DELL INC Form DFAN14A June 24, 2013 SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No. __)

Filed by the Registrant []

Filed by a Party other than the Registrant [x]

Check the appropriate box:

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

Dell Inc. (Name of Registrant as Specified In Its Charter)

CARL C. ICAHN ICAHN PARTNERS LP ICAHN PARTNERS MASTER FUND LP ICAHN PARTNERS MASTER FUND III LP ICAHN PARTNERS MASTER FUND III LP ICAHN ENTERPRISES G.P. INC. ICAHN ENTERPRISES HOLDINGS L.P. IPH GP LLC ICAHN CAPITAL L.P. ICAHN ONSHORE LP ICAHN OFFSHORE LP BECKTON CORP. HIGH RIVER LIMITED PARTNERSHIP HOPPER INVESTMENTS LLC BARBERRY CORP.

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (check the appropriate box):

[X]

No fee required.

[] Fee computed on table below per Exchange Act Rule 14a-6(i)(4) and 0-11.

1) 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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1) Amount Previously Paid:

2) Form, Schedule or Registration Statement No.:

3) Filing Party:

4) Date Filed:

On June 24, 2013, Carl C. Icahn and affiliated entities presented the materials attached herewith as Exhibit 1 to Institutional Shareholder Services Inc.

SECURITY HOLDERS ARE ADVISED TO READ THE PROXY STATEMENT AND OTHER DOCUMENTS RELATED TO THE SOLICITATION OF PROXIES BY CARL C. ICAHN, SOUTHEASTERN ASSET MANAGEMENT, INC. AND THEIR RESPECTIVE AFFILIATES FROM THE STOCKHOLDERS OF DELL INC. WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. INCLUDING INFORMATION RELATING TO THE PARTICIPANTS IN SUCH PROXY SOLICITATION. WHEN COMPLETED, A DEFINITIVE PROXY STATEMENT AND A FORM OF PROXY WILL BE MAILED TO STOCKHOLDERS OF DELL INC. AND WILL ALSO BE AVAILABLE AT NO CHARGE AT THE SECURITIES AND EXCHANGE COMMISSION'S WEBSITE AT HTTP://WWW.SEC.GOV. INFORMATION RELATING TO THE PARTICIPANTS IN SUCH PROXY SOLICITATION IS CONTAINED IN THE SCHEDULE 13D FILED BY CARL C. ICAHN AND HIS AFFILIATES ON MAY 10, 2013, AS AMENDED THROUGH THE DATE HEREOF (THE "ICAHN SCHEDULE 13D") AND THE SCHEDULE 13D FILED BY SOUTHEASTERN ASSET MANAGEMENT, INC. AND ITS AFFILIATES ON FEBRUARY 8, 2013, AS AMENDED THROUGH THE DATE HEREOF (THE "SOUTHEASTERN SCHEDULE 13D"). EXCEPT AS OTHERWISE DISCLOSED IN THE ICAHN SCHEDULE 13D AND THE SOUTHEASTERN SCHEDULE 13D, THE PARTICIPANTS HAVE NO INTEREST IN DELL INC. OTHER THAN THROUGH THE BENEFICIAL OWNERSHIP OF SHARES OF COMMON STOCK OF DELL INC. AS DISCLOSED IN THE ICAHN SCHEDULE 13D AND THE SOUTHEASTERN SCHEDULE 13D.

Presentation to ISS Opposing the Proposed Dell Take-Private Transaction

June 24, 2013

• Evercore Partners, the advisor to the Board's Special Committee, has reported to the board of Dell that, based on projections by the Boston Consulting Group, the advisor to Dell, Silver Lake could realize an average annualized rate of return of up to 44.7% and Michael Dell could realize an average annualized rate of return of up to 50.1%(1) during the next 4 to 5 years on their investment in the Michael Dell/Silver Lake take-private transaction now presented for stockholder consideration and action at the special meeting of Dell stockholders on July 18. • In light of the Boston Consulting Group projections and Evercore estimates, Icahn and Southeastern believe the board of directors of Dell should have acted to secure those gains for stockholders. Instead, it agreed to a break-up fee of up to \$450 million and a protective Merger Agreement for the Michael Dell/Silver Lake transaction, which have the effect of dampening third-party interest in Dell and which Icahn and Southeastern view as highly inappropriate under the circumstances. • Icahn and Southeastern believe that it would be a sad outcome for stockholders and would reflect poorly on all who are involved in this process if, after purchasing shares at what Icahn and Southeastern perceive to be a substantially undervalued price, Michael Dell and Silver Lake earned Evercore's estimated returns on their investment and that it would be even worse if Dell were sold (or broken up) by Michael Dell and Silver Lake in a transaction or transactions with one or more strategic acquirers in the near future and for a very large profit. • Icahn and Southeastern believe the board could have done more - much more - to afford stockholders an opportunity to achieve the very same gains now pursued by Michael Dell and Silver Lake. However, Dell instead appears to be engaging in a campaign to highlight Dell's bleak outlook in the PC market, obscuring the robust performance and future of the ~\$13 billion in acquisitions Dell has made in recent years, which were paid for by Dell's current owners. Icahn and Southeastern believe that Dell is conducting this campaign to prompt stockholders into supporting what Icahn and Southeastern believe is a bad deal for stockholders and a very good deal for Michael Dell and Silver Lake. • It is interesting to note that, in the recent past, rather than emphasize the negatives of the PC business, Dell has highlighted the strengths of the Enterprise Solutions business - accelerated growth, strong margins, and recurring revenues. We look forward to the results of the discovery in the current stockholder action against Dell to better understand the financial outlook that Michael Dell/Silver Lake are sharing with lenders in comparison to the dire picture they are now painting for stockholders. • Icahn and Southeastern believe that Dell's owners deserve better and can achieve more by voting against the Michael Dell/Silver Lake transaction and by electing new directors who will act to secure for stockholders the very same gains that Michael Dell and Silver Lake hope to lock in for themselves.

The Case for Protecting Stockholders at Dell

2 (1) Evercore Partners 2/4/13 presentation to the Board.

• Michael Dell and Silver Lake would not pursue a take-private transaction unless they thought it was a good deal for them

Ø Silver Lake has delivered a gross IRR of 27% since inception(1)

• Icahn and Southeastern believe that:

1. The take-private transaction substantially undervalues the Company

2. The Enterprise Solutions Group (ESG) and Dell Services businesses are the future of Dell

3. Stockholders have funded the Company's turnaround and should be given the opportunity to benefit from

their investment

• Icahn and Southeastern believe that the sale process could not maximize value:

A go-shop process seldom results in a superior proposal in management-led buyouts
The Merger Agreement's restrictive definition of a "superior proposal" would exclude most, if not all, leveraged recapitalization transactions, despite the fact that such transactions could be economically

superior and would give stockholders the option of sharing in the Company's future

Overview

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We believe the take-private transaction substantially undervalues Dell while superior alternatives exist.

(1) Reuters article 4/18/13, Silver Lake Raises \$10.3 Billion Private Equity Fund.

Dell's Strategic Rationale

Michael Dell returned to the CEO position on January 31, 2007. During his tenure, both Dell's stock price and PC business have significantly underperformed.

Contribution
Total Return
141%
113%
74%
29%
11%
(38%)
(44%)

PC Market Share Since Michael Dell's Return

Transformation Can Continue as a Public Company Source: Boston Consulting Group 12/5/12 presentation to the Board. Dell's own management consultant highlighted several public company transformations. **Our Comments** These transformations failed because of a continued focus on legacy products. Dell has spent approximately \$13Bn on acquisitions to prevent a similar fate. Apple's market capitalization increased from a low of \$1.7Bn in July '97 to a peak of \$658Bn in September '12 as the company reinvented itself. Louis Gerstner's decision to diversify away from mainframes was more significant than the decision to exit the PC business. Meg Whitman has been clear in her communications that HP's transformation will take time and has conditioned stockholders to accept the short-term pain in exchange for long-term benefit. The stock has appreciated over 100% since its November '12 low. 6

Dell's Strategic Rationale

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Dell's own management consultant found little strategic rationale to take Dell private. Source: Boston Consulting Group 12/5/12 presentation to the Board. Questions to Dell's Stockholders

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• Do Dell's owners need the Board or Michael Dell to protect them from the risks of an alternative transaction as proposed by Icahn and Southeastern(1), or do Dell's owners need to protect themselves from an opportunistic purchase by Michael Dell and Silver Lake?

• We find it difficult to believe that Dell's owners - including many of the world's leading institutional investors, hedge funds and other sophisticated investors - are incapable of absorbing the risks associated with a conservatively leveraged balance sheet, when Michael Dell and Silver Lake are eagerly seeking to do just that and much more.

• Why is the Board pushing a deal that would force stockholders to sell their shares at what Icahn and Southeastern perceive to be a substantially undervalued price? Haven't Dell's owners earned the right to share in the substantial potential returns on investment estimated by Evercore for Michael Dell and Silver Lake?

(1) Any alternative proposal by Icahn and Southeastern would be contingent upon the proposed take-private transaction being defeated, the election of a new Dell Board of Directors, and approval by that new Board.

The Dell Special Committee, which approved the proposed management buyout, does not have significant stock ownership.

Ownership Interest of the Special Committee 9 **Total Beneficial** Ownership Alex Mandl 133,127 Laura Conigliaro 28,762 Janet Clark 28,762 Ken Duberstein 12,716 Total 203,367 % of Shares Outstanding: 0.01% Special Committee Ownership Source: Dell Proxy Statement filed 5/31/13. • Special Committee only owns an aggregate of 203,367 shares • The current market value of those shares is \$2.7MM • This represents 0.01% of diluted shares outstanding

Other significant investors have publicly stated their unhappiness with the proposed management buyout and are very capable of evaluating any potential long-term risks of the business.

Opposition to the Management Buyout Offer 10 % of Public % of Shares Shares in Float(1)(2) Outstanding(2) Millions(2) 152.5 Icahn Enterprises 10.28% 8.68% T. Rowe Price 4.85% 4.09% 71.9 Southeastern Asset Management 4.83% 4.08% 71.7 Yacktman Asset Management 14.9 1.00% 0.85% Pzena Investment Management 0.87% 0.73% 12.9 Total 21.83% 18.43% 323.9 Stated Opposition (1) Excluding shares held by Michael Dell. (2) Based on most recent filings. Source: Bloomberg.

The Case for Dell's Future 11

Dell's long-term stockholders have funded the Company's turnaround and we strongly believe they should be given the opportunity to benefit from their investment.

	It is Not About		
	Business Unit	Approx. I Value	Closing Date
	Dublicus Chit	(\$MM)	closing Dute
EqualLogic	Storage (ESG)	\$1,400	January 2008
Perot Systems	Services	3,600	November 2009
SecureWorks	Services	600	February 2011
Compellent	Storage (ESG)	880	February 2011
Force 10	Networking (ESG)	660	August 2011
SonicWall	Services	1,200	May 2012
Wyse	Servers (ESG)	1,000	May 2012
Quest Software	e Software	2,400	September 2012
Other	Various	~1,300	
	Total	\$~13,000	
Non-PC acqu	isitions made to rep	osition the	Company as an
	end-to-end solutio	ns provide	r
	Value of Recent T	ransaction	S
• It is	not about the PC	it is not al	oout the PC
	it is not about	the PC \ldots	
• Dell n	nanagement has bee	n executin	g an M&A
strateg	gy aimed at moving	away from	PCs and
towa	ards higher growth a	and higher	margin
	Enterprise So		
• Dell ha	s spent approximate	ly \$13 bill	ion(1) (over
\$7	7 per share) on this s	strategy, w	hich:
	benefit from the sam		•
trend	ls that are negatively	^v impacting	g the PC
business			
Ø Will	benefit from the hea	vy R&D in	nvestments
	being made by De	•	
	e June 2012 Analyst	0.	
	n noted that Dell is o	•	
IRR tar	rget for acquisitions.		
	the end of 2012 c		
	e: Company present		•
(1) Sou	rce: Company prese	ntations ar	nd reports.
	12		

"The acquisitions we've made over last three years, the compound growth rate associated with those over that time period has been greater than 90%. So there is no question to not only do we get the revenue from the acquired entity, but our success today in investing in those assets and growing them has been very strong." David Johnson Former Senior VP Strategy & Business Development CLSA Investor Forum 9/12/12

> Dell's Acquisitions 13 Source: Dell 2012 Analyst Meeting presentation.

In our opinion, Michael Dell and his partners at Silver Lake want to capture the upside of the Company's recent strategic investments and growth initiatives in Enterprise Solutions. Enterprise Solutions(1) is the Future • In Q1, Enterprise Solutions accounted for 65% of segment operating income: Ø Enterprise Solutions Group's operating income increased 71% Ø Dell Services revenue grew 2% even as PC revenue declined 10% Ø Enterprise Solutions accounted for 65% of operating income despite the fact that Dell Software reported a loss due to accounting associated with acquisitions: • We believe Enterprise Solutions will continue to contribute an outsized portion of Dell's operating income as compared to Enterprise Solutions' total revenue contribution • We believe that, at the completion of this transformation, Dell's future owners will realize valuation multiples significantly higher than those reflected in today's stock price due to the higher percentage of higher growth and higher margin non-PC earnings (1) Also known as NEW Dell. Includes the Enterprise Solutions Group, Dell Software, and Dell Services. (2) TechWeekEurope article 6/20/13, Software Will Make A Quarter of Dell's Profits - Swainson. 14 "In a public company the accounting rules associated with acquisitions are quite onerous. You have to take a lot of write-offs upfront, and basically take a haircut on the deferred income like maintenance revenue...That makes it very difficult for a software business acquisition to look profitable in the short term."(2) John Swainson, President Dell Software

Cost Cutting Opportunities Identified

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Source: Evercore Partners 2/4/13 presentation to the Board. Boston Consulting Group estimates that the Company could realize up to \$3.35 billion in cost savings which would drive meaningful margin expansion.

Positioning for Long-Term Profitability

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Dell's recent aggressive PC pricing strategy is designed to buy meaningful market share while sacrificing near-term margins - a strategy that will benefit future owners.

"We continued to face a competitive pricing environment and have aligned our pricing strategy to invest in growth ahead of planned reductions in our cost structure, and this has affected our profitability. We remain focused on pursuing strategic revenue opportunities that will drive longterm profitability and cash flow."

- Brian Gladden, CFO Q1 2014 Earnings Call

"We are investing and acquiring new customer accounts that will benefit our long-term profitability and cash flow."

- Tom Sweet, VP Corporate Finance Q1 2014 Earnings Call

"It's absolutely the right thing to do for the long term. But these are accounts that you have to go out and take a different tack and pricing strategy with, and that's often to provide an entry level into that account."

- Tom Sweet, VP Corporate Finance Q1 2014 Earnings Call

"In many cases, these are accounts that we feel very good about [with respect to] the long-term profitability and the impact on our cash flow over time. So while we may not see that showing up as a positive in the P&L in the short term, we think for the long term it's the right thing to do to get ourselves back in price position to scale the business."

- Brian Gladden, CFO Q1 2014 Earnings Call

Management Quotes from Recent Earnings Call

Our D	ell Valuation	Model	
	Icahn/SAM		Calculated
	Calculated		Value
	Value		Per Share
	(In MM)		i er snare
Servers & Networking	\$8,007	0.75x Sales(1)	\$ 4.5
Storage	2,035	1.2x Sales(1)	1.1
Enterprise Solutions (ESG)	\$10,042	0.8x Sales	\$ 5.6
Services	12,210	11.0x NOPAT(1)	6.8
Quest Software	2,400	At Cost	1.3
End User Computing (EUC)	3,600	4.0x OI(1)	2.0
Total Operating Value	\$28,252		\$ 15.8
Unallocated Expanses	(1,320)	6.0x OI	(0,7)
Unallocated Expenses	,		(0.7)
Cost Opportunity	3,000	6.0x OI(2)	1.7
Cash & Investments	13,208(3)		7.4
Debt	(7,248) (3)		(4.1)
DFS Receivables	4,374(3)		2.4
Total Valuation	\$40,266		\$~23

We believe the \$13.65 merger consideration substantially undervalues the Company even when using depressed results from FQ1'14 as our base.

(1) Based on FQ1'14 annualized results. See Appendix for public comps and multiple derivation.
(2) Assumes \$500MM in annual cost savings compared to Boston Consulting Group estimate of a \$3.35Bn opportunity.
(3) As of 5/3/2013.

Segments as % of Operating Value

Assigning NO VALUE to the PC business would still result in a valuation of approximately \$20 per share

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Earnings Case Assumed

	Adjusted Last Quarter Annualized	BCG Base Case (FY'15)	BCG 25% Case (FY'15)	BCG 75% Case (FY'15)
Non-GAAP Operating Income	2,800(2)	3,300(3)	3,700(3)	4,500(3)
Less: Est. Foregone DFS Income	(323)	(250)(4)	(250)(4)	(250)(4)
Less: Net Interest Expense(5)	(556)	(556)	(556)	(556)
Pro Forma Pretax Income	1,921	2,494	2,894	3,694
Tender Offer	\$14 per share	\$14 per share	\$14 per share	\$14 per share
Shares Tendered	1,118	1,118	1,118	1,118
Pro Forma Shares Outstanding	670	670	670	670
Pro Forma Pretax EPS	\$2.87	\$3.72	\$4.32	\$5.51
Illus	trative EPS of a Potentia	l Dell Self Tender		
Alternativ	e(1) Using Various Earn	ings Assumptions	(1/2)	
	18			
Illustrative Example: 1,118MM Shares Tendered				
(1) Any alternative proposal by Ica	hn and Southeastern wor	uld be contingent u	pon the proposed	take-private

transaction being defeated, the election of a new Dell Board of Directors,

and approval by that new Board.

(2) Assumes FQ'14 annualized non-GAAP operating income of \$590MM adjusted for Dell Software's

acquisition-accounting related loss. Assumes Dell Software operating income of

\$100MM, which is approximately equal to Quest Software's trailing twelve months operating income at the time of

the acquisition.

(3) Source: Dell Proxy Statement filed 5/31/13.

(4) Assumes in FY'15 DFS begins to rebuild receivables balance.

(5) Assumes 5.5% cost of debt and 0.5% interest income.

A Dell self tender would be highly accretive and result in pro forma EPS significantly

higher than current levels.

Earnings Case Assumed

Adjusted Last Quarter

BCG Base

		Adjusted Last Quarter Annualized	Case (FY'15)
Non-GA.	AP Operating Income	2,800(2)	3,300(3)
Plus: Cos	t Savings(4)	1,675	1,675
Less: Est	. Foregone DFS Income	(323)	(250)(5)
Less: Net	Interest Expense(6)	(556)	(556)
Pro Form	a Pretax Income	3,596	4,169
TenderO	Tender Offer		\$14 per
Tender U	ller	\$14 per share	share
Shares Te	endered	1,118	1,118
Pro Form	a Shares Outstanding	670	670
Pro Form	a Pretax EPS	\$5.37	\$6.22
	Illustrative EPS of a l	Potential Dell Self Tender	
A	Iternative(1) Using Vario	ous Earnings Assumptions	(2/2)
		19	
	Illustrative Example: 1	1,118MM Shares Tendered	đ
(1) Any alternative propos	al by Icahn and Southeast	tern would be contingent u	pon the proposed take-private
tran	e	e election of a new Dell E	Board of
		oval by that new Board.	
			adjusted for Dell Software's
-	-	Assumes Dell Software op	÷
of \$100MM, which is approxim	•	-	nths operating income at the time of
		equisition.	
		y Statement filed 5/31/13.	
		rtunity estimated by the B	÷ .
		gins to rebuild receivable	
(6) Assumes 5.5% cost of	debt and 0.5% interest inc	ome.
Assuming o	•	l cost opportunity identifie	ed by the Boston
	Consulting Group we	ould further increase EPS.	

Consulting Group would further increase EPS.

Pro Forma Leverage				
# Of Shares Tendered	Pro Forma	Pro Forma	Pro Forma	Pro Forma
(MM)	Gross Debt (\$MM)	Cash (\$MM)	Net Debt (\$MM)	Net Debt/EBITDA(4)
875	7,025	4,900	2,125	0.7x
1,000	8,838	4,900	3,938	1.2x
1,118	10,547	4,900	5,647	1.7x

• Under the Michael Dell/Silver Lake Proposal, the Net Debt/EBITDA multiple is approximately 3.7x(2)

• Under Icahn and Southeastern's Dell self tender proposal, the maximum pro forma Net Debt/EBITDA multiple is 1.7x

• Michael Dell claims that our proposal for a Dell self tender would restrict the Company's financial flexibility and jeopardize customer perception and employee retention(3). However, a Dell self tender proposal would result in a maximum leverage multiple of 1.7x as opposed to the 3.7x leverage multiple under the proposed Michael Dell/Silver Lake take-private transaction

Reasonable Utilization of the Balance Sheet

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Icahn and Southeastern's Dell self tender proposal(1) could comfortably be financed utilizing Dell's balance sheet.

(1) Any alternative proposal by Icahn and Southeastern would be contingent upon the proposed take-private

transaction being defeated, the election of a new Dell Board of

Directors, and approval by that new Board.

(2) Assumes FY'14 Final Board Case EBITDA of \$3.6Bn and pro forma net debt for the Michael Dell/Silver Lake transaction.

(3) Dell materials filed 6/21/13.

(4) Assumes Final FY'14 Board Case EBITDA of \$3.3Bn, which is pro forma for loss of DFS income.

Long-Term Potential 21 Boston Consulting Group's cases illustrate Dell's long-term potential. Source: Dell Proxy Statement filed 5/31/13. **BCG** Base Case \$Bn Fiscal Year 2014 2015 2016 2017 Revenue \$56.4 \$55.5 \$55.1 \$54.3 Gross margin 12.9 12.6 12.5 12.3 Non-GAAP Operating Income 3.4 3.3 3.2 3.0 BCG 25% Base Case Fiscal Year 2014 2015 2016 2017 Revenue \$56.4 \$55.5 \$55.1 \$54.3 Gross margin 12.9 12.8 12.8 12.6 Non-GAAP Operating Income 3.4 3.7 4.0 3.8 BCG 75% Base Case Fiscal Year

2014
2015
2016
2017
Revenue
\$56.4
\$55.5
\$55.1
\$54.3
Gross margin
13.0
13.1
13.4
13.1
Non-GAAP Operating Income
3.6
4.5
5.7
5.5
5.5

Stock Price "Capped" by Merger Consideration

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Dell's Special Committee may have obtained a 37% premium for stockholders, but the

nearest comp has appreciated almost 65% over the same period(1).

(1) Based on the 90-day trading average ended 1/11/13 before rumors of a possible Dell take-private transaction were

first published.

37%

64%

DELL 90-Day Trading Average(1) \$9.97 Offer Price \$13.65 Offer Price Premium 37% HPQ 90-Day Trading Average(1) \$14.72 Current Price (6/21/13) \$24.15 Current Price Appreciation 64% Source: FactSet. Source: FactSet.

There is No Premium for Long-Term Stockholders 23 Claiming a 37% premium is insulting to long-term stockholders. Percentage over the offer 5 Year Average: \$16.5621% High: \$30.60124% 2 Year Average \$14.144% High: 18.3234%5 Year High: \$ 30.60 Take-Private Offer: \$ 13.65 90-Day Average Trading Price: \$ 9.97 124% Above the Offer 37% Premium 2 Year High: \$ 18.32

> 34% Above the Offer Source: FactSet.

Dell's Sale and Governance Process

Go-Shop With Impediments to Value Maximization 25 In January 2013, the Special Committee was educated on factors maximizing the impact of a go-shop process by Evercore Partners. Factors Impacting a Go-Shop Process and the Action Taken by Dell's Special Committee A longer go-shop period increases the amount of time a third party has to evaluate a possible transaction - the size and complexity of the target can increase the amount of time needed Duration of Go-Shop Dell's Action: 45-day Go-Shop period (30-60 days is about average) Termination Fee A lower termination fee reduces the value leakage to stockholders - a superior proposal would have to overcome the termination fee to provide incremental value to stockholders Dell's Action: Up to a \$450 million termination fee payable to Silver Lake Definition of Superior Proposal 1. Broader definition of what constitutes a "Superior Proposal" gives more latitude to the Special Committee 2. Matching rights serve to discourage bidders and therefore should be avoided Dell's Action: Set a restrictive definition of "Superior Proposal" and included matching rights for the buyout group Source: Evercore Partners 1/18/13 presentation to the Board.

• A go-shop process is supposed to operate as a post-signing "market-check" that helps fulfill the Board's fiduciary responsibilities • Since 2005, there have been 137 transactions with an equity value over \$100MM with goshop provisions (1) Ø Of those transactions, only 16 have resulted in a superior offer Ø Superior offers were an average of 20% higher than the initial bid Go-Shop Processes are Rarely Successful 26 A go-shop provision often provides cover for a pre-chosen deal, especially when management is involved. (1) Source: Evercore Partners 1/18/13 presentation to Board. (2) Guhan Subramanian, Go-Shops vs. No-Shops in Private Equity Deals: Evidence and Implications. "The data does indicate some reason to be wary [of Go-Shops] in the specific context of management buyouts (MBOs). Non-MBOs with a pure Go-Shop clause are jumped 23% of the time, while MBO Go-Shops are never jumped." (2) Guhan Subramanian Professor of Law and Business Harvard Law School and Harvard Business School

Efficacy of Go-Shop Provisions 27 Source: Evercore Partners 1/18/13 presentation to Board.

Impediments and Deal Protections

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The Special Committee agreed to a suite of deal protection measures that significantly

handicap a third-party's ability to pursue an alternative transaction, especially one

where existing stockholders have the choice to receive cash or participate in the

Company's future.

The restrictive definition of a Superior Proposal, together with other express terms of the Merger Agreement, act as almost

impossible barriers for any potential bidder to be a superior proposal:

ØAs defined by the Merger Agreement, a Superior Proposal in the form of a dividend or share repurchase must result in a single

person (not the Company) owning 50% or more of the outstanding shares (almost impossible) even if such a recapitalization would

be an economically superior alternative to the Michael Dell/Silver Lake deal for ALL stockholders not named Michael Dell

ØBefore the Merger Agreement was finalized, Southeastern made it clear that it would view a recapitalization in which stockholders

can participate as superior, but the Special Committee nonetheless approved terms that would make such a transaction virtually

impossible to achieve

ØIcahn and Southeastern believe that stockholders are capable of evaluating the risk of the business and do not need a Special

Committee that owns practically no stock to choose to transfer those risks (and significant upside) to a very

sophisticated buyout

group

The Special Committee has made securing financing for an alternative transaction a challenge:

ØThe Special Committee is unable to provide information or engage in discussions concerning any of our proposals unless such

offer falls squarely within the definition of a "Superior Proposal"

ØThe significant termination fee (up to \$450 million plus diligence fees) payable to Silver Lake ØOnerous matching rights for Michael Dell/Silver Lake

Stockholders should be given an easier path to support an alternative transaction by voting for new directors:

ØBy holding a combined Annual Meeting and Special Meeting, stockholders would have had a real choice to reject

the Michael

Dell/Silver Lake deal and at the same time elect new directors on our proposed platform

ØUnfortunately, the Board has chosen to hold a separate Special Meeting rather than hold both meetings concurrently Source: Dell Proxy Statement filed 3/29/13. Dell's Stockholders Deserve Better

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• If the Michael Dell/Silver Lake transaction is rejected:

1) It can be amended

2) The Board can (and, in Icahn and Southeastern's opinion, probably would) explore the many alternatives to the Michael Dell/Silver Lake proposal, as proposed by Icahn and Southeastern, among others

3) Dell's owners can elect new directors in support of a platform to implement the proposed \$14 per share Dell self tender. Icahn and Southeastern have given advanced notice of their intent to run a slate of directors at the 2013 Annual Meeting

• Under these circumstances, Icahn and Southeastern believe that predictions about a precipitous decline in the market value of Dell stock if the Michael Dell/Silver Lake transaction is rejected by shareholders are exaggerated Stockholders have the power to demand and receive more.

Dell's owners should reject the Michael Dell/Silver Lake transaction and force Board exploration and pursuit of an alternative transaction that would enable Dell's existing owners to reap the benefits of their multi-year investment in Dell's transformation - the value that Michael Dell and Silver Lake would keep for themselves.

Conclusion 30

Appendix

Source: FactSet as of 6/21/13.

Derivation of Servers & Networking Multiple 33 Servers & Networking A 5-year discounted cash flow model using the following assumptions yields a value of approximately 0.75x revenues: Assumptions: Annual Revenue Growth: 3.0% Gartner's forecasted worldwide server market revenue CAGR through 2017 as of 6/14/13 Year 1 OI Margin: 6.0% Based on FY'13 operating margins provided in 9/24/12 JPM presentation to the Special Committee Incremental Margin: 11.6% Based on peer median operating margins provided in 9/24/12 presentation to the Special Committee Terminal Net Earnings Multiple: 12.5x Dell's current P/E multiple Discount Rate: 8.0% Tax Rate: 20.0% Source: J.P. Morgan 9/24/12 presentation to the Special Committee.

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Important factors that could cause actual results to differ materially from the expectations set forth in this press release include, among other things, the

factors identified under the section entitled "Risk Factors" in Dell's Annual Report on Form 10-K for the year ended February 1, 2013 and under the

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