Independent Mr. Dell Not independent (d) Mr. Duberstein Independent Mr. Kleisterlee Independent Mr. Luft Independent Mr. Mandl Independent Independent (e) Mr. Narayen Mr. Perot Independent (f)

- (a) Mr. Breyer is not standing for re-election at this annual meeting. Mr. Breyer serves as a partner of Accel Partners. Dell has made investments as a limited partner in the Accel Internet Fund III L.P. (in October 1999) and the Accel Internet Fund IV L.P. (in May 2001). Additionally, Michael Dell, through his investment company MSD Capital, made an investment as a limited partner in the Accel Internet Fund III L.P. in October 1999. In determining that this relationship does not preclude treatment of Mr. Breyer as an independent director, the Board considered, among various factors, that the investments were made long before Mr. Breyer s appointment to the Board in April 2009.
- (b) Until June 2008, Mr. Carty served as Dell s Vice Chairman and Chief Financial Officer. Because he left that position more than three years ago, he is currently considered independent by the Board.
- (c) Ms. Clark is the Executive Vice President and Chief Financial Officer for Marathon Oil Company. During Fiscal 2013, Dell was a supplier of services and products to Marathon Oil. In determining that this relationship did not preclude treatment of Ms. Clark as an independent director, the Board considered that the transactions were conducted in the ordinary course of business on customary commercial terms and represented less than 1% of Dell s Fiscal 2013 revenue.
- (d) Mr. Dell serves as Dell s Chairman of the Board and Chief Executive Officer.
- (e) Mr. Narayen is President and Chief Executive Officer of Adobe Systems Incorporated. During Fiscal 2013, Dell was a supplier of services and products to Adobe Systems and purchased software services and products from Adobe Systems. In determining that this relationship did not preclude treatment of Mr. Narayen as an independent director, the Board considered that the transactions were conducted in the ordinary course of business on customary commercial terms and represented less than 1% of Dell s revenues and less than 3% of Adobe Systems revenues in each company s most recent fiscal year.
- (f) Mr. Perot is chairman of Hillwood Development Company. Dell was a supplier of products and services to Hillwood Development during Fiscal 2013. In determining that this relationship did not preclude treatment of Mr. Perot as an independent director, the Board considered that the transactions were conducted on customary commercial terms and represented less than 1% of Dell s Fiscal 2013 revenue.

The Board will continue to monitor the standards for director independence established under applicable law and the NASDAQ Marketplace Rules to ensure that Dell s Corporate Governance Principles remain consistent with those standards.

Board Leadership Structure Dell s Bylaws provide that the Chairman of the Board will preside over meetings of the Board of Directors. The Chief Executive Officer has management responsibility for the business and affairs of the company. Both the Chairman and Chief Executive Officer positions are currently held by Mr. Dell. The company also has an independent Lead Director elected annually by the majority of independent directors

Table of Contents 48

29

Table of Contents

during an executive session. Mr. Mandl currently serves as the Lead Director. The Lead Director has broad authority and responsibility to:

Set the agenda for and chair executive sessions of the independent directors and preside over all meetings at which the Chairman is not present

Assist the Chairman in the management of Board meetings

Confer with the members of the Board on the number of regular Board meetings

Propose an annual schedule of major discussion items for the Board to consider

Advise on and (with the Chairman) set the agendas for Board meetings, including review and approval of the meeting agenda to ensure the allocation of sufficient time to discuss all agenda items

Assist the Governance and Nominating Committee in discharging its responsibility for selecting and recommending nominees for director positions to the full Board

Monitor and assist with corporate governance initiatives

Consult with a representative group of stockholders periodically and other stockholders as needed

Serve as a liaison between the Chairman and the independent directors

Act as Chairman if Mr. Dell should have a conflict of interest

Serve as a resource to all committee chairs and advise them as appropriate

Assist with the evaluation of the Chief Executive Officer, in coordination with the Leadership Development and Compensation Committee

Assist with the self-evaluation of the Board as a whole, in coordination with the Governance and Nominating Committee

Perform such other roles as are assigned by the Governance and Nominating Committee or the full Board The Lead Director may hire outside advisors and consultants reporting directly to the Board or to the independent directors and may call meetings of the independent directors at any time.

Dell s Corporate Governance Policies contain several features which the company believes will ensure that the Board maintains effective and independent oversight of management, including the following:

Executive sessions without management and non-independent directors present are a standing Board agenda item. Executive sessions of the independent directors are held at any time requested by an independent director and, in any event, are held in connection with at least 60% of regularly scheduled Board meetings. The Lead Director sets the agenda for executive sessions, the principal focus of which is on whether management is performing its responsibilities in a manner consistent with the direction of the Board.

The Board regularly meets in executive session with Mr. Dell without other members of management present.

All Board committee members are independent directors. The committee chairs have authority to hold executive sessions without management and non-independent directors present.

The Board has determined that its current structure, with combined Chairman and Chief Executive Officer roles, an independent Lead Director, and independent directors as chairs and members of each committee, is in the best interests of Dell and its stockholders. The Board believes that combining the Chairman and Chief Executive Officer positions is currently the most effective leadership structure for the company given Mr. Dell s in-depth knowledge of Dell s business and industry, his ability to formulate and implement strategic initiatives, and his

30

Table of Contents

extensive contact with and knowledge of customers. As Chief Executive Officer, Mr. Dell is intimately involved in the day-to-day operations of the company and is thus in a position to elevate the most critical business issues for consideration by the independent directors of the Board. The Board believes that the combination of the Chairman and Chief Executive Officer roles as part of a governance structure that includes an independent Lead Director and exercise of key Board oversight responsibilities by independent directors provides an effective balance for the management of the company in the best interests of Dell s stockholders.

Board Committees The Board maintains the following standing committees to assist it in discharging its oversight responsibilities. The current membership of each committee is indicated above under Director Qualifications and Information with the directors biographical information.

Audit Committee The Audit Committee assists the Board in fulfilling its responsibility to provide oversight with respect to the integrity of Dell's financial statements and reports and other disclosures provided to stockholders, the system of internal controls, the audit process, Dell's compliance with legal requirements and the compliance of Dell's directors and executive officers with Dell's Code of Conduct. Its primary duties include appraising Dell's financial reporting activities and the accounting standards and principles Dell follows; reviewing the scope and adequacy of Dell's internal and financial controls; reviewing the plans, activities and resources of the internal audit function; and reviewing the scope and results of the audit plans of Dell's independent and internal auditors. The Audit Committee also selects, engages and oversees the independent auditor and pre-approves all services to be performed by that firm. Further, in conjunction with the mandated rotation of the audit firm's lead engagement partner, the Audit Committee and its chairperson are directly involved in the selection of the independent auditor's new lead engagement partner. In addition, in order to assure continuing auditor independence, the Audit Committee periodically considers whether there should be a regular rotation of the independent external audit firm.

The Audit Committee is composed entirely of directors who satisfy the standards of independence established in Dell s Corporate Governance Principles, as well as additional independence standards applicable to audit committee members established under the NASDAQ Marketplace Rules and SEC rules. The Board has determined that each Audit Committee member meets the financial literacy requirement for audit committee members under the NASDAQ Marketplace Rules and that Ms. Clark, who was appointed Chair of the Audit Committee in July 2013, and Mr. Mandl, who served as Chair of the Audit Committee in Fiscal 2013, are audit committee financial experts within the meaning of the SEC rules.

Leadership Development and Compensation Committee The Leadership Development and Compensation Committee reviews and recommends to the full Board the amounts and types of compensation to be paid to the Chairman and Chief Executive Officer; reviews and approves the amounts and types of compensation to be paid to Dell s other executive officers and the non-employee directors; reviews and approves salary, bonus and equity guidelines for Dell s other employees; and administers Dell s stock-based compensation plans. The Leadership Development and Compensation Committee is composed entirely of directors who satisfy the standards of independence established in Dell s Corporate Governance Principles.

Subject to applicable legal requirements, the Leadership Development and Compensation Committee may delegate authority to undertake any of its responsibilities to a subcommittee consisting of one or more of its members. The committee did not delegate authority to a subcommittee in Fiscal 2013.

The Leadership Development and Compensation Committee engaged a consultant in Fiscal 2013 for assistance in recommending the amount and form of executive and director compensation for Fiscal 2013, as more fully described below in the Compensation Discussion and Analysis section of this proxy statement.

31

Table of Contents

Dell s Chief Executive Officer provides the Leadership Development and Compensation Committee with recommendations on the total compensation opportunities for all other executive officers and input with respect to (1) the individual performance of the other executive officers in connection with the committee s determination of amounts paid under the annual incentive bonus plan, (2) the composition of Dell s peer group of companies used for competitive comparisons, and (3) the performance goals used to assess Dell s financial performance under the annual incentive bonus plan.

The Leadership Development and Compensation Committee has delegated to Mr. Dell authority to approve certain stock grants to non-executive officers. Dell s management is required to provide the committee, on a periodic basis, information about the equity awards approved by Mr. Dell under the scope of his delegated authority.

Governance and Nominating Committee The Governance and Nominating Committee oversees all matters of corporate governance, including formulating and recommending to the full Board governance policies and processes, reviewing and approving ethics and compliance policies, and monitoring the independence of members of the Board; reviews, approves, disapproves or ratifies transactions between related persons that are required to be disclosed under SEC rules; selects, evaluates and recommends to the full Board qualified candidates for election or appointment to the Board; makes recommendations regarding the structure and membership of the Board committees; and administers an annual self-evaluation of Board performance. This committee is also responsible for monitoring Dell s sustainability and corporate responsibility activities and initiatives. The Governance and Nominating Committee is composed entirely of directors who satisfy the standards of independence established in Dell s Corporate Governance Principles.

The Governance and Nominating Committee s policies and processes for identifying, evaluating and selecting director candidates, including candidates recommended by stockholders, are set forth in Additional Information Director Nomination Process below.

Finance Committee The Finance Committee oversees all areas of corporate finance, including capital structure, equity and debt financings, capital expenditures, merger and acquisition activity, cash management, banking activities and relationships, investments, foreign exchange activities and share repurchase activities. The Finance Committee is composed entirely of directors who satisfy the standards of independence established in Dell s Corporate Governance Principles.

Each committee is governed by a written charter approved by the full Board. These charters form an integral part of Dell s Corporate Governance Principles. A copy of each charter can be found on Dell s website at www.dell.com/corporategovernance.

Board Risk Oversight The Board oversees and maintains Dell s governance and compliance processes and procedures to promote the conduct of Dell s business in accordance with applicable laws and regulations and with the highest standards of responsibility, ethics and integrity. As part of its oversight responsibility, the Board is responsible for the oversight of risks facing the company and seeks to provide guidance with respect to the management and mitigation of those risks. An analysis of strategic and operational risks is presented to the Board in reports submitted by the Chief Executive Officer, the Chief Financial Officer and the General Counsel, as well as by other members of Dell s senior management who regularly appear before the Board to provide detailed overviews of the businesses they oversee. In addition, at least once each year, each member of the Board meets with the management of the business segment of the director s choice to review in detail that segment s operations, customer set, strategies and risks. Directors also have complete and open access to all Dell employees and are free to communicate, and do communicate, directly with management.

The Board delegates oversight of the following specific areas of risk to its committees.

The Audit Committee is responsible for the oversight of risk policies and processes relating to Dell s financial statements and financial reporting processes. The Audit Committee reviews and discusses

32

with management, the independent auditor and the Vice President of Corporate Audit significant risks and exposures to Dell and the steps management has taken or plans to take to minimize or manage such risks. The Audit Committee meets in executive session with each of the Chief Financial Officer, the Chief Accounting Officer, the Vice President of Corporate Audit, the Vice President for Ethics and Compliance and Dell s independent auditor at each regular meeting of the Audit Committee.

The Leadership Development and Compensation Committee monitors the risks associated with succession planning and development as well as compensation plans, including evaluating the effect Dell s compensation plans may have on risk decisions.

The Governance and Nominating Committee monitors the risks related to Dell s governance structure and process.

The Finance Committee is responsible for reviewing and approving the plans and strategies with respect to corporate finance, capital transactions, and other transactions involving financial risks.

Each of the committee chairs reports to the full Board at its regular meetings concerning the activities of the committee, the significant issues it has discussed, and the actions taken by the committee.

While the Board is responsible for risk oversight, management is responsible for risk management. Dell seeks to maintain an effective internal controls environment and has processes to identify and manage risk, including an Executive Risk Steering Committee. This committee has adopted a Risk and Controls Framework and exercises oversight of the various risk assessment and monitoring and controls processes across the company, which include an annual risk assessment process that supports the annual internal audit plan. Dell also maintains and enforces a Code of Conduct, an Accounting Code of Conduct, an ethics and compliance program, a comprehensive internal audit process, and approved quality standards.

CEO Succession Planning The Board has the responsibility to ensure that Dell s leadership is meeting the needs of the company now and can meet those needs in the future. The Board has developed a governance framework for CEO succession planning that is intended to provide for a continuous and collaborative process in which the Board ensures that the CEO builds a talent-rich leadership organization that can drive achievement of the company s strategic objectives. Under its governance framework, the Board:

Maintains a plan to address any unexpected short-term absence of the CEO and identifies candidates who could act as interim CEO in the event of any such unexpected absence

Identifies potential successors to the CEO and, for internal candidates, reviews each candidate s performance and development plan against the criteria and profile for the CEO role

Frames the search process to be used at the period of transition, including the format for internal and external searches and the role of an outside consultant

At the period of transition, ideally three to five years before the retirement of the current CEO, manages the succession process and determines the current CEO s role in that process

The Board reviews succession planning for the CEO on an annual basis. As part of this process, the CEO reviews the annual performance of each member of the management team with the Board and the Board engages in a discussion with the CEO and the Senior Vice President of Human Resources regarding each team member and the team member s development. In addition, the Board reviews possible modification of the plan to address any unexpected short-term absence of the CEO.

Meetings and Attendance During Fiscal 2013, the full Board met 12 times, the Audit Committee met eight times, the Leadership Development and Compensation Committee met six times, the Governance and Nominating Committee met three times, and the Finance Committee met six times. During Fiscal 2013, all directors attended at least 75% of the meetings of the full Board and the meetings of the committees on which they

served during the period in which they served.

33

Table of Contents

It is Dell s policy, as reflected in the company s Corporate Governance Principles, that each director is expected to attend the annual meeting of stockholders. All directors then serving on the Board attended last year s annual meeting.

Communications with Directors Stockholders may send communications to the Board as a whole, the independent directors as a group, any Board committee, the Lead Director, or any other individual member of the Board. Any stockholder who wishes to send such a communication may obtain the appropriate contact information at www.dell.com/boardofdirectors. The Board has implemented procedures for processing stockholder communications, a description of which also can be found at www.dell.com/boardofdirectors.

Director Compensation

Mr. Dell, as the only member of the Board who is also a Dell employee, does not receive any compensation for service on the Board. This section describes the Fiscal 2013 compensation of Dell s non-employee directors.

Annual Retainer Fee Each non-employee director receives an annual retainer fee, which for Fiscal 2013 was \$75,000. The chair of the Audit Committee receives an additional annual retainer fee of \$25,000; the chair of each of the other standing Board committees receives an additional annual retainer fee of \$15,000; and the Lead Director receives an additional annual retainer fee of \$25,000. Each director may elect to receive the retainer in cash, or in the form of non-qualified stock options or restricted stock units in lieu of cash. Directors also may defer all or a portion of the retainer into a deferred compensation plan. Any such deferred amounts are payable in a lump sum or in installments beginning upon termination of service as a director. The number of options or restricted stock units received in lieu of the annual retainer fee (or the method of computing the number) and the terms and conditions of those awards are determined from time to time by the Leadership Development and Compensation Committee. The annual retainers are payable at the first Board meeting after the annual meeting of stockholders for all members elected by the stockholders. For new members appointed by the Board, the retainer is prorated based on the remaining number of Board meetings during the Service Year (a period beginning at the immediately preceding annual meeting of stockholders and ending at the next annual meeting of stockholders) and is payable at the first Board meeting attended by the new director.

Option and Restricted Stock Unit Awards Each non-employee directors is also eligible for annual stock option and restricted stock unit awards. The number of options and restricted stock units awarded, as well as the other terms and conditions of the awards (such as vesting and exercisability schedules and termination provisions), are generally within the discretion of the Leadership Development and Compensation Committee, except that (1) no non-employee director may receive awards (not including awards in lieu of the annual cash retainer) covering more than 50,000 shares of common stock in any Service Year (other than the Service Year in which the director joins the Board, when the limit is two times the normal annual limit), (2) the exercise price of any option may not be less than the fair market value of the common stock on the date of grant, and (3) no option may become exercisable, and no restricted stock unit may become transferable, earlier than six months from the date of grant.

Option and restricted stock unit awards are granted at the first Board meeting after the annual meeting of stockholders for all members elected by the stockholders. New members appointed by the Board receive a director grant that is equal to the director annual option and restricted stock unit awards prorated based on the remaining number of Board meetings during the year (ending at the next annual meeting of stockholders).

Special Committee Retainers and Fees In consideration of the time and effort required of the members of the Special Committee identified under Background to Contested Solicitation in connection with evaluating strategic alternatives available to Dell, the proposed merger (including negotiating the terms and conditions of the merger agreement), the go-shop process and possible negotiations with parties making alternative acquisition proposals, the Board, in a meeting held on March 28, 2013, determined that each member of the Special Committee will receive a monthly retainer of \$7,500, beginning in September 2012, during the duration of the member s service on the Special Committee and a meeting fee of \$1,500 (or in the case of the Chairman of the Special

Table of Contents

55

Committee, \$2,000) for each meeting of the Special Committee such member attends in person or by teleconference, plus out of pocket expenses. In light of the extent of the efforts required to be expended by the Special Committee, the Board, in a meeting held on May 25, 2013, determined that effective February 1, 2013 the Chairman of the Special Committee would receive a monthly retainer of \$30,000 and each other member of the Special Committee would receive a monthly retainer of \$25,000, with Special Committee members no longer receiving per-meeting fees.

Computer Hardware and Technical Support Dell provides directors personal computers and equipment for their use in connection with their Board service and for personal use. Dell also provides from time to time personal technical support to directors.

Other Benefits Dell reimburses directors for reasonable expenses associated with attending Board and committee meetings and, when requested by the company, reasonable expenses for their spouses to attend a Dell-sponsored event, and provides them with liability insurance coverage for their activities as directors.

Indemnification Under Dell s Certificate of Incorporation and Bylaws, the directors are entitled to indemnification from Dell to the fullest extent permitted by Delaware corporate law. Dell has entered into indemnification agreements with each of the non-employee directors that establish processes for indemnification claims.

Director Compensation During Fiscal 2013 The following table sets forth the compensation paid to the non-employee directors for Fiscal 2013. Thomas W. Luce, III retired from the Board at the time of the 2012 annual meeting of stockholders.

DIRECTOR COMPENSATION FOR FISCAL 2013

	Fees Earned			
	or	Stock Awards	All Other	
Name	Paid in Cash	(a)	Compensation (b)	Total
Mr. Breyer	\$ 90,000 ^(c)	\$ 210,007	\$ 2,416	\$ 302,423
Mr. Carty	75,000	210,007	2,549	287,556
Ms. Clark	151,500 ^(d)	210,007	2,416	363,923
Ms. Conigliaro	151,500 ^(d)	210,007	1,896	363,403
Mr. Duberstein	151,500 ^(d)	210,007	2,416	363,923
Mr. Gray	90,000	210,007	4,543	304,550
Mr. Kleisterlee	75,000 ^(c)	210,007	18,858	303,865
Mr. Luce			1,416	1,416
Mr. Luft	75,000	210,007	2,574	287,581
Mr. Mandl	214,500 ^(d)	210,007	2,416	426,923
Mr. Narayen	90,000	210,007	2,416	302,423
Mr. Perot	75,000 ^(c)	210,007	2,416	287,423

(a) Represents, for each director, other than Mr. Luce, the total grant date fair value of a grant of 17,046 restricted stock units, computed in accordance with the Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) Topic 718, Compensation Stock Compensation. The grant date fair value of \$210,007 was based on the closing price of the common stock, as reported on the NASDAQ Stock Market, on the date of grant (\$12.32). The awards were granted on July 13, 2012, which was the date of the first Board meeting following the 2012 annual meeting of stockholders.

The awards vest on July 1, 2013, so long as the director remains a member of the Board. If the director ceases to be a member of the Board (other than by reason of mandatory retirement, death or permanent disability), any units scheduled to vest within 30 days of such termination will accelerate and vest upon such

termination. Any remaining unvested units will expire immediately. All unvested restricted stock units vest immediately upon mandatory retirement, death or permanent disability. At the election of the director, the director may elect to defer the settlement of the grant until a later date. Mr. Carty, Mr. Duberstein and Mr. Gray elected to defer settlement of their Fiscal 2013 grants, which will pay out ratably over five years beginning on the date each director ceases his service on the Board. Mr. Gray s Board service ceased upon his death on July 1, 2013.

The following table sets forth the number of shares of unvested restricted stock or restricted stock units and the number of shares underlying stock options held by each of the non-employee directors as of the end of Fiscal 2013.

N.	Restricted Stock/Restricted	St. 1.0. tt
Name	Stock Units	Stock Options
Mr. Breyer	22,596	
Mr. Carty	22,596	498,047
Ms. Clark	17,046	
Ms. Conigliaro	17,046	
Mr. Duberstein	17,046	
Mr. Gray	22,596	40,403
Mr. Kleisterlee	19,924	
Mr. Luce		28,798
Mr. Luft	22,596	42,802
Mr. Mandl	22,596	48,302
Mr. Narayen	22,596	
Mr. Perot	22,596	31,341

The information for Mr. Carty includes 455,245 stock options he was awarded in his capacity as Vice Chairman and Chief Financial Officer in Fiscal 2007 and 2008.

(b) Represents imputed income amounts attributable to certain benefits or perquisites to the directors, as described below. The expense to Dell for providing a Dell XPS 13 computer (\$1,416) to each of Mr. Breyer, Mr. Carty, Ms. Clark, Ms. Conigliaro, Mr. Duberstein, Mr. Gray, Mr. Kleisterlee, Mr. Luce, Mr. Mandl, Mr. Narayen and Mr. Perot and the expense to Dell for providing a Dell XPS 13 computer (\$2,574) to Mr. Luft in Germany. Also represents the expense to Dell for providing a Dell Latitude 10 tablet (\$1,000) to each of Mr. Breyer, Mr. Carty, Ms. Clark, Mr. Duberstein, Mr. Gray, Mr. Kleisterlee, Mr. Mandl, Mr. Narayen and Mr. Perot.

The expense to Dell for providing a personal technical support to Mr. Carty (\$133).

The expense to Dell of travel expenditures for Ms. Conigliaro s spouse (\$480), Mr. Gray s spouse (\$2,127), and Mr. Kleisterlee s spouse (\$16,442) to attend a Dell sponsored meeting.

(c) Each of Mr. Breyer, Mr. Kleisterlee and Mr. Perot elected to receive his annual retainer (\$90,000 for Mr. Breyer and \$75,000 for Mr. Kleisterlee and Mr. Perot), payable on July 13, 2012, in the form of restricted stock units. The restricted stock units were fully vested at the date of the grant. The number of shares was calculated based on the fair market value of the common stock on the date of grant (\$12.32), as measured by the closing price of the common stock as reported on the NASDAQ Stock Market.

36

The following table sets forth the number of restricted stock units, as well as the grant date fair value of individual awards, of the Fiscal 2013 grants. The grant date fair values of these awards are not included in the Stock Awards column of the above table because the forgone cash amounts are included in the Fees Earned or Paid in Cash column.

	Restricted Stock Units in Lieu of		
	Annual	Grant Date	
Name	Retainer	Fair Value	
Mr. Breyer	7,306	\$ 90,010	
Mr. Kleisterlee	6,088	75,004	
Mr. Perot	6,088	75,004	

(d) For each of Ms. Clark, Ms. Conigliaro, Mr. Duberstein and Mr. Mandl, the amount set forth in the Fees Earned or Paid in Cash column of the above table includes the amounts set forth below under Special Committee Retainer and Special Committee Meeting Fees, which were paid after the end of Fiscal 2013 for service by each such member of the Special Committee during Fiscal 2013.

Name	Special Committee Retainer	Special Committee Meeting Fees		
Ms. Clark	\$ 37,500	\$ 39,000		
Ms. Conigliaro	37,500	39,000		
Mr. Duberstein	37,500	39,000		
Mr. Mandl	37,500	52,000		

PROPOSAL 2 RATIFICATION OF INDEPENDENT AUDITOR

The Board is asking the stockholders to ratify the Audit Committee s selection of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014, which will end on January 31, 2014. PricewaterhouseCoopers LLP is a registered independent public accounting firm and has been Dell s independent auditor since 1986. Although current law, rules and regulations, as well as the charter of the Audit Committee, require Dell s independent auditor to be engaged, retained and supervised by the Audit Committee, the Board considers the selection of an independent auditor to be an important matter of stockholder concern and considers a proposal for stockholders to ratify such selection to be an opportunity for stockholders to provide direct feedback to the Board on an important issue of corporate governance. If the appointment of PricewaterhouseCoopers LLP is not ratified by stockholders, the Audit Committee will take such action, if any, with respect to the appointment of the independent auditor as the Audit Committee deems appropriate. The members of the Audit Committee and the Board believe that the continued retention of PricewaterhouseCoopers LLP to serve as the Company s independent external auditor is in the best interests of the Company and its investors.

The Board recommends a vote FOR the ratification of PricewaterhouseCoopers LLP as Dell s independent auditor for Fiscal 2014.

Approval of this proposal requires the affirmative vote of holders of a majority of the shares of common stock present or represented by proxy at the meeting and entitled to vote on the proposal.

In addition to retaining PricewaterhouseCoopers LLP to conduct an integrated audit of the financial statements and internal control over financial reporting, Dell engages the firm from time to time to perform other services. The following table sets forth all fees incurred in connection with professional services rendered to Dell by PricewaterhouseCoopers LLP during each of the last two fiscal years.

Auditor Fees (in millions)

Fee Type	Fiscal 2013	Fiscal 2012		
Audit Fees (a)	\$ 17.4	\$	16.8	
Audit-Related Fees (b)	0.5		0.6	
Tax Fees (c)	0.7		0.6	
All Other Fees (d)	0.1		0.1	
Total	\$ 18.7	\$	18.1	

- (a) This category includes fees incurred for professional services rendered in connection with the audit of the annual financial statements, for the audit of internal control over financial reporting under Section 404 of the Sarbanes-Oxley Act, for the review of the quarterly financial statements, and for the statutory audits of international subsidiaries.
- (b) This category includes fees incurred for professional services rendered in connection with assurance and other activities not explicitly related to the audit of Dell s financial statements, including the audits of Dell s employee benefit plans and registration statement for debt issuances, contract compliance reviews, and accounting research.
- (c) This category includes fees incurred for domestic and international income tax compliance and tax audit assistance, and corporate-wide tax planning services.

(d) This category includes fees incurred while performing advisory or benchmarking functions.

The Audit Committee has determined that the provision of the non-audit services described in notes (c) and (d) above was compatible with maintaining the independence of PricewaterhouseCoopers LLP.

All Fiscal 2013 and Fiscal 2012 services were pre-approved by the Audit Committee. The Audit Committee has adopted a policy requiring pre-approval by the committee of all services (audit and non-audit) to be provided by

38

Table of Contents

Dell s independent auditor. In accordance with that policy, the Audit Committee has given its approval for the provision of audit services by PricewaterhouseCoopers LLP for Fiscal 2014 and has also given its approval for up to one year in advance for the provision by PricewaterhouseCoopers LLP of particular categories or types of audit-related, tax and other permitted non-audit services. In cases where the Audit Committee s pre-approval of such services is not covered by one of those approvals, the chair of the Audit Committee or a designated member of the Audit Committee has the delegated authority to pre-approve the provision of services, which pre-approvals are then communicated to the full Audit Committee.

Representatives of PricewaterhouseCoopers LLP are expected to be present at the annual meeting to respond to appropriate questions, and will have an opportunity to make a statement if they desire to do so.

39

PROPOSAL 3 ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION

In this Proposal 3, in accordance with Section 14A of the Exchange Act and the SEC s rules thereunder, the Board of Directors is asking stockholders to approve, on an advisory basis, the compensation of Dell s named executive officers as disclosed in this proxy statement.

The Board recommends a vote FOR approval of Dell s compensation of its named executive officers as disclosed in this proxy statement.

Approval of this proposal requires the affirmative vote of holders of a majority of the shares of common stock present or represented by proxy at the meeting and entitled to vote.

As described below under Executive Compensation in the Compensation Discussion and Analysis section of this proxy statement, the Leadership Development and Compensation Committee has structured Dell s executive compensation program to emphasize long-term, performance-dependent pay to motivate and reward long-term value creation for Dell s stockholders. Dell s executive compensation program has a number of features designed to ensure adherence to the company s pay-for-performance philosophy.

The Board urges stockholders to read the Compensation Discussion and Analysis section below, which describes in detail how Dell's executive compensation practices operate and are designed to achieve Dell's core executive compensation objectives, as well as the Summary Compensation Table and other related compensation tables and narrative discussion appearing under Executive Compensation below, which provide detailed information about the compensation of our named executive officers. The Leadership Development and Compensation Committee and the Board of Directors believe that the compensation practices described in Compensation Discussion and Analysis are effective in achieving Dell's core executive compensation objectives and that the compensation of its named executive officers as disclosed in this proxy statement reflects and supports the appropriateness of Dell's executive compensation philosophy and practices.

In accordance with Section 14A of the Exchange Act and the SEC s rules thereunder, Dell is asking stockholders to approve this proposal by approving the following non-binding resolution:

RESOLVED, that the compensation paid to Dell s named executive officers, as disclosed pursuant to Item 402 of Regulation S-K, including the Compensation Discussion and Analysis, compensation tables and narrative discussion, is hereby APPROVED.

A vote on this resolution, commonly referred to as a say-on-pay resolution, is not binding on the Board of Directors or Dell. Although the vote is non-binding, the Leadership Development and Compensation Committee will review and consider the voting results when evaluating the compensation program for Dell s named executive officers.

40

STOCKHOLDER PROPOSAL RIGHT TO ACT BY WRITTEN CONSENT

James McRitchie, 9295 Yorkship Court Elk Grove, California 05758, who represents that he is a beneficial owner of no less than 200 Dell shares, has requested that the company present for stockholder approval at the annual meeting a proposal requesting Dell s Board of Directors to undertake such steps as may be necessary to permit the company s stockholders to act by written consent instead of at a meeting of stockholders. The proposal, along with Mr. McRitchie s supporting statement, is included verbatim below.

For the reasons set forth following the proposal and supporting statement, the Board of Directors disagrees with Mr. McRitchie s proposal and supporting statement.

The Board of Directors recommends a vote AGAINST Mr. McRitchie s proposal.

Mr. McRitchie s Proposal and Supporting Statement

Resolved, Shareholders request that our board of directors undertake such steps as may be necessary to permit written consent by shareholders entitled to cast the minimum number of votes that would be necessary to authorize the action at a meeting at which all shareholders entitled to vote thereon were present and voting. This written consent is to be consistent with applicable law and consistent with giving shareholders the fullest power to act by written consent consistent with applicable law. This includes shareholder ability to initiate any topic for written consent consistent with applicable law.

The shareholders of Wet Seal (WTSLA) successfully used written consent to replace certain underperforming directors in October 2012. This proposal topic also won majority shareholder support at 13 major companies in a single year. This included 67%-support at both Allstate and Sprint. Hundreds of major companies enable shareholder action by written consent.

This proposal should also be evaluated in the context of our Company s overall corporate governance as reported in 2012:

GMI/The Corporate Library, an independent investment research film, expressed concern regarding our company s executive pay and the qualifications of our directors. Michael Dell s \$16 million total summary compensation increased 270% due mainly to receiving equity via performance-based restricted stock units (PBUs) and market-priced stock options of \$11 million. Considering Mr. Dell already owned 14% of our company s stock, GMI said equity of this magnitude was not aligned with shareholder interests. Additionally, annual incentive payouts can increase 50% based on subjective evaluations. Subjective pay can undermine pay for performance.

Plus a CEO chaired our executive pay committee Shantanu Narayen, CEO of Adobe Systems. When it comes to executive pay, CEOs are not known for moderation. William Gray, associated with the Visteon Corporation bankruptcy, was also on our executive pay committee. Our management did not explain how a person associated with a bankruptcy can have the professional reputation to be a strong director. To top it off Mr. Gray chaired our nomination committee. Kenneth Duberstein, a lobbyist, was also on our nomination committee. Our management did not provide any background on whether lobbyists are usually strong directors.

Five directors had 13 to 28 years long-tenure. This included Alex Mandl, our Lead Director, a position that requires enhanced independence. GMI said director independence erodes after 10-years. Long-tenure could hinder director ability to provide effective oversight. A more independent perspective would be a priceless asset for our directors.

Directors Janet Clark and Laura Conigliaro apparently did not believe it worthwhile to own any stock. Donald Carty received our highest negative votes. Mr. Carty, Gerard Kleisterlee and Kenneth Duberstein were potentially over-extended each with seats on 4 boards.

41

Please vote to protect shareholder value: Right to Act by Written Consent Stockholder Proposal 1.

Dell s Statement in Opposition

Dell s Certificate of Incorporation and Bylaws prohibit the company s stockholders from taking action by written consent instead of at a meeting of stockholders. This proposal to permit stockholder action by written consent is not in the best interest of Dell or its stockholders. Permitting stockholders to act by written consent may hurt stockholder interests by disenfranchising certain stockholders, circumventing protections and advantages provided by stockholder meetings, wasting company resources and confusing stockholders.

Action by written consent does not require input from, or even communication to, all stockholders, and as a result it disenfranchises all of those stockholders who do not have the opportunity to participate in the written consent. Instead, action by written consent would allow stockholders holding a majority of outstanding shares to take an action without a vote or any other input from other stockholders. In fact, such an action could be finalized before other stockholders were even aware of it, much less before they were offered an opportunity to consent or object. This risk of disenfranchisement is even more serious when considering the possible context under which it could occur. Under SEC rules, eligibility to submit a proposal for inclusion in a company s proxy statement for action at a stockholder meeting requires that a proposing stockholder hold the shares for at least one year before making a proposal, and affords all stockholders an equal opportunity to review, consider and vote on such a proposal. In contrast, action by written consent allows opportunistic market participants who hold (or borrow) shares for only a short period of time to determine the outcome on a particular issue, and to do so without any notice to long-term investors. Moreover, such activity can be directed at very short-term speculation in stock prices which could be at odds with long-term, sustainable company success.

In addition, the requirement for corporate action through votes at stockholder meetings provides protections and advantages not offered by an action by written consent. Information regarding proposed stockholder actions at stockholder meetings is widely disseminated through the required proxy statement. Proxy statements must include certain information on proposed actions, including information from both sides on proposals that management considers not to be in the best interests of the company. In addition, a meeting provides a stockholder with an opportunity to discuss concerns with other stockholders, with the Board and with management. The process of voting in stockholder meetings provides for transparent, public and deliberate consideration of issues facing the company and ensures that stockholders have sufficient information and time to weigh the arguments presented by all sides. In contrast, action by written consent does not guarantee any of these protections and advantages.

Action by written consent can also waste company resources and result in stockholder confusion. The proposal would allow stockholders to solicit written consents as frequently as desired and regardless of how small their holdings of Dell shares are. If a proposed action is not in the best interests of the company, because it reflects a narrow self-interest or otherwise, the company could end up spending valuable resources tracking and defending against such an action. Moreover, multiple groups of stockholders would be able to solicit written consents, some of which may be duplicative or conflicting. This could only lead to confusion for stockholders and a chaotic state of affairs for the company.

Besides not being in the best interests of the company or its stockholders, permitting stockholder action by written consent is unnecessary to achieve the proponent s objective, as discussed in the supporting statement, of providing a means for stockholders to raise important matters outside the normal annual meeting cycle. There is no need for stockholders to act by written consent to raise such matters. The company welcomes and encourages stockholders to communicate with it at all times and has several mechanisms already in place, including those described in Corporate Governance Communications with Directors, to facilitate a dialog with the Board and any of its members. In addition, communications are similarly always welcome through the company s Investor Relations Department via phone, e-mail or its website.

Table of Contents

Moreover, stockholder action by written consent is not necessary to ensure that the Board is accountable to stockholders in considering potential transactions that might result in a change of control of Dell. The company has adopted a majority voting standard for the election of directors, and requires that each director be elected on an annual basis. In addition, the company has eliminated supermajority voting provisions from its Certificate of Incorporation and Bylaws and does not have a stockholder rights plan in place. As a result of the company s current structure and practices with regard to these matters, permitting stockholder action by written consent will not enhance the ability of stockholders to participate effectively in Dell s corporate governance.

For these reasons, the Board urges Dell stockholders to vote AGAINST Mr. McRitchie s proposal regarding stockholder action by written consent.

43

EXECUTIVE COMPENSATION

Compensation Discussion and Analysis

Introduction

This Compensation Discussion and Analysis is designed to provide stockholders with an understanding of Dell s compensation philosophy, its core principles and the compensation in effect for the following executive officers (who are referred to as Named Executive Officers or NEOs):

Name	Position
Michael S. Dell	Chairman of the Board, Chief Executive Officer
Brian T. Gladden	Senior Vice President, Chief Financial Officer
Jeffrey W. Clarke	Vice Chairman and President, Global Operations and End User Computing Solutions
Stephen J. Felice	President, Chief Commercial Officer
Stephen F. Schuckenbrock	Former President, Services (a)
John A. Swainson	President, Software

(a) Mr. Schuckenbrock ceased to be an executive officer effective December 5, 2012, but remained an employee of Dell through March 31, 2013.

Executive Compensation Philosophy and Core Objectives

The Leadership Development and Compensation Committee (the Committee) is responsible for critically reviewing, approving and administering compensation programs for executive officers that ensure an appropriate link between pay, performance and stock price, while appropriately balancing risk. The Committee seeks to increase stockholder value by rewarding performance with cost-effective compensation and ensuring that Dell can attract and retain the best executive talent through adherence to the following core compensation objectives:

Providing compensation commensurate with the level of business performance achieved, ranging from above-target overall rewards for performance that exceeds that of peers to below-average compensation for below-target performance;

Providing a total compensation opportunity that is competitive with companies with which Dell competes for talent;

Providing appropriate cash and equity-based incentives for achieving Dell s financial goals and strategic objectives;

Creating a culture of meritocracy by linking awards to individual and company performance;

Emphasizing long-term, performance-dependent pay to reward executive officers who deliver long-term value creation to Dell s stockholders; and

Managing fixed costs by combining a conservative approach to base salaries and benefits, with a greater focus on short-term cash incentives and long-term, performance-based equity compensation.

A substantial portion of NEO pay is directly tied to Dell s performance. Therefore, this pay is at risk, as illustrated by the following charts, which show total compensation broken down into each element of compensation as reported in the Summary Compensation Table for Fiscal 2013. Approximately 93% of the Fiscal 2013 total compensation of Michael Dell and approximately 90% of the Fiscal 2013 total compensation of the other five NEOs consisted of variable compensation components subject to Dell s performance.

44

The primary components of Dell s compensation program consist of base salary, annual incentive bonus, long-term incentives, benefits and limited perquisites. The compensation program for NEOs is designed to place annual target total compensation (i.e., the sum of base salary, target annual bonus, and target annual equity compensation) between the 50th and 75th percentiles of the compensation of Dell s Core Comparator Peer Group (as described below) when performance is strong. While designed to target annual total compensation at this level, actual total compensation for each individual executive varies based on individual skills, experience, contributions, and performance achievement, as well as business unit performance (if applicable), internal equity, overall responsibility for company performance, and other factors the Committee may take into account.

Executive Summary

Fiscal 2013 Financial Highlights

In Fiscal 2013, Dell achieved net revenue of \$56.9 billion, operating income of \$3.0 billion and earnings per share of \$1.35. Dell experienced decreases from Fiscal 2012 in operating income, net income and earnings per share, measured on both a GAAP basis and a non-GAAP basis as shown below. All amounts, except per share amounts, are in millions.

	Fiscal 2013	Fiscal 2012	Change
Net Revenue	\$ 56,940	\$ 62,071	(8)%
Operating Income	\$ 3,012	\$ 4,431	(32)%
Net Income	\$ 2,372	\$ 3,492	(32)%
Earnings Per Share	\$ 1.35	\$ 1.88	(28)%
Operating Income (non-GAAP) (a)	\$ 3,973	\$ 5,135	(23)%
Net Income (non-GAAP) (a)	\$ 3,017	\$ 3,952	(24)%
Earnings Per Share (non-GAAP) (a)	\$ 1.72	\$ 2.13	(19)%

(a) This measure is not a financial measure calculated in accordance with accounting principles generally accepted in the United States of America (GAAP). See Management s Discussion and Analysis of Financial Condition and Results of Operations Non-GAAP Financial Measures in Dell s annual report on Form 10-K for the fiscal year ended February 1, 2013 for a reconciliation of each non-GAAP financial measure to the most directly comparable GAAP financial measure.

Link Between Company Performance and CEO Compensation

The Committee takes a long-term view when analyzing CEO pay and company performance. The Committee considers a variety of factors when evaluating Mr. Dell s performance, including performance against several key financial metrics and performance against certain non-financial objectives such as progress towards Dell s strategic transformation as well as operational and leadership effectiveness goals. In evaluating the link between

Table of Contents

Mr. Dell s pay and company performance, it is important to consider that Mr. Dell has not received an increase in base salary in over five years, declined a bonus for Fiscal 2008, 2009 and 2010, and declined equity grants from Fiscal 2005 through Fiscal 2010. Partly as a result of these decisions, Mr. Dell s total compensation historically ranked below the median as compared to CEO total compensation for the Core Comparator Peer Group, as described below. In analyzing CEO pay for performance, the Committee considers the fact that Mr. Dell s voluntary refusal to receive bonus payouts and equity grants for previous fiscal years unavoidably exaggerates the year-over-year comparison when more competitive bonus payments and equity grants resume, as is the case for Fiscal 2013.

The following graphs show the relationship between Mr. Dell s total compensation and company performance as measured by three key financial metrics, which are considered critical components of both Dell s strategy and the measurement of Mr. Dell s performance. The company believes that these three metrics revenue, operating income and earnings per share correlate strongly with long-term stockholder value. The following graphs report revenue, operating income and earnings per share on a GAAP basis, and include the impact on the year-over-year trend line of Mr. Dell s request that he not receive a bonus payment for Fiscal 2009 and 2010. Because the Committee did not calculate a bonus payout for Mr. Dell for Fiscal 2009 or 2010, these graphs assume that Mr. Dell would have received a Target Bonus (as defined below) consistent with the application of Dell s corporate performance modifier for the applicable fiscal year. In addition, the graphs highlight the portion of Mr. Dell s Fiscal 2013 compensation that consisted of 100% performance-based restricted stock units (PBUs). Although the values of these awards are reflected by disclosing their grant date fair value as shown in the Summary Compensation Table below, the actual amount, if any, Mr. Dell will realize from these awards will depend on the company s performance.

Chairman and CEO Compensation v. Dell Revenue

Chairman and CEO Compensation v. Dell Operating Income

46

Chairman and CEO Compensation v. Dell EPS

Total Compensation Excluding Equity is the total compensation amount minus long-term equity incentives reported for Mr. Dell in the Summary Compensation Table in Dell s prior annual reports on Form 10-K.

Equity is the grant date fair value of stock options and PBUs granted to Mr. Dell as reported in the Summary Compensation Table in Dell s prior annual reports on Form 10-K.

Target Bonus represents an estimate of the bonus that Mr. Dell would have received if he had not voluntarily declined to receive one. The estimated bonus is calculated based on Mr. Dell starget bonus (two times base salary), times an estimated personal modifier (100%), times the company s corporate performance modifier. The company s corporate modifier for Fiscal 2009 and 2010 was 70%. Since the Committee did not calculate a personal modifier for Mr. Dell for Fiscal 2009 or 2010, the company assumed a 100% personal modifier in calculating the estimated bonus that Mr. Dell voluntarily declined.

Summary of Compensation Decisions for Fiscal 2013

Chief Executive Officer Compensation The Committee approved a \$1,330,000 bonus payment to Mr. Dell under the annual incentive plan, which is 30% below his targeted level. Mr. Dell did not receive an increase in base salary or target bonus for Fiscal 2014. As discussed below under Changes to Long-Term Incentive Design, the Board has decided to delay any decision on Mr. Dell s Fiscal 2014 long-term incentive grant in light of the pendency of Dell s proposed going-private merger transaction which it announced on February 5, 2013 (the merger).

Fiscal 2013 Incentive Bonus Plan Payout Due to Dell s Fiscal 2013 performance, the NEOs, along with the employee population as a whole, received below-target bonus payouts under the annual incentive bonus plan. As part of its deliberations related to Dell s proposed merger, the full Board, rather than the Committee, assessed the appropriate corporate bonus modifier based on performance for the year. The Board set the corporate bonus modifier at 70% of target as a result of the shortfall in Dell s performance as measured against both the overall financial objectives and the targets in Dell s corporate scorecard (as discussed below).

Fiscal 2013 PBU Performance Because Dell s Fiscal 2013 cash flow from operations per share performance fell short of target goals, the NEOs earned 80% of their target number of PBUs eligible to be earned for Fiscal 2013 under the PBUs granted in Fiscal 2011 (representing one-third of the PBUs constituting the award). The three-year relative total shareholder return modifier (Fiscal 2011-2013) resulted in NEOs earning 75% of their banked units during the three fiscal years covered by the Fiscal 2011 PBU award.

NEO Merit Increases For Fiscal 2013, all Named Executive Officers, other than Mr. Dell and Mr. Schuckenbrock, received base salary increases ranging from 3.2% to 3.4% of base salary to better align their base salaries with those of executives at peer companies and to address changes in responsibility and internal equity considerations.

Changes to the Executive Incentive Bonus Plan Design For Fiscal 2014, the Executive Incentive Bonus Plan s corporate performance metric will be operating free cash flow and will no longer include performance metrics based on revenue or operating income. Of the bonus pool, 75% will be determined based on operating free cash flow and 25% will be determined based on a qualitative assessment of performance against key strategic objectives.

Changes to Long-Term Incentive Design In light of the pendency of Dell s proposed merger, the Board has decided to delay its determinations concerning Fiscal 2014 long-term incentive grants until after the closing of that transaction.

Dividend Policy Dell announced a dividend policy on June 11, 2012. In connection with the dividend policy, all outstanding restricted stock unit (RSU) and PBU awards were amended to allow dividend equivalents to be credited to unvested awards. Upon vesting of the stock units and achievement of performance requirements, RSU and PBU holders are entitled to receive a dollar amount equal to the per-share cash dividends paid by Dell during the life of the awards, multiplied by the total number of shares issued. Dividend equivalents will be paid in cash upon delivery of the shares underlying the relevant RSU or PBU.

Compensation Governance Practices

The Committee seeks to implement and maintain sound compensation governance practices to ensure adherence to Dell s pay-for-performance philosophy while appropriately managing risk and aligning Dell s compensation programs with long-term stockholder interests. The following governance practices were in effect during Fiscal 2013:

The Committee is composed entirely of directors who satisfy the standards of independence established in Dell s Corporate Governance Principles and NASDAQ listing standards.

The Committee retains an independent compensation consultant, Meridian Compensation Partners, LLC (Meridian), that reports directly to the Committee and performs no other work for Dell.

Mr. Dell s compensation is reviewed by the Committee in executive session and then, upon the Committee s recommendation, approved by the independent directors of the Board in executive session.

A substantial amount of NEO pay is subject to specific short-term and long-term performance requirements.

Dell s incentive programs include limits on maximum payouts to contain the risk of excessive payouts. Fiscal 2013 annual bonus payouts are capped at 281.25% of target amounts and Fiscal 2013 PBU payouts are capped at 200% of target amounts.

The Committee retains discretion to reduce (but not increase) bonus payouts. This discretion enables it to respond to unforeseen events and adjust bonus payouts downward as appropriate.

Dell offers only limited perquisites, all of which are for business-related purposes. Dell does not provide tax gross-ups on perquisites other than certain relocation expenses and tax equalization payments for select international arrangements.

Dell does not offer excessive post-employment benefits such as supplemental executive retirement plans (SERPs), pension plans, split-dollar life insurance or other personal benefits.

NEOs do not have change in control severance protections, except for double trigger amendments to equity award agreements adopted in April 2013 providing for accelerated vesting of awards if the NEO s employment with Dell is terminated without cause within two years following a change in control of Dell.

NEOs do not receive excise tax gross-ups on cash severance or perquisites.

48

Dell maintains a compensation recoupment policy applicable to equity and cash-based awards to executive officers in the event of a financial restatement that is more stringent than required by current law.

Dell maintains stock ownership requirements for both executive officers and directors to link their interests with the interests of other Dell stockholders. Dell also has adopted retention requirements for equity awards that remain in effect until executive officers meet the ownership requirements described below.

Dell will not reprice underwater stock options without stockholder approval.

Dell prohibits any employee from trading in derivatives of Dell stock or engaging in short sales of Dell stock.

Executive Officer Compensation

Process for Evaluating Chairman and Chief Executive Officer Compensation

The Committee discusses and makes all recommendations relating to the compensation of Mr. Dell in executive session without Mr. Dell present. In reviewing Mr. Dell s compensation, the Committee considers the performance of the company and his contribution to that performance. This assessment includes a holistic review of financial metrics such as revenue, operating income, earnings per share, cash flow and stock price performance as well as compensation of peer CEOs and progress against strategic initiatives such as net promoter score (NPS, explained more fully below), share growth, leadership, brand momentum and health, employee engagement, culture, ethics, compliance, and integrity. Based on this review and input from Meridian, the Committee makes base salary, bonus, and long-term incentive recommendations subject to approval of the independent directors of the Board.

Process for Evaluating Executive Officer Compensation (other than the CEO)

Process When making individual compensation decisions for executive officers other than the CEO, the Committee takes many factors into account, including the performance of the company; the performance of an executive officer s business unit (if applicable); the recommendation of the CEO; the individual s performance and experience; the individual s historical compensation; comparisons to other executive officers (both those of Dell and those of the Core Comparator Peer Group, as described below); and any retention concerns.

Compensation Consultants The charter of the Committee authorizes the Committee to engage independent consultants at any time at the expense of the company. The Committee retains Meridian as its independent compensation consultant. Meridian reports directly to the Committee and performs no other work for Dell. The Committee assessed the independence of Meridian and concluded that its work did not raise any conflict of interest with Dell. During Fiscal 2013, Meridian was engaged to:

Advise the Committee on CEO and executive officer pay decisions;

Assist in short-term and long-term incentive plan design;

Recommend composition of the Full Peer Group and the Core Comparator Peer Group;

Conduct compensation reviews and make recommendations regarding both Dell s executive and director pay structures;

Provide periodic updates on current trends, technical and regulatory developments and best practices in compensation design; and

Perform any other tasks which the Committee may request from time to time.

*Consideration of Say-On-Pay Results** At Dell s 2012 annual meeting of stockholders, Dell held a non-binding advisory vote, commonly referred to as a say-on-pay vote, on the compensation of Dell s NEOs as described in

the proxy statement for that meeting. Stockholders approved the compensation of the NEOs, with approximately 98% of stockholder votes cast in favor of Dell s Fiscal 2012 say-on-pay resolution. The Board of Directors and the Committee value the opinions of stockholders and are mindful of the strong support stockholders expressed for Dell s pay-for-performance philosophy. As a result of the overwhelming stockholder support for that philosophy at the 2012 annual meeting of stockholders, the Committee decided to retain Dell s general compensation philosophy and core objectives for Fiscal 2013.

Pay Mix Because executive officers are in a position to directly influence Dell s overall performance, a significant portion of their compensation is delivered in the form of performance-based short-term and long-term incentives. The level of performance-based pay varies for each executive based on level of responsibility, market practices, and internal equity considerations. Dell does not target a fixed mix of pay for individual executive positions, but instead strives to maintain each pay element in its targeted competitive range as described in the Market Positioning section below.

Competitive Market Assessment The Committee annually reviews compensation for executive officers at similar technology companies and at other large global general industry companies to determine whether the compensation components for Dell's executive officers remain in the targeted ranges described below under Market Positioning. Management, with the assistance of Meridian, collects and presents to the Committee compensation data for the executive officers from a list of targeted companies as well as data on executive officer compensation from published compensation surveys. These compensation surveys include data on technology and general industry pay practices for executive positions at companies similar in size and complexity to Dell. The compensation assessment includes an evaluation of base salary, target annual incentive opportunities, and long-term incentive grant values for each of the executive officer positions relative to similar positions in the market.

The Committee uses a peer group (the Full Peer Group) and a core comparator subset of the Full Peer Group (the Core Comparator Peer Group, in bold in the table below) as a reference basis for market compensation practices. The Committee uses the Core Comparator Peer Group to evaluate executive officer and director compensation, benefits and perquisites, short-term and long-term incentive design, and share usage/dilution and to benchmark corporate governance compensation practices. The Committee uses the Full Peer Group as a secondary benchmark for the foregoing evaluation factors. The Full Peer Group is composed of companies similar in size, consumer product focus and business results to Dell with which Dell competes for talent. The Committee reviews and approves the Full Peer Group annually using an assessment of sales volumes, market capitalization, number of employees, consumer product focus and business results. Companies in the Core Comparator Peer Group are selected based on an assessment of revenue, industry type and position as a market leader or competitor. At the time of the peer group analysis, the median annual revenue for the Full Peer Group was \$58 billion and the median market capitalization was \$81.5 billion. The Full Peer Group consists of the following 25 companies:

Accenture plc
Amazon.com, Inc.
Apple Inc.
AT&T Inc.
Best Buy Co., Inc.
The Boeing Company
Cisco Systems, Inc.
EMC Corporation
General Electric Company
Google Inc.
Hewlett-Packard Company
The Home Depot, Inc.
Honeywell International Inc.

Intel Corporation
International Business Machines Corporation
Johnson & Johnson
Microsoft Corporation
Oracle Corporation
The Procter & Gamble Company
Qualcomm Incorporated
Target Corporation
Texas Instruments Incorporated
United Technologies Corporation
Verizon Communications Inc.
Xerox Corporation

Market Positioning The Committee does not target individual compensation elements but instead targets total compensation between the 50 and 75 th percentiles when performance is strong. The Committee believes this strategy is consistent with the goals listed above and allows added flexibility to employ pay practices that are best aligned to meet business needs. Targeting a range of total compensation also reflects the reality that actual total compensation for each individual executive will vary based on individual skills, experience, contributions, individual performance, and overall responsibility for Dell s performance, as well as corporate performance, internal equity and other factors that the Committee may take into account.

Individual Compensation Components

Base Salary

Design Dell s philosophy is that base salaries should meet the objectives of attracting and retaining the executive officers needed to manage the business. Base salaries varied based on the Committee s judgment with respect to each executive officer s responsibility, performance, experience, retention concerns, historical compensation and internal equity considerations. For Fiscal 2013, the NEO base salaries ranged from \$725,000 to \$950,000. During Fiscal 2013, the Committee carefully considered the input and recommendations of Mr. Dell as CEO when evaluating factors relative to the other executive officers in order to approve base salary adjustments.

Results Most executive officer base salaries are between the market median and 75 percentile of Dell s Core Comparator Peer Group. In order to better align salaries with market data and to address internal equity considerations, all NEOs, other than Mr. Dell and Mr. Schuckenbrock, received a base salary increase for Fiscal 2013.

The table below summarizes the base salaries and percentage of base salary increase for the NEOs for Fiscal 2012, 2013 and 2014. Due to timing of the pay increases and other payroll processes, the actual base salaries paid for a fiscal year can vary from those shown in the table. Information on amounts actually earned by the NEOs for Fiscal 2011, 2012 and 2013 are shown in the Summary Compensation Table below.

Named Executive	Fiscal 2012 Salary	Percentage Salary Increase	Fiscal 2013 Salary	Percentage Salary Increase	Fisca	l 2014 Salary
Mr. Dell	\$ 950,000	%	\$ 950,000	%	\$	950,000
Mr. Gladden	730,000	2.7%	750,000	3.3%		775,000
Mr. Clarke	730,000	6.2%	775,000	3.2%		800,000
Mr. Felice	750,000	3.3%	775,000	3.2%		800,000
Mr. Schuckenbrock	750,000	3.3%	775,000	%		N/A
Mr. Swainson	N/A	N/A	725,000	3.4%		750,000
Annual Incentive Bonus						

Design The annual Executive Incentive Bonus Plan (EIBP) is designed to align executive officer pay with short-term financial and strategic results that the Committee believes will yield long-term stockholder value. The EIBP rewards the achievement of a positive consolidated net income goal, adjusted for charges related to acquisitions, and such other goals as the Committee determines to be appropriate.

Annual incentives for Fiscal 2013 were established and paid to executive officers under the EIBP. Compensation paid under the EIBP was designed to qualify as tax-deductible under Section 162(m) of the Internal Revenue Code. To qualify such compensation for tax deductibility under Section 162(m), the Board set the maximum payout for Fiscal 2013 for Mr. Dell at 0.20% of consolidated net income, as adjusted for charges related to acquisitions, and the Committee set the maximum payout for Fiscal 2013 for each of the other Named Executive Officer at 0.10% of consolidated net income, as adjusted for charges related to acquisitions.

Within the Section 162(m) cap described above, the Committee establishes a target incentive opportunity for each executive officer expressed as a percentage of base salary. These target award opportunities are established based on the competitive market positioning targets described in the Market Positioning section above as well as Dell's philosophy of increasing the proportion of pay at risk for those positions with the greatest impact on company results. Mr. Dell, as the executive officer with the greatest overall responsibility for company performance, was granted a larger incentive opportunity in comparison to his base salary in order to weight his annual cash compensation mix more heavily towards performance-based compensation. For the NEOs other than the CEO, the Committee deemed their potential impact on company results as equally significant. Fiscal 2013 target annual incentives for the NEOs were as follows:

	Target Incentive as % of
Named Executive	Base Salary
Mr. Dell	200%
Mr. Gladden	100%
Mr. Clarke	100%
Mr. Felice	100%
Mr. Schuckenbrock	100%
Mr. Swainson	100%

To arrive at a payout number, the target percentage of salary for each executive officer is multiplied by a formula (illustrated below) based on corporate performance and the achievement of equally weighted individual performance goals. In determining the amount of the actual payout, the Committee may consider the potential payout number produced by the formula and any other factors it deems appropriate.

Corporate Bonus Formula

Corporate Performance Targets For Fiscal 2013, the corporate performance modifier was 75% dependent on the achievement of two financial performance targets and 25% dependent on the achievement of the corporate scorecard performance objectives described below. The targets for the financial performance metrics and the corporate scorecard objectives are established at the beginning of the fiscal year.

At the end of the fiscal year, the Committee first determines the extent to which corporate performance was achieved, resulting in a calculation of the corporate performance modifier. The corporate performance modifier has a performance range from 0% to 187.5% of the target (the financial metrics have a range from 0% to 200% and the corporate scorecard objectives have a range from 0% to 150%). The Committee then determines the individual performance modifier, which may range from 0% to 150% based on the NEO s individual performance. Application of the two modifiers determines the final bonus payout, resulting in a total maximum opportunity of 281.25% of target.

For Fiscal 2013, the Committee selected corporate financial performance objectives aimed at driving profitable growth and included net revenue and non-GAAP operating income targets. Net revenue is intended to measure Dell s revenue growth. Non-GAAP operating income is intended to measure profitability of Dell s operations. Non-GAAP operating income is calculated by adjusting Dell s operating income as computed on a GAAP basis to exclude acquisition-related charges, severance and facility actions, and amortization of purchased intangibles incurred in Fiscal 2013. The weighting of bonus performance goals was designed to provide significant incentive to drive growth once acceptable operating income goals were achieved. These bonus metrics were based on the company s internal and relative performance goals, as follows:

	Threshold	Target	Maximum
Net revenue	\$ 55.73 billion	\$ 64.73 billion	\$ 70.73 billion
Operating income (non-GAAP)	\$ 3.897 billion	\$ 5.097 billion	\$ 6.297 billion
Corresponding funding level	50%	100%	200%

At the beginning of the fiscal year, Mr. Dell and Mr. Gladden, with input from the Committee, established the corporate scorecard containing several key financial and strategic objectives relating to significant transformation initiatives. A description of each initiative, the evaluation criteria and weighting is described in the following table:

Initiative Enterprise	Description Transforming Enterprise Solutions, including servers, networking and storage products	Key Evaluation Criteria Enterprise revenue, margin and operating income	Weighting 20%				
	networking and storage products	Storage and networking orders					
		Complexity reduction					
		Revenue premium					
Go To Market	Transforming go to market strategies, partnerships and alliances	Revenue and margin	15%				
	and aniances	Sales productivity					
		Multi-line of business expansion					
		Enterprise awareness					
		Brand health index					
		Emerging markets revenue and margin					
		Operating expenses % of total revenue					
Services	Transforming services offerings to meet customers needs	Services revenue, margin and operating income	15%				
	needs	Support and deployment					
		Infrastructure					
		Applications					
		Business process outsourcing					
		Security					
		Revenue premium					

S&P Transforming software and peripherals

Services backlog and deferred services revenue

Revenue, margin and operating income

10%

Software orders

Complexity reduction

Displays

Peripherals revenue mix

53

Initiative	Description	Key Evaluation Criteria	Weighting
Online Business	Directed at building on Dell s online heritage, strength and global presence to deliver rich	Revenue and margin	10%
	customized relationships, solutions and social experiences that distinguish Dell from other	Net satisfaction score	
	companies	Infrastructure and quality	
NPS Score	A loyalty metric based on how likely customers would recommend Dell to a friend or colleague. Dell classifies customers as promoters, passives or detractors. NPS is calculated by subtracting the percentage of detractors from the percentage of promoters.	Net Promoter Score	15%
Tell Dell/Brand	Based on Dell s people strategy and enhancing the corporate brand	Tell Dell Results	15%
		D 1 1	

Brand enhancement

At the end of the fiscal year, Mr. Dell and Mr. Gladden, with input from the Committee, rate performance for each objective on a scale of one (worst) to five (best). The objectives are equally weighted and the scores for each objective are averaged and determined as follows:

Average Score (a)	Corporate Scorecard Pool Funding
Less than 2	%
2	75%
3	100%
4	125%
5	150%

(a) Average scores between points shown result in interpolation.

Business Unit Performance Prior to Fiscal 2013, the bonus formula illustrated above included a business unit performance modifier applicable to employees working for a business unit. Effective for Fiscal 2013, the business unit modifier was removed from the bonus formula to simplify the bonus calculation and to better align the formula with external financial reporting results.

Individual Performance The Committee, with input from Mr. Dell, evaluates individual performance for Dell s executive officers using a mix of objective and subjective performance objectives, established at the beginning of the fiscal year. For Fiscal 2013, the following objectives were included:

Achieving financial targets for the business

Cost management

Strategic and transformational objectives relating to each executive officer s function or business unit, including the degree to which the executive officer is driving change in support of Dell s transformation

Manager effectiveness, employee satisfaction and diversity

Ethics and compliance

Brand health

Measurement against net promoter score goals

54

The Committee does not place specific weightings on the objectives noted above but determines the individual performance modifier based on a holistic and subjective assessment of each individual executive officer s performance against these objectives. To the extent an individual meets these objectives, a modifier of 100% is assigned. As performance deviates from this level, payouts vary above or below the 100% modifier subject to the 150% maximum. The Committee believes that the achievement of these performance objectives would correspond to meaningful improvements for the organization and are reasonably difficult to attain.

Results As part of its deliberations related to Dell s proposed merger, the full Board, rather than the Committee, assessed the appropriate corporate bonus modifier based on performance for the year. For Fiscal 2013, Dell achieved non-GAAP operating income of \$3.973 billion, which fell between the threshold and target performance objectives, and achieved net revenue of \$56.94 billion, which fell between the threshold and target performance objectives. Non-GAAP operating income is calculated in the manner described above. The results for the Corporate Scorecard fell below target performance objectives established for the year, resulting in a Corporate Scorecard modifier of 80%. Based on this level of corporate financial performance and Corporate Scorecard performance, the corporate bonus modifier would have been set at 63% of target. The Board, however, does not believe setting performance at 63% of target is consistent with performance for Fiscal 2013 given the weak global macro-economic conditions that impacted demand for Dell s products and services. A primary driver of the downward trend of the bonus modifier is the related downturn in the global technology market that was not predicted by Dell at the beginning of the year. Dell s annual plan for Fiscal 2013 assumed industry client growth at approximately 5%. However, industry growth was much softer than expected and many of Dell s peers experienced similar unexpected declines in revenue and operating income. Based on a balanced assessment of Dell s performance for Fiscal 2013 taking into account the weakening global macro-economic environment, the Board exercised its discretion to approve a final bonus modifier at 70% of target.

In evaluating Mr. Dell s bonus payout for Fiscal 2013, the Committee considered Mr. Dell s leadership and performance for the year as reflected in Dell s financial results and the progress made towards Dell s strategic transformation. Based on these considerations, the Committee recommended and the Board awarded Mr. Dell a 100% individual modifier, which resulted in Mr. Dell receiving a payout under the EIBP of \$1,330,000 for Fiscal 2013. The Committee noted the following individual performance highlights for Mr. Dell:

Growth performance was mixed with strong results in enterprise solutions and services

Brand performance exceeded most goals

Company met or exceeded most cultural objectives including strong performance in execution of the company s people strategy

Company experienced no significant compliance issues Individual modifiers and bonus amounts for the NEOs are described below

	Individual		
Named Executive	Modifier	Company Modifier	Bonus Payout
Mr. Dell	100%	70%	\$ 1,330,000
Mr. Gladden	100%	70%	523,385
Mr. Clarke	100%	70%	538,865
Mr. Felice	100%	70%	540,481
Mr. Schuckenbrock	100%	70%	540,481
Mr. Swainson	100%	70%	507,500

Long-Term Incentives

Design Long-term incentive opportunities are the most significant component of total executive officer compensation. These incentives are designed to motivate executive officers to make decisions in support of

55

long-term company financial interests while also serving as the primary tool for attraction and retention. Long-term incentive awards are delivered through a variety of stock and cash vehicles, described below, intended to meet these objectives.

Stock options align the interests of the executive officers with those of the stockholders by providing a return only if Dell s stock price appreciates.

<u>Performance-based stock units</u> designed to reward participants for the achievement of financial objectives over the long term. PBUs are denominated in full shares of Dell s common stock and thus the amount earned is also dependent on Dell s stock price over the performance period.

<u>Restricted stock units</u> granted as part of an executive s annual award or as part of an executive s new-hire packages in order to replace the approximate value of unvested long-term incentives forfeited at a previous employer.

<u>Long-term cash awards</u> may be granted to deliver a fixed amount of compensation to replace long-term incentives or pension values forgone by executives when officers join Dell. These awards also have been used periodically as an additional retention tool to retain key individuals.

Dell currently maintains the following process relating to the granting of equity awards:

Options are granted with an exercise price based on the closing price of Dell s common stock on the date of grant as reported on the NASDAQ Stock Market

All equity grants to executive officers require approval of the Committee

In general, awards pursuant to Dell s annual long-term incentive grant process are made on predetermined Board meeting dates, and new-hire grants are made on the 15th day of the month following the month an individual commences employment

Dell does not backdate options or grant options or other equity awards retroactively

Dell does not purposely schedule option awards or other equity grants prior to the disclosure of favorable information or after the announcement of unfavorable information

Dividend Equivalents In connection with the announcement of Dell s dividend policy in Fiscal 2013, all outstanding RSU and PBU awards were amended to allow dividend equivalents to be credited to unvested awards granted to employees and directors. Upon payment of a cash dividend on Dell s common stock, RSU and PBU holders are entitled to receive a dollar amount equal to the per-share cash dividend paid by Dell, multiplied by the total number of shares issued upon vesting or achievement of performance objectives of the stock units. Any dividend equivalent credited to an RSU or PBU award is subject to the same vesting, forfeiture, payment and other terms and conditions as the related stock units.

Fiscal 2013 Long-Term Incentive Awards In Fiscal 2013, the Committee established annual long-term equity incentive opportunities for each eligible executive officer in combinations of RSUs and PBUs based on their estimated value at grant date. Except for Mr. Dell, the Committee established a mix of Fiscal 2013 NEO long-term incentive awards consisting of 50% RSUs and 50% PBUs. This mix was considered appropriate to address the need to reward the NEOs for their performance in Fiscal 2013, the need to retain them in the future, the need to incentivize financial and stock price performance and the need to enhance the NEOs alignment with stockholders. The Board established a mix of long-term incentive awards for Mr. Dell of 100% PBUs.

In awarding long-term incentives, the Committee considers level of responsibility, prior experience and achievement of individual performance criteria, competitive market data (especially for Dell s Core Comparator Peer Group), internal equity considerations, retention concerns and the expenses of the grant. In addition, the Committee also considers past grants of long-term incentive awards, as well as current equity holdings. The long-term incentive program is designed to create significant upside potential as well as exposure to downside risk by tying gains in award values to stockholder returns in excess of industry norms, and losses in award values to stockholder returns below industry norms or the failure to obtain other company goals.

Table of Contents

Dell uses a three-year average Black-Scholes value to determine the number of stock options an executive officer receives. The stock options vest ratably over three years beginning on the first anniversary of the date of grant. Because the exercise price of the options is equal to the fair market value of Dell s common stock on the date of grant, the stock options will deliver a reward only if the stock price appreciates from the exercise price on the date the stock options were granted.

The size of PBU grants is based on a target dollar value of the award divided by the stock price on the date of grant. For Fiscal 2013 PBU grants, the actual number of shares earned by NEOs will vary from 0% to 200% of the target award based on two performance metrics: (a) 75% of the target number of units will be earned from 0% to 200% based on a three-year cash flow from operations per share metric; and (b) 25% of the target number of units will be earned from 0% to 200% based on a three-year relative total shareholder return (TSR) ranking, measured based on Dell s achievement relative to peer companies. Units earned pursuant to PBU awards granted in Fiscal 2013, if any, are subject to additional time-based vesting requirements and will vest on the third anniversary of the date of grant, subject to continued employment through that date.

Fiscal 2013 Long-Term Incentive Award Results PBUs granted in Fiscal 2011 are subject to three discrete one-year performance periods, as well as a three-year TSR modifier that increases or reduces the final number of units. Performance metrics are set at the beginning of each annual performance period, and subsequent performance periods have the same performance metrics. PBUs granted in Fiscal 2012 are subject to a three-year cash flow from operations per share metric. After the three-year cash flow from operations per share modifier is applied to the target award, the award will be increased or reduced by 50% based on achievement against a three-year TSR ranking.

Attainment of Fiscal 2013 performance goals affects one-third of the PBUs granted in Fiscal 2011. The table below provides threshold, target and maximum performance levels and the percentage of targeted PBUs earned at these levels. The percentage of PBUs earned is prorated within the ranges below based on the performance level.

Performance Goals	Threshold	Target	Maximum
Fiscal 2013 cash flow from operations per share	\$ 2.10	\$ 2.90	\$ 3.70
Payout scale (% of target)	80%	100%	120%

In Fiscal 2013, Dell achieved cash flow from operations per share of \$1.84 (excluding the effect of share repurchases), which resulted in a performance modifier equal to the minimum payout of 80% of target for awards granted in Fiscal 2011. The total number of units banked from the three one-year performance periods applicable to the PBUs granted in Fiscal 2011 is also subject to a three-year TSR modifier that increases or reduces the final number of units earned by 25%. From Fiscal 2011 through Fiscal 2013, Dell achieved a three-year relative TSR in the 17th percentile, resulting in a 75% TSR modifier. Based on the performance of the three discrete one-year performance periods and the three-year relative TSR modifier, the Fiscal 2011 PBU final payout is at 72% of target.

Fiscal 2014 Long-Term Incentive Awards In light of the pendency of Dell s proposed merger, the Board has decided to delay its determinations concerning Fiscal 2014 long-term incentive grants until after the closing of that transaction.

2004 Leadership Edge Cash Retention Awards In March 2004, the Committee implemented the Fiscal 2005 Top Talent Retention Plan, which included long-term cash engagement awards. This plan was intended to retain key succession candidates and recognize and reward sustained high levels of performance. Mr. Felice is the only Named Executive Officer who received an award under this plan. Amounts earned under this plan for Fiscal 2011 and 2012 by Mr. Felice are reflected in the Summary Compensation Table below.

2007 Long-Term Cash Engagement Awards In March 2006, the Committee implemented the 2007 Long-Term Cash Engagement Award Program. All executive officers employed at that time other than Mr. Dell were eligible

for cash engagement awards under this program. This program, which provided for cash payments over four years, was intended to better balance Dell s existing long-term compensation programs between cash and equity awards, and to enhance the overall retention value of the compensation. Mr. Felice and Mr. Clarke are the only NEOs who received awards under this program. Amounts earned under this plan for Fiscal 2011 by Mr. Felice and Mr. Clarke are reflected in the Summary Compensation Table below.

Other Compensation Components

New-Hire Packages

In an effort to build a world-class leadership team, Dell strives to offer competitive new-hire compensation packages. Dell considers the following items in developing and recommending executive officer new-hire compensation packages to the Committee:

Market benchmarks

Internal peers compensation

Value of annual incentive bonus forgone by new hire in leaving previous employer

Value of unvested long-term incentives, pensions, SERPs, and other compensation elements forgone by leaving previous employer

Desire to align interests of new hire with those of Dell s stockholders

Mr. Swainson is the only NEO hired during Fiscal 2013. Mr. Swainson received a \$2,000,000 sign-on bonus, of which 50% was payable on the first payroll date following Mr. Swainson s date of hire and 25% is payable on his first and second anniversaries of his date of hire. Mr. Swainson also received stock options for 1,052,632 shares that vest ratably over five years and 86,456 RSUs that vest ratably over three years. For more information about Mr. Swainson s stock options and RSUs, see the Grants of Plan Based Awards in Fiscal 2013 below.

Mr. Schuckenbrock s Post-Termination Consulting Agreement

In December 2012, Mr. Schuckenbrock notified Dell that he intended to resign but would assist with the transition of his role following his termination of employment. In connection with Mr. Schuckenbrock s termination of employment on March 31, 2013, Dell and Schuckenbrock Consulting, LLC, a company owned and controlled by Mr. Schuckenbrock (the Consultant), entered into a consultancy agreement. Pursuant to the consultancy agreement, the Consultant, through Mr. Schuckenbrock, will provide consulting services to Dell in the area of services and cloud computing through March 31, 2014, unless the agreement is terminated on an earlier date. The Consultant will be paid a lump sum of \$500,000 on or before April 30, 2013 and a lump sum of \$1,000,000 on April 1, 2014 unless, among other matters, the Consultant terminates the consultancy agreement for any reason, or unless Dell terminates the agreement upon the occurrence of an event constituting cause under the agreement, before the applicable payment date. Under the consultancy agreement, cause is defined to include Mr. Schuckenbrock s violation of his non-compete agreement with Dell, including in connection with his acceptance of full-time employment with another entity. If, after April 1, 2013, the Consultant terminates the consultancy agreement or Mr. Schuckenbrock begins full-time employment with another entity that does not violate his non-compete agreement, the consultancy will terminate and Dell will pay the Consultant on April 1, 2014 an amount equal to \$19,231 for each week or part of a week that will have elapsed from April 1, 2013 through the earliest of the date on which the termination became effective, the date on which Mr. Schuckenbrock began his employment, or April 1, 2014. In the circumstances referred to in the preceding sentence, the Consultant will not be entitled to any other payments under the consultancy agreement. The Consultant and Mr. Schuckenbrock have agreed with Dell to comply with customary non-compete, non-solicitation, confidentiality and non-disparagement undertakings. Under the consultancy agreement, Mr. Schuckenbrock forfeited 60,490 RSUs granted to him during Fiscal 2012 in connection with his relocation from Dell s Round Rock, Texas office to its Plano, Texas office when he became President, Services.

Benefits and Perquisites

Dell executive officers are provided limited benefits and perquisites. While not a significant part of Dell s executive officer compensation, the Committee believes that limited benefits and perquisites are a typical component of total remuneration for executives in industries similar to Dell s and that providing such benefits is important to delivering a competitive package to attract and retain executive officers. Specific benefits and perquisites are described below.

Deferred Compensation Plan Dell maintains a nonqualified deferred compensation plan that is available to all Dell executives. For a description of the terms of this plan, as well as information about the account balances held by each of the NEOs, see Other Benefit Plans Deferred Compensation Plan below.

Annual Physical Dell pays for a comprehensive annual physical for each executive officer and the executive officer s spouse or domestic partner and reimburses the executive officer s travel and lodging costs, subject to an annual maximum payment of \$5,000 per person.

Financial Counseling and Tax Preparation Services Until the elimination of this perquisite by the Committee following the 2011 calendar year, each executive officer was entitled to reimbursement for financial counseling services up to \$12,500 annually (including tax preparation).

Technical Support Dell provides executive officers with computer technical support (personal and business) and, in some cases, certain home network equipment. The incremental cost of providing these services is limited to the cost of hardware provided and is insignificant.

Security Dell provides executive officers with security services, including alarm installation and monitoring and, in some cases, certain home security upgrades pursuant to the recommendations of an independent security study. The company provides Mr. Dell only with business-related security protection.

Relocation Expenses Dell maintains a general relocation policy under which the company provides reimbursement for certain relocation expenses to new employees and to any employee whose job function requires his or her relocation. Dell believes it is important to maintain market competitive relocation benefits to ensure that Dell can fill positions that are critical to Dell s business needs. Executive officers are eligible to participate in the general program but at higher benefit levels consistent with external market practice. The relocation expenses may include moving expenses, temporary housing expenses, transportation expenses, home sale and purchase assistance and tax gross-ups on these payments. In limited instances, special provisions (such as shipment of additional household goods) may be made and approved by the CEO if the excepted payment is under \$50,000 per employee, per year, or by the Committee if the excepted payment is \$50,000 or more. In lieu of direct reimbursement of expenses, Dell may reimburse relocation expenses through cash sign-on bonuses or through the issuance of long-term incentive awards.

Expatriate Benefits Dell maintains a general expatriate policy under which employees sent on foreign assignments receive payments to cover housing, automobile, club membership and other expenses, as well as tax equalization payments. Executive officers are eligible to participate in the general program but at higher benefit levels consistent with external market practice. In limited instances, special provisions may be made and approved by the CEO if the excepted payment is under \$50,000 per employee, per year, or by the Committee if the excepted payment is \$50,000 or more.

Spousal Travel Expenses Dell pays for reasonable spousal travel expenses if the spousal travel is at the request of Dell to attend Dell sponsored events.

Other The executive officers participate in Dell s other benefit plans on the same terms as other employees. These plans include medical, dental, and life insurance benefits, and Dell s 401(k) retirement savings plan. See Other Benefit Plans below.

59

Stock Ownership Guidelines

The Board has established stock ownership guidelines for directors and Dell s executive officers to link their interests more closely with those of other Dell stockholders. Under these guidelines, non-employee directors must maintain ownership of Dell common stock with an aggregate value equal to at least 300% of their annual retainer, the CEO must maintain ownership of stock with an aggregate value equal to at least 600% of his base salary, and all other executive officers must maintain ownership of stock with an aggregate value equal to at least 400% of their base salary. Unvested restricted stock, unvested RSUs and earned PBUs may be used to satisfy these minimum ownership requirements, but unexercised stock options and awards subject to a performance requirement may not.

Prior to September 2011, each individual had three years to attain the specified minimum ownership position once the individual became subject to the guidelines. The guidelines were amended in September 2011 to allow new executive officers five years to meet the ownership guidelines. This change was implemented to reflect the change in PBU design that can result in zero payout if performance is not achieved. In March 2012, the Committee also adopted a new policy that requires executive officers to retain 50% of their shares acquired through stock option exercises or vesting and settlement of other equity awards, after taking into account the sale or withholding of shares to pay taxes or any stock option exercise price, until such time as the executive officer satisfies the applicable stock ownership guidelines. Dell believes these ownership guidelines are consistent with the prevalent ownership guidelines among peer companies. Compliance with these guidelines is evaluated once each year. As of the most recent evaluation, which was conducted in March 2012, all directors and executive officers met their applicable ownership requirements.

Employment Agreements; Severance and Change-in-Control Arrangements

Substantially all Dell employees enter into a standard employment agreement upon commencement of employment. The standard employment agreement primarily addresses intellectual property and confidential and proprietary information matters and does not contain provisions regarding compensation or continued employment.

Executive officers, other than Mr. Dell, receive standard severance agreements approved by the Committee. Under the agreements, if an executive officer s employment is terminated without cause, the executive will receive a severance payment equal to 200% of base salary. The agreements also obligate each executive officer to comply with certain non-competition and non-solicitation obligations for a period of 12 months following termination of employment.

The Committee has authority under the company s stock plans to issue awards with provisions that accelerate vesting and exercisability in the event of a change in control of Dell and to amend existing awards to provide for such acceleration. The Committee had not previously included change-in-control acceleration provisions in any awards. However, on April 17, 2013, in connection with the proposed merger, the committee approved amendments to Dell s equity award agreements for grants of RSUs and PBUs under the company s stock plans which provide for accelerated vesting of existing award grants if the recipient s employment with Dell is terminated without cause within two years following a change in control of Dell. The severance agreements provide important protection to the executive officers, are consistent with the practice of the peer companies and are appropriate for the attraction and retention of executive talent. Additional information about the severance arrangements is set forth below under Potential Payments Upon Termination or Change in Control.

Retention Cash Bonus Awards

On April 17, 2013, the Committee approved a program to provide special retention awards in the form of performance-based cash bonuses to aid in the retention of certain key Dell employees, including members of the executive leadership team, vice presidents and executive directors of Dell who are critical to the company s future success. The key employees include the Named Executive Officers other than Mr. Dell.

60

Under the terms of the retention awards, award recipients are entitled to receive a retention award in the form of a performance-based cash bonus ranging from 0% to 100% of their respective base salaries based on Dell s fiscal year 2014 free operating cash flow performance. The retention award will be payable in March 2014 if the award recipient has remained continuously employed by the company through the payment date. If Dell terminates the award recipient s employment prior to the March 2014 payout date without cause, the award recipient is entitled to receive 75% of the maximum retention award value as soon as administratively practicable following termination of employment. In addition, the award recipient is obligated to comply with certain non-competition and non-solicitation obligations until March 31, 2015, and will be required to return the award in the event of non-compliance.

The retention awards provide that if any rights, payments or benefits provided by Dell to an award recipient following a change in control of Dell would be subject to the excise tax imposed under Section 4999 of the Internal Revenue Code, payment of the retention award will be reduced or eliminated to the extent necessary to avoid application of the excise tax so long as the reduction or elimination would result in a larger net after-tax payment to the award recipient in connection with the change in control payments.

Indemnification

Under Dell s Certificate of Incorporation and Bylaws, Dell s officers, including the NEOs, are entitled to indemnification from Dell to the fullest extent permitted by Delaware corporate law. Dell has entered into indemnification agreements with each of the NEOs which establish processes for indemnification claims.

Recoupment Policy for Performance-Based Compensation

If Dell restates its reported financial results, the Board will review the bonus and other cash or equity awards made to the executive officers based on financial results during the period subject to the restatement, and, to the extent practicable under applicable law, Dell will seek to recover or cancel any such awards which were awarded as a result of achieving performance targets that would not have been met under the restated financial results.

Other Factors Affecting Compensation

In establishing total compensation for the executive officers, the Committee considers the effect of Section 162(m) of the Internal Revenue Code, which limits the deductibility of compensation paid to each covered employee. Generally, Section 162(m) of the Internal Revenue Code prevents a company from receiving a federal income tax deduction for compensation paid to the chief executive officer and the next three most highly compensated officers (other than the chief financial officer) in excess of \$1 million for any year, unless that compensation is performance-based. One of the requirements of performance-based compensation for purposes of Section 162(m) is that the compensation be paid pursuant to a plan that has been approved by the company s stockholders. To the extent practicable, the Committee intends to preserve deductibility, but may choose to provide compensation that is not deductible if necessary to attract, retain and reward high-performing executives.

Leadership Development and Compensation Committee Report

The Committee has reviewed and discussed the foregoing Compensation Discussion and Analysis with management. Based on that review and those discussions, the Committee recommended to the Board of Directors that the Compensation Discussion and Analysis be included in Dell s 2013 proxy statement.

THE LEADERSHIP DEVELOPMENT AND

COMPENSATION COMMITTEE

SHANTANU NARAYEN, Chair

GERARD J. KLEISTERLEE

61

Leadership Development and Compensation Committee Interlocks and Insider Participation

No member of the Leadership Development and Compensation Committee is or has been an officer or employee of Dell, and no member of the Committee had any relationships requiring disclosure under Item 404 of the SEC s Regulation S-K requiring disclosure of certain relationships and related-person transactions. None of Dell s executive officers served on the board of directors or compensation committee (or other committee serving an equivalent function) of any other entity that has or had one or more executive officers who served as a member of Dell s Board or the Leadership Development and Compensation Committee during Fiscal 2013.

Summary Compensation Table

The following table summarizes the total compensation for Fiscal 2013, 2012 and 2011 for the following persons: Michael S. Dell (principal executive officer), Brian T. Gladden (principal financial officer), and Jeffrey W. Clarke, Stephen J. Felice, and John A. Swainson (the three other most highly compensated individuals who were serving as executive officers at the end of Fiscal 2013), as well as Stephen F. Schuckenbrock, who resigned as President, Services on December 5, 2012. These persons are referred to as the Named Executive Officers.

Summary Compensation Table

Name and						Non-Equity		
- 1111111	Fiscal			Stock	Option	Incentive Plan	All Other	
Principal Position	Year	Salary	Bonus (a)	Awards (b)	Awards (c)		Compensation (e)	Total
Michael S. Dell	2013 2012 2011	\$ 950,000 986,601 950,000	\$ 750,000	\$ 11,597,790 9,435,285	\$ 2,387,721	\$ 1,330,000 3,314,770 2,635,000	\$ 19,122 14,121 17,460	\$ 13,896,912 16,138,498 4,352,460
Chairman and Chief Executive Officer	2011	230,000	ψ 730,000			2,033,000	17,400	4,332,400
Executive Officer								
Brian T. Gladden	2013 2012 2011	747,692 753,461 700,000		5,850,435 4,459,586 1,582,396	1,662,463 1,604,180	523,385 1,265,815 1,251,600	13,870 38,298 28,920	7,135,382 8,179,623 5,167,096
Senior Vice President and Financial Officer	2011	700,000		1,302,370	1,004,100	1,231,000	20,720	3,107,070
Jeffrey W. Clarke	2013 2012	769,808 719,308		5,824,796 4,440,036	1,662,463	538,865 1,410,465	18,452 20,586	7,151,921 8,252,858
Vice Chairman and Chief	2011	600,000		1,555,770	1,477,538	1,162,200	1,004,790	5,800,298
Operating Officer								
Stephen J. Felice	2013 2012 2011	772,115 771,154 686,731		5,928,727 5,451,453 1,898,567	1,899,954 1,857,475	540,481 1,327,927 1,227,875	16,459 201,149 4,448,443	7,257,782 9,651,637 10,119,091
President, Chief Commercial Officer	2011	000,731		1,090,307	1,037,473	1,227,673	4,440,443	10,119,091
Stephen F. Schuckenbrock	2013 2012	772,115 767,308		5,916,713 6,909,637	1,899,954	540,481 1,204,481	34,001 1,939,443	7,263,310 12,720,823
Former President, Services	2011	675,000		1,730,129	1,646,396	1,373,288	23,850	5,448,663
John A. Swainson	2013 2012 2011	725,000	1,000,000	1,547,118	6,495,582	507,500	88,423	10,363,623
President, Software	-0.1							

⁽a) Amount for Mr. Dell for Fiscal 2011 represents a discretionary bonus paid to him in recognition of his performance for Fiscal 2011 and for Mr. Swainson for Fiscal 2013 represents a sign-on bonus paid to him upon commencement of his employment.

(b) Amounts for Mr. Dell, Mr. Gladden, Mr. Clarke, Mr. Felice, Mr. Schuckenbrock and Mr. Swainson represent the probable grant date fair values on the date of grant (100% of the target) of awards of performance-based stock units, as well as restricted stock units and expenses related to the modification of prior awards by adding dividend equivalent rights, computed in accordance with FASB ASC Topic 718, as described below.

Name	Fiscal Year	PBU Target	PBU Award Modification Target	PBU Assuming Maximum Performance	PBU Award Modification Maximum	RSU	RSU Award Modification
Mr. Dell	2013 2012 2011	\$ 10,863,869 9,435,285	\$ 733,921	\$ 18,363,875 14,152,937	\$ 1,230,643		
Mr. Gladden	2013 2012 2011	3,015,681 4,459,586 1,582,396	258,050	5,038,685 6,755,643 1,842,360	485,074	\$ 2,500,009	\$ 76,695
Mr. Clarke	2013 2012 2011	2,992,022 4,440,036 1,555,770	256,070	5,003,342 6,725,955 1,893,525	482,983	2,500,009	76,695
Mr. Felice	2013 2012 2011	3,063,017 5,451,453 1,898,567	289,006	5,109,407 8,248,787 2,265,908	529,749	2,500,009	76,695
Mr. Schuckenbrock	2013 2012 2011	3,023,556 5,409,622 1,730,129	285,706	5,050,449 8,180,817 2,103,025	526,265	2,500,009 1,500,015	107,442
Mr. Swainson	2013					1,500,012	47,106

- (c) Represents the aggregate grant date fair value of grants awarded in Fiscal 2013, 2012 and 2011, computed in accordance with FASB ASC Topic 718.
- (d) Represents amounts earned pursuant to the Executive Annual Incentive Bonus Plan for each Named Executive Officer.
- (e) Includes the cost of providing various perquisites and personal benefits, as well the value of Dell s contributions to the company-sponsored 401(k) plan and deferred compensation plan, and the amount Dell paid for term life insurance coverage under health and welfare plans. See Compensation Discussion and Analysis Other Compensation Components Benefits and Perquisites for additional information.

The following table provides detail for the aggregate All Other Compensation for each of the Named Executive Officers.

		Retirement Plans									
Name		Matching Contribution						l Relocation Expenses	Long-Term Cash Award	Expatriate Expenses	Spousal Travel
Mr. Dell	2013 2012 2011	\$ 12,500 12,250 12,250	\$ 1,622 1,871 1,123		\$ 5,000 4,087			-		_	
Mr. Gladden	2013 2012 2011	12,577 12,365 12,250	1,252 1,216 1,170	\$ 12,500	4,057 3,000	\$ 7,537	\$ 41 623				
Mr. Clarke	2013 2012 2011	12,673 12,750	1,286 1,146 990		4,411 6,326 3,800	364	82		\$ 1,000,000		
Mr. Felice	2013 2012 2011	12,558 12,365 12,515	3,711 1,622 1,757	12,500	5,854 5,867	20,110	190 289		140,828 1,940,828	\$ 19,913 2,473,570	\$ 168 1,406
Mr. Schuckenbrock	2013 2012 2011	12,497 12,538 12,250	1,985 1,900 1,171	7,500 7,500	1,845 5,000 2,842	17,252 154 87	422 623	\$ 1,911,728			
Mr. Swainson	2013 2012 2011	14,173	3,081			21,384		49,785			

The amounts shown for Financial Counseling represent reimbursement for financial counseling, including tax preparation.

The amounts shown for Security costs represent the amount of company-paid expenses relating to residential security for the Named Executive Officers under a Board-authorized security program.

The Relocation Expenses amount for Mr. Schuckenbrock includes the amount paid by Dell to relocate him from Dell s Round Rock, Texas office to its Plano, Texas office when he became President, Services. This includes a cash payment of \$1,500,000 to compensate him for the loss on the sale of his house in the Austin, Texas area.

The amounts shown for Long-Term Cash Award for Mr. Clarke and Mr. Felice for Fiscal 2011 represent amounts paid (a) pursuant to the vesting of a previously granted award under the 2007 Long-Term Cash Engagement Award (for Mr. Clarke \$1,000,000 and for Mr. Felice \$1,800,000) and (b) pursuant to the vesting of a previously granted award under the 2004 Leadership Edge Cash Retention Awards (for Mr. Felice \$140,828 for Fiscal 2012 and 2011). See Compensation Discussion and Analysis Individual Compensation Components Long-Term Incentives 2004 Leadership Edge Cash Retention Awards and 2007 Long-Term Cash Engagement Awards.

The amounts shown under Expatriate Expenses represent amounts paid to cover tax equalizations and living expenses while Mr. Felice was on expatriate assignments. Mr. Felice s assignment to Singapore ended in Fiscal 2011. His return to the United States resulted in a tax amount of approximately \$3,265,845 paid in Fiscal 2011. This tax amount, paid pursuant to the company s tax equalization policy, related primarily to Singapore foreign exit taxes. The benefit of any foreign tax credits associated with this tax amount accrues to the company. In Fiscal 2012, \$420,990 was returned to the company and in Fiscal 2013, \$515,079 was returned to the company.

The amount shown for Spousal Travel is the cost to Dell for the executive s spouse to travel, at Dell s request, to attend Dell-sponsored events.

Incentive Plan-Based Awards

The following table sets forth certain information about plan-based awards that were made to or modified for the Named Executive Officers during Fiscal 2013. For more information about the plans under which these awards were granted, see Compensation Discussion and Analysis above.

GRANTS OF PLAN-BASED AWARDS IN FISCAL 2013

		Under	·				Estimated Future Payouts Under Equity Incentive Plan Awards (b)			Exercise or Base Price of	Grant Date Fair Value of Stock and
Name	Grant Date	Threshold	Target	Maximum	Threshold	Target	Maximum	of Stock or Units	Securities Underlying Options	Option Awards	Option Awards (c)
Mr. Dell	3/2/12 3/2/12 6/11/12	\$ 950,000	\$ 1,900,000	\$ 5,788,000	288,019 ^(d) 288,019 ^(e)	576,037 ^(d) 1,058,974 ^(e)	1,152,074 ^(d) 2,238,682 ^(e)				\$ 10,863,869 733,921 ^(e)
Mr. Gladden	3/1/12 3/2/12 3/2/12 3/2/12 6/11/12	375,000	750,000	2,894,000	72,006 ^(d) 72,006 ^(e)	144,010 ^(d) 16,898 ^(g) 483,417 ^(e)	288,020 ^(d) 38,021 ^(g) 1,075,953 ^(e)	143,844 ^(f)			2,500,009 2,715,985 299,696 258,050(e) 76,695(e)
Mr. Clarke	3/1/12 3/2/12 3/2/12 3/2/12 6/11/12 6/11/12	387,500	775,000	2,894,000	72,006 ^(d) 72,006 ^(e)	144,010 ^(d) 15,564 ^(g) 473,141 ^(e)	288,020(d) 35,019(g) 1,062,275(e)	143,844 ^(f) 143,844 ^(e)			2,500,009 2,715,985 276,037 256,070(e) 76,695(e)
Mr. Felice	3/1/12 3/2/12 3/2/12 3/2/12 6/11/12 6/11/12	387,500	775,000	2,894,000	72,006 ^(d) 72,006 ^(e)	144,010 ^(d) 19,567 ^(g) 552,259 ^(e)	288,020 ^(d) 44,026 ^(g) 1,211,968 ^(e)	143,844 ^(f)			2,500,009 2,715,985 347,032 289,006(e) 76,695(e)
Mr. Schuckenbrock	3/1/12 3/2/12 3/2/12 3/2/12 6/11/12 6/11/12	387,500	775,000	2,894,000	72,006 ^(d) 72,006 ^(e)	144,010 ^(d) 17,342 ^(g) 535,134 ^(e)	288,020 ^(d) 39,020 ^(g) 1,189,171 ^(e)	143,844 ^(f) 234,589 ^(e)			2,500,009 2,715,985 307,571 285,706(e) 107,442(e)
Mr. Swainson	3/2/12 3/15/12 3/15/12	362,500	725,000	2,894,000				86,456 ^(f)	1,052,632 ^(h)	\$ 17.35 ^(h)	1,500,012 6,495,582

6/11/12 86,456(e) 47,106(e)

- (a) All Named Executive Officers participated in the Executive Incentive Bonus Plan (EIBP). Under that plan, the threshold to fund a bonus pool is positive consolidated net income, adjusted for charges related to acquisitions. The maximum payout is established at 0.20% and 0.10% of consolidated net income, adjusted for charges related to acquisitions, for Mr. Dell and for all other Named Executive Officers, respectively. Within that plan the Leadership Development and Compensation Committee established, based on performance metrics, a threshold (50% of target), target and maximum (281.25% of target) for each officer to determine actual payouts. For Fiscal 2013, the maximum under the EIBP was lower than the maximum established for the officers by the Committee. Based on the Board's evaluation of the performance metrics, the company modifier was set at 70% for Fiscal 2013. For actual award amounts, see Summary Compensation Table Non-Equity Incentive Plan Compensation. For more information on the Executive Incentive Bonus Plan and the evaluation of the performance metrics, see Compensation Discussion and Analysis Individual Compensation Components Annual Incentive Bonus.
- (b) For a discussion of the assumptions and methodologies used to calculate the value of the awards shown in this column, see footnote (b) to the Summary Compensation Table.

Table of Contents

- (c) Represents the fair value of equity awards on grant date or modification date computed in accordance with FASB ASC Topic 718. For a discussion of the assumptions and methodologies used to calculate the value of the awards shown in this column, see footnote (b) to the Summary Compensation Table.
- (d) Under the terms of this agreement, the actual number of units earned will vary from 0% to 200% of the target award based on two performance metrics: (1) 75% of the target number of units will be adjusted from 0% to 200% based on a three-year cash flow from operations per share metric; and (2) 25% of the target number of units will be adjusted 0% to 200% based on a three-year relative total shareholder return (TSR) ranking, measured based on Dell s achievement relative to peer companies. Units earned pursuant to PBU awards granted in Fiscal 2013 will vest on March 2, 2015.
- (e) This amount represents the number of units modified and the incremental fair value, computed in accordance with FASB ASC Topic 718, of the modification on June 11, 2012, of outstanding PBUs and RSUs to provide for dividend equivalents as discussed under Compensation Discussion and Analysis Individual Compensation Components Long-Term Incentives Dividend Equivalents.
- (f) Represents restricted stock units that are scheduled to vest and become exercisable ratably over three years beginning on the first anniversary of the date of grant. All unvested restricted stock units will be forfeited upon termination of employment.
- (g) Represents the portion of performance-based stock units, above the threshold, awarded on March 26, 2010, that did not meet grant date definition pursuant to FASB ASC Topic 718 until the annual performance metrics were approved in Fiscal 2013 by the Leadership Development and Compensation Committee on March 3, 2012. Under the terms of this award, one-third of the units awarded on March 26, 2010 were subject to Fiscal 2013 performance metrics. The units earned vested on March 26, 2013. Of the share amounts above, the number of units earned will vary from 0% to 225% of target based on an annual cash flow from operations per share metric and a three-year relative TSR metric. Each earned unit represents the right to receive one share of Dell common stock on the date it vests.
- (h) Represents stock options that are scheduled to vest and become exercisable ratably over five years beginning on the first anniversary of the date of grant. All unvested options expire upon the termination of employment for any reason other than death or permanent disability. All unvested options vest immediately upon death or permanent disability, and all options expire one year later. If employment is terminated for conduct detrimental to the company, all options (whether or not vested) expire immediately. If employment is terminated as a result of normal retirement, vested options expire on the third anniversary of the retirement date. If employment is terminated for any other reason, all vested options expire 90 days after such termination. In any event, the options expire ten years from the date of grant unless exercised or otherwise expired as described above. All options are transferable to family members under specified circumstances. The exercise price is equal to the closing price of Dell common stock on the date of grant as reported on the NASDAQ Stock Market.

66

The following table sets forth certain information about outstanding option and stock awards held by the Named Executive Officers as of the end of Fiscal 2013.

OUTSTANDING EQUITY AWARDS AT FISCAL YEAR-END 2013

	Option Awards Number of Securities			Stock Awards				
Name	Ol	g Unexercised ptions Unexercisable	Option Exercise Price	Option Expiration Date	Number of Shares or Units of Stock that Have Not Vested	Market Value of Shares or Units of Stock That Have Not Vested (a)	Equity Incer Number of Unearned Shares, Units or Other Rights That Have Not Vested	Market or Payout Value of Unearned Shares, Units or Other Rights That Have Not Vested (a)
Mr. Dell	400,000 400,000 400,000 150,997	301,902 ^(b)	\$ 26.19 34.24 32.99 15.73	3/6/2013 9/4/2013 3/4/2014 3/3/2021			1.058.974 ^(c)	\$ 14.433,816 ^(c)
Mr. Gladden	922,000 265,010 211,263 107,847	105,615 ^(d) 215,629 ^(e)	20.57 8.39 14.99 15.44	5/20/2018 3/5/2019 3/26/2020 3/2/2021	235,106 ^(f)	\$ 3,204,495 ^(f)	392,155(g)	5,345,073(g)
Mr. Clarke	270,000 150,000 150,000 150,000 200,000 245,000 312,303 309,453 595,948 194,585 107,847	97,277 ^(d) 215,629 ^(e)	26.19 34.24 32.99 35.35 40.17 28.95 22.28 19.67 8.39 14.99 15.44	3/6/2013 9/4/2013 3/4/2014 9/2/2014 3/3/2015 3/9/2016 3/8/2017 3/4/2018 3/5/2019 3/26/2020 3/2/2021	227,900 ^(h)	3,106, 277 ^(h)	389,085 ⁽ⁱ⁾	5,303,229(i)
Mr. Felice	24,360 72,280 32,515 29,705 56,635 75,000 280,000 234,228 265,245 244,621 123,254	122,291 ^(d) 246,432 ^(j)	26.19 34.24 32.99 35.35 40.17 40.63 28.95 22.28 19.67 14.99 15.44	3/6/2013 9/4/2013 3/4/2014 9/2/2014 3/3/2015 8/1/2015 3/9/2016 3/8/2017 3/4/2018 3/26/2020 3/2/2021	221,700	5,100, 277	307,003.9	3,303,223**

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					249,517 ^(k)	$3,400,917^{(k)}$	446,586 ⁽¹⁾	6,086,967 ^(l)
Mr. Schuckenbrock	550,000 243,129 380,187 108,395	108,394 ^(m) 246,432 ⁽ⁿ⁾	26.29 28.42 19.67 14.99 15.44	1/8/2017 9/6/2017 3/4/2018 3/26/2020 3/2/2021				
					297,997(0)	4,061,699 ^(o)	441,471 ^(p)	6,017,250 ^(p)
Mr. Swainson		1,052,632 ^(q)	17.35	3/15/2022	86,456 ^(r)	1,178,395 ^(r)		

67

- (a) Value based on the closing price of Dell common stock on February 1, 2013 (\$13.63) as reported on the NASDAQ Stock Market.
- (b) Non-qualified stock options, of which 150,951 vested on March 3, 2013. The remaining 150,951 options will vest on March 3, 2014.
- (c) The unearned portion (based on target performance) of performance-based restricted stock units granted on March 8, 2011 and March 2, 2012. The grants are scheduled to vest as follows: 482,937 units will vest on March 8, 2014 and 576,037 units will vest on March 2, 2015.
- (d) Non-qualified stock options that vested on March 26, 2013.
- (e) Non-qualified stock options, of which 107,815 options vested on March 2, 2013. The remaining 107,814 options will vest on March 2, 2014.
- (f) Represents, as of fiscal year-end, restricted stock units and earned performance-based units no longer subject to performance metrics, of which 47,958 units vested on March 1, 2013, and 91,262 units vested on March 26, 2013. The remaining 95,886 units will vest as follows: 47,943 units on March 1 of 2014 and 2015
- (g) Represents, as of fiscal year-end, the unearned portion (based on target performance) of performance-based restricted stock units granted on March 26, 2010, March 8, 2011, and March 2, 2012. Based on Fiscal 2013 performance, no additional shares were earned and 38,872 shares were canceled. The March 8, 2011 grant will vest on March 8, 2014 and the March 2, 2012 grant will vest on March 2, 2015. Both grants remain subject to future performance metrics
- (h) Represents, as of fiscal year-end, restricted stock units and earned performance-based units no longer subject to performance metrics, of which 47,958 units vested on March 1, 2013, and 84,056 units vested on March 26, 2013. The remaining 95,886 units will vest as follows: 47,943 units on March 1 of 2014 and 2015
- (i) Represents, as of fiscal year-end, the unearned portion (based on target performance) of performance-based restricted stock units granted on March 26, 2010, March 8, 2011, and March 2, 2012. Based on Fiscal 2013 performance, no additional shares were earned and 35,802 shares were canceled. The March 8, 2011 grant will vest on March 8, 2014 and the March 2, 2012 grant will vest on March 2, 2015. Both grants remain subject to future performance metrics.
- (j) Non-qualified stock options, of which 123,216 options vested on March 2, 2013. The remaining 123,216 options will vest on March 2, 2014.
- (k) Represents, as of fiscal year-end, restricted stock units and earned performance-based units no longer subject to performance metrics, of which 47,958 units vested on March 1, 2013, and 105,673 units vested on March 26, 2013. The remaining 95,886 units will vest as follows: 47,943 units on March 1 of 2014 and 2015
- (1) Represents, as of fiscal year-end, the unearned portion (based on target performance) of performance-based restricted stock units granted on March 26, 2010, March 8, 2011, and March 2, 2012. Based on Fiscal 2013 performance, no additional shares were earned and 45,009 shares were canceled. The March 8, 2011 grant will vest on March 8, 2014 and the March 2, 2012 grant will vest on March 2, 2015. Both grants remain subject to future performance metrics.
- (m) Non-qualified stock options that vested on March 26, 2013. Because Mr. Schuckenbrock resigned from Dell effective March 31, 2013, this grant will expire on June 30, 2013.
- (n) Non-qualified stock options, of which 123,216 options vested on March 2, 2013. The remaining 123,216 options were scheduled to vest on March 2, 2014. Because Mr. Schuckenbrock resigned from Dell effective March 31, 2013, this grant will expire on June 30, 2013.
- (o) Represents, as of fiscal year-end, restricted stock units and earned performance-based units no longer subject to performance metrics, of which 47,958 units vested on March 1, 2013, and 93,663 units vested on March 26, 2013. The remaining 156,376 units were scheduled to vest as follows: 47,943 units on March 1 of 2014 and 2015, and 30,245 units on July 13 of 2013 and 2014. Because Mr. Schuckenbrock resigned from Dell effective March 31, 2013, the unvested units were forfeited.
- (p) Represents, as of fiscal year-end, the unearned portion (based on target performance) of performance-based restricted stock units granted on March 26, 2010, March 8, 2011, and March 2, 2012. Based on Fiscal 2013 performance, no additional shares were earned and 39,894 shares were canceled. The March 8, 2011 grant was scheduled to vest on March 8, 2014, and the March 2, 2012, grant was scheduled vest on March 2, 2015. Both grants remained subject to future performance metrics. Because Mr. Schuckenbrock resigned from Dell effective March 31, 2013, the unvested units were forfeited.
- (q) Non-qualified stock options, of which 210,526 shares vested on March 15, 2013. The remaining 842,106 options will vest as follows: 210,526 options on March 15 of 2014 through 2016 and 210,528 options on March 2017.
- (r) Represents restricted stock units of which 28,825 units vested on March 15, 2013, and the remaining 57,631 units will vest as follows: 28,816 on March 15, 2014, and 28,815 on March 15, 2015.

68

The following table sets forth certain information about option exercises and vesting of restricted stock during Fiscal 2013 for the Named Executive Officers who exercised options or had restricted stock or restricted stock units vest during Fiscal 2013.

OPTION EXERCISES AND STOCK VESTED DURING FISCAL 2013

	Option Awards		Stock Awards				
	Number of Shares	Number of Shares Value Realized upon		Number of Shares V		Value Realized on	
Name	Acquired on Exercise		Exercise	Acquired on Vesting		Vesting (a)	
Mr. Gladden	43,750	\$	394,901	358,761	\$	6,185,040	
Mr. Clarke				358,761		6,185,040	
Mr. Felice	640,644		5,720,665	388,642		6,700,567	
Mr. Schuckenbrock	627,630		3,976,425	389,016		6,554,604	

(a) Computed using the average of the high and low sales price of the common stock on the vesting date as reported on the NASDAQ Stock Market.

Equity Compensation Plans

Equity Compensation Plans Approved by Stockholders

Long-Term Incentive Plans Stockholders have approved the 1994 Incentive Plan, the 2002 Long-Term Incentive Plan, amendments to the 2002 Long-Term Incentive Plan (the Amended and Restated 2002 Long-Term Incentive Plan) and the 2012 Long-Term Incentive Plan. Although options remain outstanding under the 1994 Incentive Plan and the Amended and Restated 2002 Long-Term Incentive Plan, no shares are available under these plans for future awards. Dell currently uses the 2012 Long-Term Incentive Plan for stock-based incentive awards that may be granted in the form of stock options, stock appreciation rights, stock bonuses, restricted stock, restricted stock units, performance units, or performance shares.

Equity Compensation Plans Not Approved by Stockholders

Broad Based Stock Option Plan In October 1998, the Board approved the Broad Based Stock Option Plan, which permitted awards of fair market value stock options to non-executive employees. Although options remain outstanding under this plan, the plan was terminated by the Board in November 2002, and options are no longer being awarded under the plan.

The following table presents information about Dell s equity compensation plans at the end of Fiscal 2013.

EQUITY COMPENSATION PLAN INFORMATION

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted-average exercise price of outstanding options, warrants and rights		Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in first column)	
Equity compensation plans	g		g	Ź	
approved by stockholders	138,997,342	\$	25.79	98,210,039 ^(a)	
Equity compensation plans not approved by stockholders	20,312,681 ^(b)		6.81	(c)	
Total	159,310,023	\$	22.51	98,210,039	

⁽a) Represents shares that were available for issuance under the 2012 Long-Term Incentive Plan.

Table of Contents

- (b) Represents the number of shares that were issuable pursuant to options granted under the Broad Based Stock Option Plan that were outstanding as of the end of Fiscal 2013 (700) and pursuant to options (20,311,981) granted under the following stock plans of acquired companies assumed by Dell and converted into options to purchase Dell common stock: Force10 Networks, Inc. 2007 Plan; Quest Software, Inc. 1999 Stock Incentive Plan; Quest Software, Inc. 2001 Stock Incentive Plan; V-Kernel Corporation 2007 Equity Incentive Plan; and Quest Software, Inc. 2008 Stock Incentive Plan.
- (c) The Broad Based Stock Option Plan was terminated in November 2002, and, consequently, no shares are available for future awards under that plan. No shares remain available for future awards under the assumed plans referred to in note (b).

Other Benefit Plans

401(k) Retirement Plan Dell maintains a 401(k) retirement savings plan that is available to substantially all U.S. employees. Dell matches 100% of each participant s voluntary contributions up to 5% of the participant s compensation, and a participant vests immediately in the matching contributions. Participants may invest their contributions and the matching contributions in a variety of investment choices, including a Dell common stock fund, but are not required to invest any of their contributions or matching contributions in Dell common stock.

Deferred Compensation Plan Dell also maintains a nonqualified deferred compensation plan that is available to executives and a separate plan that is available to our non-employee directors. Upon a merger, consolidation, liquidation or other type of reorganization that would constitute a change of control of Dell under either plan, vested amounts for which a distribution event has not been triggered prior to the effective time will be paid, but there will be no increase in the amounts credited to accounts of any such participants. If a distribution event has been triggered prior to the effective time of any merger, consolidation, liquidation or other type of reorganization that would constitute a change of control of Dell under either plan, vested account balances will be paid out according to the participant s original distribution election and will not be paid out a result of the transaction constituting a change of control.

Under the terms of the deferred compensation plan for executives, Dell matches 100% of each participant s voluntary deferrals up to 3% of the participant s compensation that exceeds the qualified plan compensation limit. A participant may defer up to 50% of the participant s base salary and up to 100% of the participant s annual incentive bonus. Matching contributions vest ratably over the first five years of employment (20% per year) and thereafter matching contributions vest immediately. In general, absent an extraordinary transaction of the type referred to above, a participant s funds are distributed upon the participant s death, disability or separation from service or, under certain circumstances and at the request of the participant, during the participant s employment, and can be taken in a lump sum or installments (monthly, quarterly, or annually) over a period of up to ten years.

The following table describes the contributions, earnings, and balance at the end of Fiscal 2013 for each Named Executive Officer who participates in the deferred compensation plan.

NONQUALIFIED DEFERRED COMPENSATION AT FISCAL YEAR-END 2013

Name	Executive Contributions in Last Fiscal Year	Registrant Contributions in Last Fiscal Year	Aggregate Earnings in Last Fiscal Year ^a	Aggregate Withdrawals/ Distributions	Aggregate Balance at Last Fiscal Year-end
Mr. Dell			\$ 971,212		\$ 6,819,318
Mr. Clarke			\$ 1,054,166		\$ 9,561,667

(a) Not reported as compensation to the Named Executive Officers for tax purposes.

Potential Payments Upon Termination or Change of Control

All equity awards contain provisions that accelerate the vesting of the awards upon the death or permanent disability of the holder. These provisions are generally applicable to all Dell employees, including executive officers. As described above under Compensation Discussion and Analysis Employments Agreements; Severance and Change-in-Control Arrangements, on April 17, 2013, the Committee approved amendments to Dell s equity award agreements for grants of RSUs and PBUs (other than RSUs and PBUs held by Mr. Dell and the Board) under the company s stock plans which provide for accelerated vesting if the recipient s employment is terminated without cause within two years following a change in control of Dell. In addition, as described above under Compensation Discussion and Analysis Employment Agreements; Severance and Change-in-Control Arrangements, Dell has severance agreements with each of the Named Executive Officers other than Mr. Dell. As described above under Compensation Discussion and Analysis Retention Cash Bonus Awards, the Named Executive Officers other than Mr. Dell are entitled to receive cash bonus awards in specified circumstances, including upon a qualifying termination.

The following table sets forth, for each of the Named Executive Officers, (1) potential severance payments assuming a February 1, 2013 termination of employment and assuming that the Retention Cash Bonus Awards had been awarded and were in effect prior to such date, (2) the aggregate value of the equity and cash awards that were subject to vesting acceleration at the end of Fiscal 2013, assuming that death or permanent disability occurred on February 1, 2013, and (3) the aggregate value of RSU and PBU awards that would accelerate assuming a February 1, 2013 change in control of Dell and qualifying termination and assuming that the equity award agreement amendments described above were in effect prior to such date. Severance payments are generally made in lump sums.

	Severance	Acceleration Benefit Upon Death or Permanent	Acceleration of RSUs and PBUs Upon Change in Control
Named Executive Officer	Payment (a)	Disability (b)	and Termination (c)
Mr. Dell		\$ 14,433,816	
Mr. Gladden	\$ 2,062,500	8,549,568	\$ 8,549,568
Mr. Clarke	2,131,250	8,409,506	8,409,506
Mr. Felice	2,131,250	9,487,884	9,487,884
Mr. Schuckenbrock (d)	1,550,000	10,078,949	10,078,949 ^(d)
Mr. Swainson	1,993,750	1,178,395	1,178,395

- (a) Severance payments under the executive officer severance agreements and the retention cash bonus award program are only payable if the executive s employment is terminated without cause. In general, an executive is deemed to be terminated without cause under these arrangements unless the executive is terminated for violating confidentiality obligations, violating certain laws, committing a felony or making a plea of guilty or *nolo contendere* with respect to a felony, engaging in acts of gross negligence or insubordination, refusing to implement directives issued by the executive s manager, breaching a fiduciary duty to Dell, violating Dell s Code of Conduct, unsatisfactory job performance, chronic absenteeism, or misconduct. Under the executive officer severance agreements, executive officers are obligated to comply with certain non-competition and non-solicitation obligations for a period of 12 months following termination of employment as a condition of receiving severance payments. Under the retention cash bonus award program, executive officers are obligated to comply with certain non-competition and non-solicitation obligations until March 15, 2015, and will be required to return the cash bonus award in the event of non-compliance with these obligations.
- (b) Represents the sum of (1) the in-the-money value of unvested stock options that are subject to vesting acceleration in the event of death or permanent disability, (2) the value of unvested restricted stock, restricted stock units and performance-based restricted stock units that are subject to vesting acceleration in the event of death or permanent disability and (3) the value of unvested long-term cash awards. All values, computed as of the end of Fiscal 2013, are based on the closing price of Dell common stock as reported on the NASDAQ Stock Market on the last day of Fiscal 2013 (\$13.63).

Table of Contents

- (c) Represents the value of unvested restricted stock units and performance-based restricted stock units that are subject to vesting acceleration if the executive s employment is terminated without cause within two years following a change in control of Dell. In general, an executive is deemed to be terminated without cause under the amended award agreements in the same circumstances described in note (a) above. All values, computed as of the end of Fiscal 2013, are based on the closing price of Dell common stock as reported on the NASDAQ Stock Market on the last day of Fiscal 2013 (\$13.63).
- (d) Mr. Schuckenbrock resigned as President, Services in December 2012 and his employment with Dell ended on March 31, 2013. In connection with the termination of his employment, Mr. Schuckenbrock was not entitled to, and did not receive, any cash severance payments, accelerated vesting of restricted stock units or other special compensation. Mr. Schuckenbrock and Schuckenbrock Consulting, LLC, a company owned and controlled by Mr. Schuckenbrock, entered into a consultancy agreement with Dell on February 22, 2013. For a description of the terms of the agreement and the amounts payable thereunder by Dell, see Compensation Discussion and Analysis Other Compensation Components Mr. Schuckenbrock s Post-Termination Consulting Agreement.

72

STOCK OWNERSHIP

The following table sets forth certain information regarding the beneficial ownership of Dell common stock as of August 5, 2013 (except as noted below) with respect to:

each person known to Dell to be the beneficial owner of 5% or more of the outstanding shares of Dell common stock;

each member of the Board, each nominee for election to the Board and each named executive officer; and

the members of the Board and Dell s executive officers as a group.

Unless otherwise noted below, the address of each beneficial owner listed in the table below is c/o Dell Inc., One Dell Way, Round Rock, Texas 78682.

Dell has determined beneficial ownership in accordance with the rules of the SEC. Except as indicated by the footnotes below, Dell believes, based on the information furnished to it, that the persons and entities named in the table below have sole voting and investment power with respect to all shares of Dell common stock that they beneficially own, subject to applicable community property laws.

The applicable percentage ownership of each person identified in the table below is based on 1,757,886,137 shares of Dell common stock outstanding on August 5, 2013. Under SEC rules, for purposes of computing the number of shares of common stock beneficially owned by a person and the percentage ownership of that person, outstanding shares of common stock are deemed to include shares subject to options held by that person that are exercisable or will be exercisable, and restricted stock units held by that person that have vested or will vest, as of or within 60 days after August 5, 2013. These shares are not deemed outstanding, however, for the purpose of computing the percentage ownership of any other person.

Name and Address of Beneficial Owner	Number of Shares Beneficially Owned	Percent of Class
5% Stockholders:	Denomination of the control of the c	TOTOM OF CAME
Michael S. Dell (1)	244,485,019	13.90%
Southeastern Asset Management, Inc. (2) 6410 Poplar Avenue, Suite 900	69,835,628	3.97%
Memphis, Tennessee 38119		
Carl C. Icahn and affiliates ⁽³⁾ 767 Fifth Avenue, 47th Floor	156,478,650	8.90%
New York, New York 10153		
Directors and Executive Officers:		
James W. Breyer (4)	207,430	*
Donald J. Carty (5)	1,186,059	*

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Janet F. Clark	28,762	*
Laura Conigliaro	28,762	*
Kenneth M. Duberstein	12,716	*
Gerard J. Kleisterlee	35,930	*
Klaus S. Luft (6)	129,991	*
Alex J. Mandl (7)	126,681	*
Shantanu Narayen (8)	75,792	*
H. Ross Perot, Jr. (9)	98,164	*
Brian T. Gladden (10)	1,963,128	*
Jeffrey W. Clarke (11)	3,108,789	*
Stephen J. Felice (12)	1,809,764	*
Stephen F. Schuckenbrock (13)		*
John A. Swainson (14)	331,522	*
Directors and executive officers as a group (21 persons) (15)	256,398,364	14.50%

- * Indicates ownership of less than one percent.
- (1) Includes 1,101,948 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013, as well as 33,389 shares of common stock held in Mr. Dell s 401(k) plan. Does not include 26,984,832 shares of common stock held in a separate property trust for Mr. Dell s wife and 2,964,869 shares of common stock held in trusts for the benefit of the children of Mr. Dell and his wife, and as to which Mr. Dell disclaims beneficial ownership.
- (2) According to the Schedule 13D/A it filed with the SEC on July 12, 2013, Southeastern Asset Management, Inc. has, as of July 12, 2013, sole voting power with respect to 34,281,460 shares of common stock, shared voting power with respect to 27,939,000 shares of common stock, no voting power with respect to 7,615,168 shares of common stock, sole dispositive power with respect to 41,896,628 shares of common stock, and shared dispositive power with respect to 27,939,000 shares of common stock. Mr. O. Mason Hawkins is Chairman of the Board and Chief Executive Officer of Southeastern. As a result of his official positions and ownership of voting securities of Southeastern, Mr. Hawkins has power to exercise voting control and/or dispositive power over the reported shares of common stock. Mr. Hawkins disclaims beneficial interest in any of the reported shares of common stock. Southeastern has formed a group with Carl C. Icahn and his related affiliates within the meaning of Section 13(d)(3) of the Exchange Act and may be deemed to beneficially own 226,314,278 shares of common stock; however, it expressly disclaims beneficial ownership of the 152,478,650 shares of common stock beneficially owned by Mr. Icahn and his related affiliates.
- According to the Schedule 13D/A filed with the SEC on August 5, 2013 and the Form 4 filed with the SEC on August 5, 2013, Carl C. Icahn and affiliates may be deemed to be the beneficial owner of 156,478,650 shares of common stock as of August 5, 2013, consisting of (i) 31,295,730 shares of common stock over which High River Limited Partnership (High River) has sole voting power and sole dispositive power (and which Hopper Investments LLC (Hopper), Barberry Corp. (Barberry) and Mr. Icahn each have shared voting power and shared dispositive power with regard to); (ii) 50,229,548 shares of common stock over which Icahn Partners Master Fund LP (Icahn Master) has sole voting power and sole dispositive power (and which Icahn Offshore LP (Icahn Offshore), Icahn Capital LP (Icahn Capital), IPH GP LLC (IPH), Icahn Enterprises Holdings L.P. (Icahn Enterprises Holdings), Icahn Enterprises G.P. Inc. (Icahn Enterprises GP), Beckton Corp. (Beckton) and Mr. Icahn each have shared voting power and shared dispositive power with regard to); (iii) 19,027,739 shares of common stock over which Icahn Partners Master Fund II LP (Icahn Master II) has sole voting power and sole dispositive power (and which Icahn Offshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn each have shared voting and shared dispositive power with regard to); (iv) 8,374,637 shares of common stock over which Icahn Partners Master Fund III LP (Icahn Master III) has sole voting power and sole dispositive power (and which Icahn Offshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn each have shared voting and shared dispositive power with regard to); and (v) 47,550,996 shares of common stock over which Icahn Partners LP (Icahn Partners) has sole voting power and sole dispositive power (and which Icahn Onshore LP (Icahn Onshore), Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn each have shared voting and shared dispositive power with regard to). The principal business address of each of (x) High River, Hopper, Barberry, Icahn Offshore, Icahn Partners, Icahn Master, Icahn Master II, Icahn Master III, Icahn Onshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP and Beckton is White Plains Plaza, 445 Hamilton Avenue - Suite 1210, White Plains, New York 10601, and (y) Mr. Icahn is c/o Icahn Associates Corp., 767 Fifth Avenue, 47th Floor, New York, New York 10153. Mr. Icahn and affiliates have formed a group with Southeastern Asset Management, Inc. within the meaning of Section 13(d)(3) of the Exchange Act and may be deemed to beneficially own 226,314,278 shares of common stock; however, they expressly disclaim beneficial ownership of the 69,835,628 shares of common stock beneficially owned by Southeastern and its related affiliates.
- (4) Includes 5,550 shares of common stock subject to restricted stock units that have vested or will vest as of or within 60 days after August 5, 2013.

74

Table of Contents

- (5) Includes 486,051 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013 and 5,550 shares of common stock subject to restricted stock units that have vested or will vest as of or within 60 days after August 5, 2013.
- (6) Includes 30,806 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013 and 5,550 shares of common stock subject to restricted stock units that have vested or will vest as of or within 60 days after August 5, 2013.
- (7) Includes 36,306 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013 and 5,550 shares of common stock subject to restricted stock units that have vested or will vest as of or within 60 days after August 5, 2013. Includes 4,351 shares held by Mr. Mandl s spouse and 1,300 shares held in an IRA for Mr. Mandl s spouse.
- (8) Includes 5,550 shares of common stock subject to restricted stock units that have vested or will vest as of or within 60 days after August 5, 2013.
- (9) Includes 16,284 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013 and 5,550 shares of common stock subject to restricted stock units that have vested or will vest as of or within 60 days after August 5, 2013.
- (10) Includes 1,719,450 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013.
- (11) Includes 2,620,228 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013.
- (12) Includes 1,658,990 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013.
- (13) Mr. Schuckenbrock resigned from his position as President, Services effective as of December 5, 2012, and his employment by the Company was terminated effective as of March 31, 2013.
- (14) Includes 210,527 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013.
- (15) Includes 10,332,106 shares of common stock subject to stock options that are exercisable or will be exercisable as of or within 60 days after August 5, 2013 and 64,085 shares of common stock subject to restricted stock units that have vested or will vest as of or within 60 days after August 5, 2013.

75

REPORT OF THE AUDIT COMMITTEE

The Audit Committee assists the Board of Directors in its oversight of Dell s financial reporting process. The Audit Committee s responsibilities are more fully described in its charter, which is accessible on Dell s website at www.dell.com/corporategovernance.

Management has the primary responsibility for the preparation and integrity of Dell s financial statements, accounting and financial reporting principles and internal controls and procedures designed to assure compliance with accounting standards and applicable laws and regulations. Dell s independent auditor, PricewaterhouseCoopers LLP (PwC), is responsible for performing an independent integrated audit of the consolidated financial statements and effectiveness of internal control over financial reporting and expressing an opinion thereon.

The Audit Committee reports that it has:

Reviewed and discussed the audited consolidated financial statements for Fiscal 2013 with Dell s management;

Discussed with PwC the matters required to be discussed by the Statement on Auditing Standards No. 61, as amended (AICPA, Professional Standards, Vol. 1. AU section 380), as adopted by the Public Company Accounting Oversight Board (PCAOB) in Rule 3200T;

Received the written disclosures and the letter from PwC required by applicable requirements of the PCAOB regarding PwC s communications with the Audit Committee concerning independence, and has discussed with PwC its independence; and

Based on the review and discussions referred to in the paragraphs above, recommended to the Board of Directors, and the Board of Directors has approved, that the audited consolidated financial statements be included in Dell s annual report on Form 10-K for the fiscal year ended February 1, 2013, for filing with the Securities and Exchange Commission.

THE AUDIT COMMITTEE

JANET F. CLARK, Chair

ALEX J. MANDL

KLAUS S. LUFT

ADDITIONAL INFORMATION

Director Nomination Process

Director Qualifications The Board has adopted guidelines for qualifications of director candidates, which are described above under Proposal Election of Ten Directors Director Qualifications and Information. In addition, all candidates must possess the aptitude or experience to understand fully the legal responsibilities of a director and the governance processes of a public company, as well as the personal qualities to be able to make a substantial active contribution to Board deliberations, including intelligence and wisdom, self-assurance, interpersonal and communication skills, courage and inquisitiveness. Further, each candidate must be willing to commit, as well as have, sufficient time available to discharge the duties of Board membership and should have sufficient years available for service to make a significant contribution to Dell over time.

The Board evaluates the effectiveness of the application of its membership criteria, including the foregoing criteria, in its annual self-evaluation.

Selection and Nomination Process Whenever a vacancy occurs on the Board and the Board does not eliminate the vacancy by reducing its size, the Governance and Nominating Committee is responsible for identifying one or more candidates to fill that vacancy, investigating each candidate, evaluating his or her suitability for service on the Board, and recommending a candidate to the full Board for appointment. In addition, the Governance and Nominating Committee is responsible for recommending nominees for election or re-election to the Board at each annual meeting of stockholders.

The Governance and Nominating Committee is authorized to use any methods it deems appropriate for identifying candidates for Board membership, including recommendations from current Board members and recommendations from stockholders. The committee also may engage outside search firms to identify suitable candidates.

The Governance and Nominating Committee is also authorized to engage in whatever investigation and evaluation processes it deems appropriate, including a thorough review of the candidate s background, characteristics, qualities and qualifications and personal interviews with the committee as a whole, one or more members of the committee, or one or more other Board members.

In formulating its recommendation of a candidate to the Board, the Governance and Nominating Committee will consider not only the findings and conclusions of its investigation and evaluation process, but also the current composition of the Board; the attributes and qualifications of serving Board members; additional attributes, capabilities or qualifications that should be represented on the Board; and whether the candidate could provide those additional attributes, capabilities or qualifications. The committee will not recommend any candidate unless that candidate has indicated a willingness to serve as a director and has agreed to comply, if elected, with the expectations and requirements of Board service.

Stockholder Recommendations Candidates recommended by stockholders will be considered in the same manner as other candidates. A stockholder who wishes to make such a recommendation should complete a Director Recommendation Form (available on Dell s website at www.dell.com/boardofdirectors) and submit it, along with appropriate supporting documentation and information, to the Governance and Nominating Committee, c/o Board Liaison, Dell Inc., One Dell Way, Mail Stop RR1-33, Round Rock, Texas 78682.

Each stockholder recommendation will be processed expeditiously upon receipt of the completed Director Recommendation Form. If the Governance and Nominating Committee determines that a stockholder-recommended candidate is suitable for Board membership, it will include the candidate in the pool of candidates to be considered for nomination upon the occurrence of the next Board vacancy or in connection with the next annual meeting of stockholders. Stockholders who are recommending candidates for nomination in connection with the next annual meeting of stockholders should submit their completed Director Recommendation Forms no later than March 1 of the year of that meeting.

77

Table of Contents

Stockholder Nominations Stockholders who wish to nominate a person for election as a director (as opposed to making a recommendation to the Governance and Nominating Committee) must follow the procedures described in Article III, Section 12 of Dell s Bylaws, either in addition to or in lieu of making a recommendation to the committee. Those procedures are described under Stockholder Proposals for Next Year s Annual Meeting Bylaw Provisions below.

Re-Election of Existing Directors In considering whether to recommend directors who are eligible to stand for re-election, the Governance and Nominating Committee may consider a variety of factors, including a director s contributions to the Board and ability to continue to contribute productively, attendance at Board and committee meetings and compliance with Dell s Corporate Governance Principles (including satisfying the expectations for individual directors), as well as whether the director continues to possess the attributes, capabilities and qualifications considered necessary or desirable for Board service, the results of the annual Board self-evaluation, the independence of the director and the nature and extent of the director s non-Dell activities.

Stockholder Proposals for Next Year s Annual Meeting

If Dell s pending going-private merger transaction described under Background to Contested Solicitation is completed, Dell will not hold an annual meeting of stockholders in 2014 as a public company. If the merger transaction is not completed, stockholders will continue to be entitled to attend and participate in Dell s annual meetings of stockholders and Dell will hold an annual meeting of stockholders in 2014. In this event, Dell will provide notice of or otherwise publicly disclose the date on which it will hold its 2014 annual meeting. Stockholder proposals will be eligible for consideration for inclusion in the proxy statement and form of proxy for the 2014 annual meeting of stockholders in accordance with Rule 14a-8 under the Exchange Act and Dell s Bylaws, as described below.

Bylaw Provisions In accordance with Dell s Bylaws, a stockholder who desires to present a proposal for consideration at next year s annual meeting, but not for inclusion in next year s proxy statement, must submit the proposal no later than the close of business on August 18, 2014 unless Dell publicly announces a different submission deadline in accordance with the Bylaws. The submission should contain the information specified in the Bylaws, including the proposal and a brief statement of the reasons for the proposal, the name and address of the stockholder (as they appear in Dell s stock transfer records), the number of Dell shares beneficially owned by the stockholder, and a description of any material direct or indirect financial or other interest that the stockholder (or any affiliate or associate) may have in the proposal.

Proposals should be addressed to Corporate Secretary, Dell Inc., One Dell Way, Mail Stop RR1-33, Round Rock, Texas 78682.

Inclusion in Next Year s Proxy Statement A stockholder who wishes to present a proposal for inclusion in next year s proxy statement pursuant to Rule 14a-8 under the Exchange Act must deliver the proposal to Dell s principal executive offices no later than the close of business on , 2014. Submissions should be addressed to Corporate Secretary, Dell Inc., One Dell Way, Mail Stop RR1-33, Round Rock, Texas 78682, and should comply with the requirements of Rule 14a-8.

Presentation at Meeting For any proposal that is not submitted for inclusion in next year s proxy statement, but is instead sought to be presented by a stockholder directly at next year s annual meeting in accordance with the advance notice provisions of Dell s Bylaws described above, SEC rules will permit management to vote proxies in their discretion, notwithstanding the stockholder s compliance with such advance notice provisions, if Dell advises stockholders in next year s proxy statement about the nature of the matter and how management intends to vote on such matter, and the stockholder does not comply with specified provisions of the SEC s rules.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Exchange Act requires Dell s directors and specified officers and persons who beneficially own more than 10% of Dell s common stock to file with the SEC initial reports of ownership and reports of

78

Table of Contents

changes in ownership of the common stock and other equity securities of Dell. The reporting persons are required by SEC rules to furnish Dell with copies of all Section 16(a) reports they file. Based solely on a review of Section 16(a) reports furnished to Dell for Fiscal 2013, or written representations that no other reports were required, Dell believes that, except as described below, Dell s Section 16(a) reporting persons complied with all filing requirements for Fiscal 2013. Ron Rose, an executive officer, filed late one report with respect to a single transaction relating to the withholding of shares by Dell for tax purposes upon the vesting of a compensatory equity award. Mr. Gladden filed late one report in respect of his acquisition of shares of Dell common stock pursuant to dividend reinvestment in January 2013.

Certain Relationships and Related Transactions

Transactions with Michael S. Dell and Related Persons

Mr. Dell, the company s Chairman and Chief Executive Officer, owns his own private aircraft (through wholly-owned entities). In the past, the company had reimbursed these entities for the covered variable costs, plus a pro rata portion of the management fee attributable to Mr. Dell s business travel on such aircraft. During Fiscal 2013, the company contracted with an independent aircraft leasing agency to provide private air travel to Mr. Dell. This agency in turn leases the same aircraft described above from Mr. Dell s wholly-owned entities. During Fiscal 2013, Dell paid approximately \$2,000,000 for Mr. Dell s travel through these arrangements.

Entities wholly owned by Mr. Dell and/or Mr. Dell s spouse purchase services or products from the company on standard commercial terms available to comparable unrelated customers. These entities paid the company approximately \$1,350,000 for services and products in Fiscal 2013.

Mr. Dell reimburses the company for costs related to his or his family s personal security protection. Reimbursements for this purpose in Fiscal 2013 totaled approximately \$2,970,000.

Mr. Dell also holds a controlling interest in a landscaping services company. During Fiscal 2013, the company s third-party facilities maintenance vendor subcontracted its landscaping obligations to the landscaping services company. The landscaping services company was paid approximately \$76,000 during Fiscal 2013 for landscaping services to the company. Future annual payments are expected to be a minimum of \$455.580.

Transactions with H. Ross Perot, Jr. and Related Persons

Mr. Perot, who was appointed to the Dell Board on December 3, 2009, served as the Chairman of the Board of Perot Systems Corporation (Perot Systems) at the time of Dell sacquisition of Perot Systems on November 3, 2009. Upon completion of the acquisition, Perot Systems became a wholly-owned subsidiary of Dell Inc.

In connection with the execution of the merger agreement for the transaction, Perot Systems Family Corporation, a Texas corporation, H. Ross Perot, Sr. (Mr. Perot s father) and Mr. Perot and Perot Systems entered into a license agreement, dated September 20, 2009, pursuant to which the foregoing persons granted Perot Systems and its affiliates an exclusive, royalty-free license to use Perot Systems and Perot in connection with Perot Systems current businesses, products, services and charitable activities, and its future operations and activities resulting from the expansion of, and the integration with, Dell s services and businesses. The term of the license agreement became effective immediately upon execution and will continue until the earlier of (1) the date that is five years from November 3, 2009 or (2) the date of any termination of the license agreement for cause.

Also on September 20, 2009, in connection with the execution of the merger agreement, H. Ross Perot, Sr. and Mr. Perot signed non-competition agreements with Dell and Perot Systems, as amended by a waiver letter entered into on December 2, 2009, that limit their ability to compete with Perot Systems or to solicit its employees or customers for a period ending December 31, 2014.

Table of Contents

Dell, through its wholly-owned subsidiary Perot Systems, currently provides information technology and certain other services to Hillwood Enterprises L.P. (Hillwood), which is controlled and partially owned by Mr. Perot, under an agreement which Perot Systems entered into in January 2007 and which will expire in January 2019. Dell, through its wholly-owned subsidiary Perot Systems, currently also provides information technology and certain other services to Perot Services Company L.L.C., which is controlled and partially owned by H. Ross Perot, Sr., under an agreement which Perot Systems entered into in January 2009 and which will expire in February 2015. During Fiscal 2013, these accounts were combined and Perot Systems recorded revenue of \$2,383,647 in connection with its performance under the accounts. Future annual payments to Perot Systems under this arrangement are estimated to be approximately \$1,940,000 annually, but may vary due to fluctuations in the level of services required by Hillwood and Perot Services Company L.L.C.

In 2002, Perot Systems entered into a sublease agreement with Perot Services Company, LLC for approximately 23,000 square feet of office space at its Plano, Texas facility. At the expiration of the original lease, a new sublease agreement was signed effective October 1, 2007, and expires on September 30, 2015. The sublease was subsequently amended effective March 1, 2009, and January 1, 2010. The current sublease is for 24,970 square feet of office space and 754 square feet of storage space at monthly rents of \$40,576 and \$346, respectively. Total rental payments of \$450,140 were paid to Perot Systems during Fiscal 2013. Total annual rental payments under the current lease are estimated to be approximately \$491,067.

Review, Approval or Ratification of Transactions with Related Persons

The Governance and Nominating Committee of the Board, pursuant to its written charter, is charged with the responsibility for reviewing, approving, disapproving or ratifying any transactions required to be disclosed as transactions with related persons under Item 404(a) of the SEC s Regulation S-K. The Governance and Nominating Committee has not adopted any specific policies or procedures for conducting such reviews, or standards to be applied in the reviews, and considers each transaction in light of the specific facts and circumstances presented. The Governance and Nominating Committee reviewed and approved or ratified each of the Fiscal 2013 transactions described above.

Code of Conduct

Dell maintains a Code of Conduct (entitled Winning with Integrity) that is applicable to all Dell employees worldwide, including the Chief Executive Officer, the Chief Financial Officer and the Chief Accounting Officer. The Code of Conduct, which satisfies the requirements of a code of ethics—under applicable SEC rules, contains written standards that are designed to deter wrongdoing and to promote honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest; full, fair, accurate, timely and understandable public disclosures and communications, including financial reporting; compliance with applicable laws, rules and regulations; prompt internal reporting of violations of the code; and accountability for adherence to the code. A copy of the Code of Conduct is posted on Dell s website at www.dell.com/codeofconduct.

Dell will post any waivers of the Code of Conduct or amendments to the Code of Conduct that are applicable to its Chief Executive Officer, Chief Financial Officer or Chief Accounting Officer on its website at www.dell.com/codeofconduct under the circumstances and within the period required under SEC rules.

Stockholder List

For at least ten days prior to the annual meeting, a list of the stockholders entitled to vote at the meeting will be available for examination, for purposes germane to the meeting, during ordinary business hours at Dell s principal executive offices, One Dell Way, Building 1, Round Rock, Texas 78682. The list will also be available for examination at the meeting.

80

Stockholders Sharing the Same Last Name and Address

Only one copy of the proxy materials for the 2013 annual meeting is being sent to stockholders who share the same last name and address, unless they have notified Dell that they want to continue receiving multiple packages. This practice, known as householding, is intended to eliminate duplicate mailings, conserve natural resources and help reduce printing and mailing costs.

If you received a householded mailing this year and you would like to receive a separate copy of the proxy materials, Dell will deliver a copy promptly upon your request furnished to Dell in one of the following manners:

E-mail Dell s Investor Relations department at Investor_Relations@dell.com

Send your request by mail to Dell Inc., Investor Relations, One Dell Way, Round Rock, Texas 78682

Call Dell Investor Relations at (512) 728-7800

You may also download a copy of any of these materials at www.dell.com/investor.

To opt out of householding for future mailings, notify Dell using the contacts for the Dell Investor Relations Department described above.

If you received multiple copies of the annual meeting materials and would prefer to receive a single copy in the future, please notify Dell using the contacts for the Dell Investor Relations Department described above.

Householding for bank and brokerage accounts is limited to accounts within the same bank or brokerage firm. For example, if you and your spouse share the same last name and address, and you and your spouse each have two accounts containing Dell stock at two different brokerage firms, your household will receive two copies of the annual meeting materials, one from each brokerage firm.

Annual Report on Form 10-K

Dell s proxy statement is accompanied by the Fiscal 2013 annual report to stockholders. The annual report does not constitute proxy soliciting material.

Dell s Fiscal 2013 annual report on Form 10-K, as amended by Amendment No. 1 on Form 10-K/A, is available without exhibits at www.dell.com/investor and with exhibits at the website maintained by the SEC at www.sec.gov. You may obtain a printed version of the report (without charge) upon request delivered to Dell in one of the following manners:

E-mail Dell s Investor Relations department at Investor_Relations@dell.com

Send your request by mail to Dell Inc., Investor Relations, One Dell Way, Round Rock, Texas 78682

Call Dell Investor Relations at (512) 728-7800

Other Matters

To the extent that this proxy statement is incorporated by reference into any other filing by Dell under the Securities Act of 1933 or the Exchange Act, the sections of this proxy statement entitled Leadership Development and Compensation Committee Report and Report of the Audit Committee, to the extent permitted by the rules of the SEC, will not be deemed incorporated in such a filing, unless specifically provided otherwise in the filing.

Directions to the Meeting

A map is included on the back cover of this proxy statement, and you may request directions to the annual meeting via e-mail at Investor_Relations@dell.com or by calling Dell Investor Relations at (512) 728-7800.

81

ANNEX A

Dell s Board of Directors and Executive Officers

The following sections entitled Directors and Nominees and Officers set forth the name, principal business address and the present principal occupation or employment, and the name, principal business and address of any corporation or other organization in which their employment is carried on, of Dell s directors, nominees and officers who, under SEC rules, are participants in the company s solicitation of proxies from its stockholders in connection with the annual meeting.

Directors and Nominees

Biographical and other information regarding the current members of the Board and the Board s nominees for director who are participants in Dell s solicitation is set forth in the section above entitled Proposal 1 Election of Ten Directors of this proxy statement. The name, principal occupation and business address of the organization of employment of the current directors and the Board s nominees are as follows:

Name Michael S. Dell	Occupation Dell, Inc.,	Business Address Dell Inc.
	Chairman of the Board and Chief Executive Officer	One Dell Way
		Round Rock, Texas 78682
Alex J. Mandl	Retired	c/o Dell Inc.
		One Dell Way
		Round Rock, Texas 78682
Donald J. Carty	Retired	c/o Dell Inc.
		One Dell Way
		Round Rock, Texas 78682
Janet F. Clark	Marathon Oil Corporation,	c/o Dell Inc.
	Executive Vice President and Chief Financial Officer	One Dell Way
		Round Rock, Texas 78682
Laura Conigliaro	Retired	c/o Dell Inc.
		One Dell Way
		Round Rock, Texas 78682
Kenneth M. Duberstein	The Duberstein Group, Inc.,	c/o Dell Inc.
	Chairman and Chief Executive Officer	One Dell Way

Round Rock, Texas

78682

Gerard J. Kleisterlee Vodafone Group plc., c/o Dell Inc.

Executive Chairman One Dell Way

Round Rock, Texas

78682

Klaus S. Luft Artedona AG, c/o Dell Inc.

Founder and Chairman One Dell Way

MATCH Market Access Services GmbH & Co., KG, Round Rock, Texas

78682

President

A-1

NameOccupationBusiness AddressShantanu NarayenAdobe Systems Incorporated,c/o Dell Inc.

President and Chief Executive Officer One Dell Way

Round Rock, Texas

78682

H. Ross Perot, Jr. Hillwood Development Company, c/o Dell Inc.

Chairman One Dell Way

Round Rock, Texas

78682

The Board has nominated all of the current directors for re-election to the Board other than James W. Breyer, who is not standing for re-election to the Board and whose current term of service on the Board will expire at the time of the annual meeting. Biographical information regarding Mr. Breyer, as well as his principal occupation and business address, is set forth below.

NameOccupationBusiness AddressJames W. BreyerAccel Partners,c/o Dell Inc.

Partner One Dell Way

Breyer Capital, Round Rock, Texas

78682

Chief Executive Officer

IDG-Accel China Funds,

Co-Founder and Co-Lead of Strategic Investment Committee

Mr. Breyer, age 51, has been a Partner of Accel Partners, a venture capital firm, since 1987. Mr. Breyer is also the founder of Breyer Capital, an investment firm, and has served as its Chief Executive Officer since July 2006. Additionally, Mr. Breyer is a co-founder of IDG-Accel China Funds and has served as co-lead on the company s strategic investment committee since its inception in 2005. Mr. Breyer serves on the boards of directors of Facebook, Inc., News Corporation, and Wal-Mart Stores, Inc., where he is the presiding director. Mr. Breyer served on the boards of directors of Marvel Entertainment, Inc. from June 2006 to December 2009, Real Networks, Inc. from October 1995 until June 2008, Brightcove, Inc. from January 2007 to January 2013, and Prosper Marketplace, Inc. from April 2005 to June 2012.

Officers

The principal occupations of Dell s executive officers who are participants in Dell s solicitation of proxies are set forth below. The principal occupation refers to such person s position with Dell. The business address for each executive officer is Dell Inc., One Dell Way, Round Rock, Texas 78682.

Name Occupation Michael S. Dell Chairman and Chief Executive Officer Jeffrey W. Clarke Vice Chairman and President, End-User Computing Solutions & Operations Stephen J. Felice President, Chief Commercial Officer Brian T. Gladden Senior Vice President and Chief Financial Officer Marius Haas President, Enterprise Solutions Steven H. Price Senior Vice President, Human Resources Karen H. Quintos Senior Vice President, Chief Marketing Officer

John A. Swainson Lawrence P. Tu Suresh Vaswani President, Software Senior Vice President, General Counsel and Secretary President, Services

A-2

Information Regarding Ownership of the Company s Securities by Participants

The shares of Dell s common stock beneficially owned or held as of August 5, 2013 by the persons listed above under Directors and Nominees and Officers are set forth in the section entitled Stock Ownership in this proxy statement. No participant owns any securities of Dell of record that such participant does not own beneficially.

A-3

ANNEX B

Information Concerning Persons Who are Participants in Dell s Solicitation of Proxies

The following tables set forth information concerning persons who, under SEC rules, are participants in the solicitation of proxies by Dell in connection with the annual meeting.

Information Regarding Transactions in Dell s Securities by Participants in Dell s Solicitation of Proxies in the Past Two Years

Set forth in the table below, with respect to all Dell securities purchased or sold by a participant in Dell s solicitation since August 13, 2011, are the dates on which the securities were purchased or sold and the amount of securities purchased or sold on such dates. Unless otherwise indicated, all transactions were in the open market and neither the purchase price nor the market value of the securities is represented by funds borrowed or otherwise obtained for the purpose of acquiring or holding such securities.

	Number of Shares of Common Stock Acquired		
Name	Date	(Disposed of)	Transaction Type
Donald J. Carty	January 2, 2012	(2,960)	3
Jeffrey W. Clarke	March 5, 2012	(1,883)	3
Jeffrey W. Clarke	March 5, 2012	(5,069)	3
Jeffrey W. Clarke	March 5, 2012	(1,883)	3
Jeffrey W. Clarke	March 5, 2012	(87,179)	3
Jeffrey W. Clarke	March 5, 2012	(28,956)	3
Jeffrey W. Clarke	March 1, 2013	(13,061)	3
Jeffrey W. Clarke	March 26, 2013	(4,287)	3
Jeffrey W. Clarke	March 26, 2013	(1,591)	3
Jeffrey W. Clarke	March 26, 2013	(25,998)	3
Stephen J. Felice	February 24, 2012	427,118	2
Stephen J. Felice	March 7, 2012	213,526	2
Stephen J. Felice	March 3, 2012	(1,085)	3
Stephen J. Felice	March 5, 2012	(2,024)	3
Stephen J. Felice	March 5, 2012	(5,449)	3
Stephen J. Felice	March 5, 2012	(2,024)	3
Stephen J. Felice	March 5, 2012	(93,718)	3
Stephen J. Felice	March 5, 2012	(37,363)	3
Stephen J. Felice	March 1, 2013	(13,061)	3
Stephen J. Felice	March 26, 2013	(5,389)	3
Stephen J. Felice	March 26, 2013	(2,001)	3
Stephen J. Felice	March 26, 2013	(33,554)	3
Stephen J. Felice	February 24, 2012	(477,153)	4
Stephen J. Felice	March 5, 2012	(1,889)	4
Stephen J. Felice	March 7, 2012	(413,526)	4
Brian T. Gladden	September 1, 2011	42,000	2
Brian T. Gladden	December 1, 2011	42,000	2
Brian T. Gladden	March 1, 2012	43,750	2
Brian T. Gladden	March 5, 2012	(1,883)	3
Brian T. Gladden	March 5, 2012	(5,069)	3
Brian T. Gladden	March 5, 2012	(1,883)	3
Brian T. Gladden	March 5, 2012	(87,179)	3
Brian T. Gladden	March 5, 2012	(31,246)	3
Brian T. Gladden	March 1, 2013	(13,061)	3

		Number of Shares of Common Stock Acquired	
Name	Date	(Disposed of)	Transaction Type
Brian T. Gladden	March 26, 2013	(4,654)	3
Brian T. Gladden	March 26, 2013	(1,728)	3
Brian T. Gladden	March 26, 2013	(28,517)	3
Brian T. Gladden	September 1, 2011	(42,000)	4
Brian T. Gladden	September 1, 2011	(6,000)	4
Brian T. Gladden	December 1, 2011	(42,000)	4
Brian T. Gladden	December 1, 2011	(6,000)	4
Brian T. Gladden	March 1, 2012	(43,750)	4
Brian T. Gladden	March 1, 2012	(25,000)	4
Brian T. Gladden	August 3, 2012	(43,750)	4
Brian T. Gladden	August 3, 2012	(25,000)	4
Brian T. Gladden	September 4, 2012	(25,000)	4
Brian T. Gladden	December 3, 2012	(25,000)	4
Marius Haas	July 15, 2013	(12,921)	3
Gerard J. Kleisterlee	July 13, 2012	(609)	3
Gerard J. Kleisterlee	March 2, 2013	(144)	3
Gerard J. Kleisterlee	July 1, 2013	(1,705)	3
Klaus S. Luft	July 1, 2013	(732)	3
Steven H. Price	March 3, 2012	(613)	3
Steven H. Price	March 5, 2012	(683)	3
Steven H. Price	March 5, 2012	(4,203)	3
Steven H. Price	March 26, 2012	(1,985)	3
Steven H. Price	March 1, 2013	(9,204)	3
Steven H. Price	March 26, 2013	(1,999)	3
Karen H. Quintos	March 3, 2012	(517)	3
Karen H. Quintos	March 5, 2012	(311)	3
Karen H. Quintos	March 5, 2012	(1,919)	3
Karen H. Quintos	March 26, 2012	(2,733)	3
Karen H. Quintos	March 1, 2013	(9,226)	3
Karen H. Quintos	March 26, 2013	(2,772)	3
Karen H. Quintos	April 10, 2012	(14,933)	4
John A. Swainson	February 23, 2012	10,000	1
John A. Swainson	February 23, 2012	10,000	1
John A. Swainson	February 23, 2012	10,000	1
John A. Swainson	February 23, 2012	10,000	1
John A. Swainson	February 23, 2012	20,000	1
John A. Swainson	February 23, 2012	4,000	1
John A. Swainson	February 23, 2012	36,000	1
John A. Swainson	March 15, 2013	(7,830)	3
Suresh Vaswani	March 1, 2013	(2,883)	3
Suresh Vaswani	May 15, 2013	(6,292)	3
Lawrence Tu	March 6, 2012	158,903	2
Lawrence Tu	March 5, 2012	(1,507)	3
Lawrence Tu	March 5, 2012	(4,056)	3
Lawrence Tu	March 5, 2012	(1,507)	3
Lawrence Tu	March 5, 2012	(69,743)	3
Lawrence Tu	March 5, 2012 March 5, 2012	(22,004)	3
Lawrence Tu	August 10, 2012	(22,004)	3
Lawrence 1 u	August 10, 2012	(2,734)	3

	Number of Shares of				
		Common Stock Acquired			
Name	Date	(Disposed of)	Transaction Type		
Lawrence Tu	March 1, 2013	(9,126)	3		
Lawrence Tu	March 26, 2013	(3,429)	3		
Lawrence Tu	March 26, 2013	(1,273)	3		
Lawrence Tu	March 26, 2013	(18,100)	3		
Lawrence Tu	August 10, 2013	(3,090)	3		
Lawrence Tu	August 29, 2011	(29,989)	4		
Lawrence Tu	March 6, 2012	(347,093)	4		

- (1) Acquisition Open market purchase of common stock
- (2) Acquisition Exercise of stock option award
- (3) Disposition Shares withheld by Dell to satisfy tax withholding obligations in connection with the vesting of restricted stock or similar awards
- (4) Disposition Open market sale of common stock

Information Regarding Any Contract, Arrangement or Understanding Involving Dell s Common Stock and Dell s Participants in the Past Year

Except as set forth below, since August 13, 2012, no Dell participant has been a party to any contract, arrangement or understanding with any person with respect to any of Dell s securities, including, but not limited to, joint ventures, loan or option arrangements, puts or calls, guarantees against loss or guarantees of profit, division of losses or profits, or the giving or withholding of proxies.

Equity Awards Granted to Participants in the Past Year

	Number of Shares			
Name	Grant Date	Underlying Award	Type of Award	
Marius Haas	September 15, 2012	140,846	Stock options	
Marius Haas	January 15, 2013	189,826	Time-based RSUs	
Marius Haas	September 15, 2012	92,337	Time-based RSUs	

Other Arrangements

Merger Agreement

On February 5, 2013, Dell entered into an Agreement and Plan of Merger (the original merger agreement) with Denali Holding Inc., a Delaware corporation (Parent), Denali Intermediate Inc., a Delaware corporation and a wholly-owned subsidiary of Parent (Intermediate), and Denali Acquiror Inc., a Delaware corporation and a wholly-owned subsidiary of Intermediate (Merger Sub and, together with Intermediate and Parent, the Parent Parties). The original merger agreement provided that Merger Sub will be merged with and into Dell (the merger), with Dell surviving the merger as a wholly-owned subsidiary of Intermediate, and that each share of Dell common stock outstanding immediately prior to the effective time of the merger (other than certain excluded shares and dissenting shares) would be canceled and converted into the right to receive \$13.65 in cash, without interest, less any applicable withholding taxes. Parent is owned by Mr. Dell and investment funds affiliated with Silver Lake Partners, a global private equity firm.

On August 2, 2013, Dell and the Parent Parties amended the original merger agreement by entering into Amendment No. 1 thereto (the original merger agreement, together with Amendment No. 1 thereto and as such amended agreement may be further amended from time to time, the amended merger agreement). Among other changes to the original merger agreement, Amendment No. 1 increases the per share merger consideration to be paid to Dell stockholders from \$13.65 per share in cash, without interest, to \$13.75 per share in cash, without interest, provides for Dell to pay a special cash dividend of \$0.13 per share to stockholders of record as of a date

Table of Contents

to be determined prior to the effective time of the merger, and permits Dell to advance the record date for the quarterly cash dividend of \$0.08 per share with a record date that would otherwise fall between September 26, 2013 and October 16, 2013 to ensure that such record date precedes the effective time of the merger and enable Dell to comply with notice requirements under applicable law with respect to such record date. In addition, the amendment revises the condition to the closing of the merger (the unaffiliated vote condition) that previously required the affirmative vote (in person or by proxy) in favor of the proposal to adopt the merger agreement by the holders of a majority of the outstanding shares of Dell common stock owned, directly or indirectly, by the unaffiliated stockholders referred to below. As revised, the unaffiliated vote condition requires the affirmative vote in favor of the proposal to adopt the amended merger agreement of the holders of at least a majority of the outstanding shares of common stock owned, directly or indirectly, by the unaffiliated stockholders that are present in person or by proxy at the meeting and are voted for or against the proposal. The unaffiliated stockholders are Dell s stockholders other than the Parent Parties, Mr. Dell and certain of his related family trusts, any other officers and directors of Dell or any other person having any equity interest in, or any right to acquire any equity interest in, Merger Sub or any person of which Merger Sub is a direct or indirect subsidiary. The amendment also reduces the termination fee payable by the company upon termination of the merger agreement in certain specified circumstances.

Voting Agreement

Concurrently with the execution and delivery of the original merger agreement, Mr. Dell and The Susan Lieberman Dell Separate Property Trust (together, the MD Investors) and the Michael S. Dell 2009 Gift Trust and Susan L. Dell 2009 Gift Trust (together, the Gift Trusts) entered into a Voting and Support Agreement with Dell (the Voting Agreement). Pursuant to the Voting Agreement, the MD Investors and Gift Trusts have agreed, except in certain circumstances, to vote, or cause to be voted, all shares of Dell common stock owned by them in favor of the adoption of the merger agreement and the approval of the transactions contemplated thereby and against any other action or agreement that would reasonably be expected to (1) result in a breach of any covenant, representation or warranty or any other obligation or agreement of Dell under the merger agreement, (2) result in any of the conditions to the consummation of the merger under the merger agreement not being fulfilled or (3) impede, frustrate, interfere with, delay, postpone or adversely affect the merger and the other transactions contemplated by the merger agreement. In addition, pursuant to the Voting Agreement, the MD Investors and Gift Trusts have agreed in the Voting Agreement to vote their shares of Dell common stock in the same proportion to the number of shares voted by Dell s unaffiliated stockholders (A) in favor of a superior proposal if the merger agreement is terminated and, in connection with such termination, Dell enters into a definitive agreement with respect to such superior proposal, which superior proposal is recommended to the stockholders by action of the Board, the Special Committee of the Board or any other duly constituted committee of the Board (or, in each of the MD Investors and/or Gift Trusts sole discretion, to vote all of their shares in favor of such superior proposal) or (B) in favor of the adoption of the merger agreement in the event of a change of recommendation. The Voting Agreement will terminate at the effective time of the merger or, if earlier, the date of the termination of the merger agreement, unless there is a superior proposal, in which case the termination will occur upon the earlier of the consummation of the superior proposal and the termination of the definitive agreement relating to the superior proposal.

Interim Investors Agreement

In connection with the execution of the original merger agreement, Parent, the MD Investors, MSDC Management, L.P. (the MSDC Investor), Silver Lake Partners III, L.P. and Silver Lake Partners IV, L.P. (together, the SLP Investors), Silver Lake Technology Investors III, L.P. (together with the SLP Investors, collectively, the Silver Lake Parties) and, solely for the limited purposes therein, the Gift Trusts, have entered into an interim investors agreement (the Interim Investors Agreement). The Interim Investors Agreement provides for, among other things, the following:

Actions of Parent Parties Prior to the Merger Subject to certain limited exceptions, Mr. Dell and the Silver Lake Parties may cause Parent to act or refrain from taking any action in order for Parent to comply with its obligations or exercise its rights under the merger agreement and the securities

B-4

Table of Contents

purchase agreement pursuant to which Parent has agreed to issue, and Microsoft Corporation has agreed to purchase, up to \$2 billion of 7.25% unsecured subordinated notes of Parent contemporaneously with the closing of the merger. If the Parent Parties receive notice of an intervening event or superior proposal pursuant to the terms of the merger agreement, the Silver Lake Parties may require the MD Investors to discuss whether to amend the merger agreement and the Silver Lake Parties may cause Parent to negotiate with Dell to make such amendments unless the MD Investors inform the Silver Lake Parties that the purchase price per share of Dell common stock associated with such amendments is higher than the highest per share price at which the MD Investors are willing to provide equity financing for an acquisition of Dell. The MD Investors have agreed not to enter into any agreement that prevents them from entering into or conducting negotiations with the Silver Lake Parties, modifying or changing their agreements with Parent and/or the Silver Lake Parties or participating in any proposal to modify the terms of the merger agreement or agreeing to any such modification.

Employee Arrangements Parent will, and will cause Dell to, enter into an employment agreement with Mr. Dell at the merger closing on the terms described below under New Employment Agreement with Mr. Dell.

Transfer Restrictions Each of the MD Investors and the Gift Trusts have agreed not to transfer prior to the termination date of the Interim Investors Agreement any shares of Dell common stock or other voting securities of Dell that they beneficially own, or enter into any contract, option or other agreement or understanding with respect to any such transfer, subject to exceptions for certain permitted transfers. However, the Gift Trusts have agreed to sell to Mr. Dell, on or prior to the consummation of the merger (but conditional upon the occurrence of the closing of the merger), all of the shares of Dell common stock owned by the Gift Trusts as of February 5, 2013.

Expenses In the event that the merger is consummated, Parent will, and to the extent necessary will cause the surviving corporation to, assume and pay or reimburse each of the MD Investors, the MSDC Investor, the Silver Lake Parties and the Gift Trusts for third-party costs and expenses incurred in connection with the merger agreement, securities purchase agreement, the merger and any other agreements or transactions contemplated hereby and thereby. In the event that the merger is not consummated and neither termination fees nor expense reimbursement are payable by Dell to Parent, then each of the MD Investors and the SLP Investors will pay 50% of the costs and expenses payable by the Parent Parties, the Silver Lake Parties, the MD Investors and the MSDC Investor. In the event that the merger is not consummated and a termination fee or expense reimbursement is payable by Dell, then each of the Silver Lake Parties, the MD Investors and the MSDC Investor will bear their own expenses.

Payments Any termination fee paid by Dell to Parent in accordance with the merger agreement shall be paid only to the Silver Lake Parties or their designees. None of Mr. Dell, the other MD Investor or the MSDC Investor is entitled to receive any portion of any such termination fee paid by Dell. Furthermore, the MD Investors, the MSDC Investor and the Silver Lake Parties are entitled to receive a

B-5

pro rata share of any payments (excluding any termination fee paid by Dell) payable to the Parent Parties pursuant to or under the merger agreement or as damages relating to a failure of the debt financing for the merger.

New Employment Agreement with Mr. Dell

Effective as of the closing of the merger, Mr. Dell has agreed to enter into a new employment agreement with Parent and Dell. The principal terms of the proposed employment agreement with Mr. Dell are set forth below:

Title Mr. Dell will serve as the Chief Executive Officer of Parent and Dell and as Chairman of both Parent s board of directors and Dell s board of directors.

The term of Mr. Dell s employment is indefinite and may only be terminated (1) by Mr. Dell; or (2) by Parent s board of directors (a) for cause at any time or (b) following a change in control of Parent or an initial public offering, whichever occurs earlier.

Base Salary Mr. Dell will be entitled to receive an initial annual base salary of \$950,000. The base salary will be subject to annual review by Parent s board of directors and may be increased, but not decreased.

Annual Bonus Mr. Dell will be eligible to earn an annual bonus pursuant to the bonus plan applicable to senior executive officers of Dell, with a target equal to 200% of base salary.

Equity Compensation Following the closing of the merger, Parent will grant Mr. Dell stock options with a 10-year term to purchase shares of Parent common stock having an aggregate exercise price of \$150 million, with a per share exercise price equal to the price per share paid by the SLP Investors and/or their respective affiliates to acquire shares of Parent common stock in the merger. Subject to Mr. Dell s continued employment with Parent and Dell or continued service as a director on Dell s board of directors or Parent s board of directors on each applicable vesting date, the options will vest in equal installments on each of the first five anniversaries of the merger (i.e., 20% per year). The options will fully vest upon the occurrence of a change in control of Parent.

Perquisites In addition to being able to participate in the employee benefit plans and perquisite and fringe benefit programs provided to Dell s senior executives, Mr. Dell will be entitled to (1) reimbursement up to \$12,500 per year for fees incurred with respect to financial counseling and tax preparation assistance; (2) reimbursement up to \$5,000 per person per year for costs associated with a comprehensive annual physical for himself and his spouse; (3) company-provided business-related security protection; and (4) reimbursement for all travel and business expenses.

Section 280G Golden Parachute Payments Following the closing of the merger and while no stock of Dell or Parent is readily tradable on an established securities market, if any payments or benefits Mr. Dell would receive would trigger an excise tax under Section 4999 of the Internal Revenue Code, Dell and Parent will use their reasonable best efforts to obtain a vote of shareholders satisfying the requirements of Section 280G of the Internal Revenue Code such that no portion of such payments or benefits will be subject to the excise tax.

Restrictive Covenants Mr. Dell will be subject to a perpetual confidentiality covenant for sensitive information relating to Parent, Dell and any of their subsidiaries, and to a covenant assigning to Parent, Dell and their affiliates intellectual property created by him during and within the scope of his employment.

MD Investors Equity Financing

In connection with the execution of the original merger agreement, Parent entered into a letter agreement with the MD Investors (the MD Equity Commitment Letter) pursuant to which the MD Investors committed, severally and not jointly, to transfer, contribute and deliver to Parent, immediately prior to the consummation of the

B-6

Table of Contents

merger, 273,299,383 shares of Dell common stock (including shares held by the Gift Trusts to be acquired by Mr. Dell from the Gift Trusts prior to the consummation of the merger (conditional upon the occurrence of the closing of the merger)) in exchange for common stock of Parent. For purposes of such transfer and contribution, the MD Equity Commitment Letter provided that the MD Investor s shares of common stock would be valued at \$13.36 per share as opposed to the \$13.65 price offered to Dell s unaffiliated stockholders in the merger. In addition, Mr. Dell committed, upon the terms and subject to the conditions contained in the MD Equity Commitment Letter, to contribute to Parent, at or prior to the consummation of the merger, an aggregate of up to \$500 million in cash in exchange for which he would receive common stock of Parent. The MD Equity Commitment Letter provided that Mr. Dell may assign his cash equity commitment to other investors subject to the terms and conditions of the letter, although no assignment of his cash equity commitment to other investors would affect Mr. Dell s cash equity financing commitment pursuant to the MD Equity Commitment Letter.

In connection with the amendment of the merger agreement on August 2, 2013, Parent entered into an amended MD Equity Commitment Letter with the MD Investors pursuant to which the MD Investors committed to transfer, contribute and deliver to Parent, on the terms and subject to the conditions contained in the amended MD Equity Commitment Letter, immediately prior to the consummation of the merger, 273,299,383 shares of Dell common stock, and that for purposes of such transfer and contribution, the MD Investor s shares of common stock will be valued at \$12.51 per share as opposed to the \$13.75 price offered to Dell s unaffiliated stockholders in the merger.

MSDC Investor Equity Financing

Parent has entered into a letter agreement with the MSDC Investor (the MSDC Equity Commitment Letter) pursuant to which the MSDC Investor has committed, upon the terms and subject to the conditions contained in the MSDC Equity Commitment Letter, to contribute to Parent, at or prior to the consummation of the merger, an aggregate of up to \$250 million in cash in exchange for which the MSDC Investor will receive common stock of Parent. The MSDC Investor may assign its equity commitment to other investors subject to the terms and conditions of the MSDC Equity Commitment Letter, although no assignment of the equity commitment to other investors will affect the MSDC Investor s equity financing commitment pursuant to the MSDC Equity Commitment Letter.

Miscellaneous Information Regarding Participants

Except as described in this Annex B or elsewhere in this proxy statement, to the company s knowledge:

No associate of any participant owns beneficially, directly or indirectly, any of Dell s securities. No participant owns beneficially, directly or indirectly, any securities of any parent or subsidiary of Dell;

No participant nor any associate of a participant is a party to any transaction, since the beginning of Dell s last fiscal year, or any currently proposed transaction, in which (1) Dell was or is to be a participant, (2) the amount involved exceeds \$120,000 and (3) any participant or any related person thereof had or will have a direct or indirect material interest;

No participant, nor any associate of a participant, has any arrangement or understanding with any person (1) with respect to any future employment by Dell or its affiliates or (2) with respect to any future transactions to which Dell or any of its affiliates will or may be a party; and

No person (other than a director or executive officer of Dell acting solely in that capacity) who is a party to an arrangement or understanding pursuant to which a nominee for election as director is proposed to be elected, has any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon at the annual meeting.

Table of Contents 134

B-7

Annual Meeting of Stockholders

9:00 a.m. (Central Time)

October 17, 2013

Dell Round Rock Campus, Building 2-East

501 Dell Way, Round Rock, Texas 78682

Directions from South IH-35

Go North on IH-35 towards Waco

Exit Louis Henna Blvd (Toll 45) in Round Rock

Turn right onto Louis Henna Blvd

At Greenlawn Blvd, circle under bridge to head west on Louis Henna

Turn right into Dell parking lot

Building 2-East will be straight ahead

Directions from North IH-35

Go South on IH-35 towards San Antonio

Exit Hester s Crossing in Round Rock

Turn left onto Louis Henna Blvd

At Greenlawn Blvd, circle under bridge to head west on Louis Henna

Turn right into Dell parking lot

Building 2-East will be straight ahead

Dell Campus Parking

Reserved parking will be available for shareholders at the entrance of Building 2-East

Dell Round Rock Campus

Please remember to bring your ticket and photo identification.

PRELIMINARY COPY SUBJECT TO COMPLETION

Important Notice Regarding the Availability of Proxy Materials for the Annual Meeting:

The Notice and Proxy Statement and Annual Report to Stockholders are available at www.dell.com/investor.

Your vote is important,

regardless of the number of shares you own.

Please vote your WHITE proxy today.

Proxy Form Proxy Form

DELL INC.

PROXY

FOR THE ANNUAL MEETING OF STOCKHOLDERS TO BE HELD ON OCTOBER 17, 2013

AND ANY POSTPONEMENT OR ADJOURNMENT THEREOF

THIS PROXY IS BEING SOLICITED ON BEHALF OF

THE BOARD OF DIRECTORS OF DELL INC.

By casting your voting instructions on the reverse side, you hereby (a) acknowledge receipt of the proxy statement related to the above-referenced meeting, (b) appoint Lawrence P. Tu and Janet B. Wright, and each of them, as proxies, with full power of substitution, to vote all shares of Dell Inc. common stock that you would be entitled to cast if personally present at such meeting and at any postponement or adjournment thereof and (c) revoke any proxies previously given.

This proxy will be voted as specified by you. If no choice is specified, the proxy will be voted according to the recommendations of the Board of Directors indicated on the reverse side, and according to the discretion of the proxy holders for any other matters that may properly come before the meeting or any postponement or adjournment thereof.

OPTIONS FOR SUBMITTING PROXY

VOTE BY INTERNET Go to www.cesvote.com

Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 p.m. Eastern Time the day before the annual meeting date. Have your proxy card in hand when you access the website and then follow the instructions.

VOTE BY PHONE 1-888-693-8683

Use any touch-tone telephone to transmit your voting instructions up until 11:59 p.m. Eastern Time on the day before the annual meeting date. Have your proxy card in hand when you call and then follow the instructions.

VOTE BY MAIL

Complete, date and sign your proxy card and return it in the postage-paid envelope we have provided or return it to Dell Inc., c/o Corporate Election Services, P.O. Box 3230, Pittsburgh, PA 15230.

THIS PROXY CARD IS VALID ONLY WHEN SIGNED AND DATED.

For All

DELL INC.

Proposal 1 Election of Directors

The Board of Directors recommends a vote FOR all of the nominees below.

To vote FOR or WITHHOLD with respect to all of the nominees below as a group, mark the corresponding box below.

	1011111	VILLINOIG ZIII
		•
	OR	
FOR or to WITHHOLD a	authority to vote for each nominee individually, mark the corres For	sponding box appearing beside each such nominee s name below. Withhold

Withhold All

To vote FOR or to WITHHOLD Nominees:	authority to vote for each nominee individually, mark	k the corresponding box appearing beside Withhold	e each such nominee s name below.
1a. Donald J. Carty		"	
1b. Janet F. Clark			
1c. Laura Conigliaro			
1d. Michael S. Dell			
1e. Kenneth M. Duberstein			
1f. Gerard J. Kleisterlee			
1g. Klaus S. Luft			
1h. Alex J. Mandl	-		

1i. Shantanu Narayen						
1j. H. Ross Perot, Jr.						
				For	Against	Abstain
Proposal 2 Ratification of selection of Pricewaterhouse 2014	eCoopers LLP as Dell In	c. s independent auditor f	for Fiscal			
The Board of Directors recommends a vote FOR Pr	roposal 2					
Proposal 3 Approval, on an advisory basis, of Dell Inc. in the Proxy Statement	s. s compensation of its r	named executive officers a	s disclosed			
The Board of Directors recommends a vote FOR Pr	roposal 3					
Stockholder Proposal (Proposal 4) Requesting that th necessary to permit Dell Inc. s stockholders to act by wri		1 ,				
The Board of Directors recommends a vote AGAINST the Stockholder Proposal						
Each joint owner should sign. Signatures should correspond with the names printed on this proxy card. Attorneys, executors, administrators, guardians, trustees, corporate officers or others signing in a representative capacity should give full title.						
In their discretion, the proxies are authorized to vote on such other business as may properly come before the meeting or any postponement or adjournment thereof.						
Signature (PLEASE SIGN WITHIN THE BOX)	Date	Signature (Joint Owners)		Date	