DELL INC Form 11-K June 21, 2011

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 11-K

(Mark One)

þ ANNUAL REPORT PURSUANT TO SECTION 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2010

OR

o TRANSITION REPORT PURSUANT TO SECTION 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

Commission file number: 000-17017

A. Full title of the plan and the address of the plan, if different from that of the issuer named below:

DELL INC. 401(k) PLAN

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

DELL INC. ONE DELL WAY ROUND ROCK, TEXAS 78682

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SUPPLEMENTAL SCHEDULE	
Form 5500, Schedule H, Part IV, Line 4i Schedule of Assets (Held at End of Year) as of December 31, 2010 NOTE: Other schedules required by Section 2520.103-10 of the Department of Labor s Rules and Regulations Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 have been omitt because they are not applicable.	

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Report of Independent Registered Public Accounting Firm

To the Participants and Benefits Administration Committee of the Dell Inc. 401(k) Plan:

In our opinion, the accompanying statements of net assets available for benefits and the related statement of changes in net assets available for benefits present fairly, in all material respects, the net assets available for benefits of the Dell Inc. 401(k) Plan (the Plan) as of December 31, 2010 and 2009, and the changes in net assets available for benefits for the year ended December 31, 2010 in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Plan s management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental Schedule H, Part IV, Line 4i Schedule of Assets (Held at End of Year) as of December 31, 2010 is presented for the purpose of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan s management. The supplemental schedule has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

PricewaterhouseCoopers LLP Austin, Texas June 21, 2011

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DELL INC. 401(k) PLAN STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS AS OF DECEMBER 31, 2010 AND 2009

(in thousands)	2010	2009		
ASSETS:				
Investments: Mutual funds	¢ 1 266 100	\$ 838,804		
Separately managed funds	\$ 1,366,100 730,514	\$ 838,804 462,413		
Stable value fund	328,857	219,013		
Dell Stock Fund	122,859	147,020		
Common collective trust	284,819	116,516		
Short-term investment funds	13,081	2,001		
2.13.13 <u>1.1.13 2.1.13 1.1.1</u>	10,001	_, 0 0 1		
Total investments	2,846,230	1,785,767		
Receivables:				
Participant loans	69,862	56,076		
Employer contributions	9,785	6,576		
Interest income	669	498		
Due from broker unsettled trades	343	1,029		
Total receivables	80,659	64,179		
Total assets	2,926,889	1,849,946		
	, ,	, ,		
LIABILITIES:				
Administrative expenses payable	1,959	963		
Due to broker	205	54		
Total liabilities	2,164	1,017		
NET ASSETS AVAILABLE FOR BENEFITS AT FAIR VALUE	2,924,725	1,848,929		
A DILICTMENT EDOM EATD WAT HE TO CONTRACT WAT HE FOR FILL V				
ADJUSTMENT FROM FAIR VALUE TO CONTRACT VALUE FOR FULLY BENEFIT-RESPONSIVE STABLE VALUE FUND	(400)	4,493		
DELECT TEST STISTED THESE TOTAL	(100)	7,773		
NET ASSETS AVAILABLE FOR BENEFITS	\$ 2,924,325	\$ 1,853,422		
THE THEOLOGICAL STREET	Ψ <i>2,7 2</i> 1, <i>3 23</i>	Ψ 1,033,122		
The accompanying notes are an integral part of these financial statements.				
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DELL INC. 401(k) PLAN STATEMENT OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS FOR THE YEAR ENDED DECEMBER 31, 2010

(in thousands) ADDITIONS: Contributions: Employee Employer Employee rollovers	\$	208,834 130,854 12,530
Total contributions		352,218
Investment income: Interest and dividends Net appreciation in fair value of investments		43,338 167,012
Total investment income		210,350
Interest on participant loans		2,928
Total additions		565,496
DEDUCTIONS: Benefits paid to participants Administrative expenses		150,993 3,515
Total deductions		154,508
INCREASE IN NET ASSETS		410,988
TRANSFER FROM PEROT SYSTEMS CORPORATION RETIREMENT SAVINGS PLAN		659,915
NET ASSETS AVAILABLE FOR BENEFITS: Beginning of year	1	,853,422
End of year	\$ 2	2,924,325

The accompanying notes are an integral part of these financial statements.

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2010.

DELL INC. 401(k) PLAN NOTES TO FINANCIAL STATEMENTS AS OF DECEMBER 31, 2010 AND 2009, AND FOR THE YEAR ENDED DECEMBER 31, 2010 1. DESCRIPTION OF THE PLAN

The following brief description of the Dell Inc. 401(k) Plan (the Plan) is provided for general information purposes only. Participants should refer to the Plan document for a more complete description of the Plan s provisions.

General Dell Inc. (the Company or Employer) originally adopted the Plan on June 1, 1989, and subsequently amended and restated the Plan effective January 1, 2007, and January 1, 2009. The Benefits Administration Committee of the Company (BAC) controls and manages the operation and administration of the Plan. Effective January 1, 2010, The Bank of New York Mellon (the Plan Trustee) replaced JP Morgan Chase Bank, N.A. (the Prior Trustee) as the Plan s Trustee.

The Plan is a defined contribution plan covering all U.S. resident employees of the Company who are not covered by a collective bargaining agreement. Participation in the Plan is at the election of the employee. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA). In 2006, the Company acquired Alienware Corporation (Alienware), and the Alienware employees became eligible to participate in the Plan on August 3, 2009. The BAC approved the assets of the Alienware Corporation Profit Sharing Plan & Trust to be merged into the Plan, with the transfer of participant accounts expected to occur by the end of

Dell acquired Perot Systems on November 3, 2009. As of January 1, 2010, the Perot Systems employees are eligible to participate in the Plan. The BAC approved the assets of the Perot Systems Corporation Retirement Savings Plan to be merged into the Plan. Participant account balances of \$659,915,000 were transferred into the Plan on December 10,

Participant Contributions Contributions are made to the Plan by the Company on behalf of each eligible participant based upon the participant s elected compensation deferral through payroll deductions. The deferrals are funded by the Company at the end of each payroll period. The amount eligible participants may elect to contribute to the Plan ranges from 1% to 50% of their eligible compensation, in whole percentages, up to the annual statutory limit of \$16,500 as permitted by the Internal Revenue Code of 1986, as amended (IRC). Highly compensated employees, as defined by the IRC, may be subject to more restrictive maximum annual contribution limits if the Plan fails to satisfy certain testing criteria set forth in the IRC. The Plan relies on the safe harbor rules of Section 401(k)(12) of the IRC in order to satisfy the nondiscrimination testing requirements. Participants age 50 or over may elect to contribute an additional \$5,500 (catch-up contributions) over the base statutory limit in accordance with the Economic Growth and Tax Relief Reconciliation Act of 2001.

Effective April 1, 2010, the Company elected to impose a 20% cap on the percentage of future contributions a participant can invest in the Dell Stock Fund investment option. In conjunction with the contribution restriction, participants are no longer permitted to make an elective transfer or balance that will increase their position in the Dell Stock Fund above 20% of their total account balance. In addition, there is a 14 day trading restriction that prevents participants from reallocating or transferring money back into the Dell Stock Fund for 14 days from the date of the last transfer out of the Dell Stock Fund.

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The Plan also permits employees to contribute balances from other qualified plans (rollover contributions). **Employer Contributions** For 2010, the Company matched 100% of the first 5% of eligible compensation that each participant contributed to the Plan. The Company s matching contributions were made at the end of each payroll period. Additional discretionary Employer contributions may be made upon the approval of the Company s Board of Directors. The Company made no additional discretionary contributions for the year ended December 31, 2010. All of the Company s contributions are invested at the participant s discretion among the fund elections. Neither participant, Company matching, nor discretionary contributions, if any, are required to be invested in the Dell Stock Fund. **Participant Accounts** Each participant s account is credited with the participant s contributions, allocations of Company matching and discretionary contributions, and Plan earnings or losses offset by withdrawals and Plan administrative expenses. The benefit to which a participant is entitled is the benefit that can be provided from the participant s vested account.

Vesting Participants are immediately vested in their contributions and earnings thereon. All participants are also immediately vested in all Employer contributions and earnings thereon. Participants employed with the Company as of January 1, 2005, who were not re-hired in the subsequent 5 year period ended December 31, 2009, became fully vested in all Employer contributions and earnings thereon. Participants that terminated employment with the Company prior to January 1, 2005, forfeited unvested amounts to the Plan.

Forfeitures Company contributions forfeited by unvested terminated participants may be used by the Company to satisfy Plan administrative expenses or to reduce future Company contributions. During 2010, \$431,871 in forfeitures were used to reduce Company contributions. There were no unallocated forfeited non-vested accounts at December 31, 2010 and 2009.

Benefit Payments Participants are entitled to receive a distribution of the vested portion of their account upon reaching age 59½, termination of employment, disability, death, or in the event of financial hardship. A participant who has separated from service may defer benefit payments until reaching age 65, provided his or her vested account balance is greater than \$5,000; otherwise, in the event of a distribution greater than \$1,000 but less than \$5,000, the participant may elect either a direct rollover to an individual retirement account (IRA) or another qualified plan or a lump-sum amount equal to the value of the vested portion of his or her account upon termination of service. If an employee fails to make an election of one of these options within 90 days of the termination date, his or her vested account balance will automatically be directed to a rollover IRA. Similarly, participants with a vested account balance of less than \$1,000 may elect either of the options noted above. If an election is not made within 90 days of the termination date, the balance will be distributed to the participant in a lump sum. Payment of benefits prior to termination of service may be made under certain circumstances as defined by the Plan.

Administration and Plan Expenses Plan assets are held in trust by the Plan Trustee. The Plan s third-party recordkeeper is Aon Hewitt. Administrative expenses are primarily paid by the participants of the Plan and are allocated to participant accounts ratably based on their respective balances.

Investments All investments are participant directed. The Plan is invested in mutual funds, a common collective trust, separately managed funds, the Dwight Stable Value Fund (the Dwight Fund), and the Dell Stock Fund. The following investments represent separately managed funds which are comprised of investments in common stocks, mutual funds and cash equivalents: Dell Inc. 401(k) Dodge & Cox Large Cap Fund, Dell Inc. 401(k) Dodge & Cox Balanced Fund, and Dell Inc. 401(k)

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Times Square Small/Mid Cap Growth Fund. These separately managed funds and the Dwight Fund collectively are the Plan s core funds (the Core Funds). The Plan invests in all investments on a unitized basis.

In addition to the Core Funds, participants may elect to contribute to funds that invest in a mix of the Core Funds based on target retirement dates (Pre-Mixed Portfolios). The Pre-Mixed Portfolios provide for diversification of investments based on the participants expected retirement dates.

The American Growth Fund and American Euro Pacific Growth Fund contain a trading restriction that requires shareholders who sell more than \$5,000 from either fund to wait at least 30 days before repurchasing into the fund. The restriction applies to transfers and reallocations of current account balances. The restriction does not apply to sales/purchases of \$5,000 or less, rollovers, and retirement plan contributions and distributions. The restriction also excludes activity in any of the Pre-Mixed Portfolios that contain either the American Growth Fund or the American Euro Pacific Growth Fund.

Participant Loans Participants may take out a maximum loan amount equal to the lesser of (i) \$50,000 less the highest outstanding loan balance during the past 12 months or (ii) 50% of the available vested portion of their account balance less any current outstanding loan balance (minimum loan amount of \$500). Each participant s loan is collateralized by the participant s vested account balance and is charged an interest rate equal to the prime rate on the date of loan origination plus 1.0% and a one-time fee of \$75. Loan repayment period cannot exceed four and a half years except when the proceeds of the loan are used to acquire the participant s primary residence, when the repayment period cannot exceed 20 years. At December 31, 2010, loans bore interest at rates ranging between 4.25% and 10.50% and are due at various dates through August 25, 2031.

Plan Termination Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA. In the event of Plan termination, Plan assets will be distributed in accordance with the Plan document.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting The accompanying financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP).

Use of Estimates The preparation of financial statements in conformity with GAAP requires the use of management estimates. These estimates are subjective in nature and involve assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported amounts of investment income and deductions during the fiscal year. Actual results could differ from those estimates.

Changes in the Valuation Technique Used to Measure Similar Assets in Prior Periods In accordance with recent Financial Accounting Standards Board (FASB) guidance, the valuation of participant loans as of December 31, 2010, consists of outstanding principal and related accrued interest. The prior year balance is valued using a discounted cash flow model. The impact of the change in valuation technique is insignificant to the participant loan balance. See Note 1 for additional information regarding participant loans.

Risks and Uncertainties The Plan provides for various investments in common stock, short-term investments, mutual funds, a common collective trust, separately managed funds, and the Dwight Fund. Investment securities are exposed to various risks, such as interest rate, market, and credit risks. Due to

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the level of risk associated with certain investment securities, and the recent volatility in the financial markets, it is at least reasonably possible that changes will continue to occur in the near term that could materially affect participants account balances and the amounts reported in the statements of net assets available for benefits.

Contributions Participant and Employer contributions are recorded in the period the Employer makes the payroll deduction or upon approval by the Company for discretionary Employer contributions, if any.

Investment Valuation and Income Recognition The Plan s investments are stated at fair value. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Investments in shares of mutual funds are valued at quoted market prices, which represent the net asset value of shares held by the Plan at year end. The investment in the common collective trust and separately managed funds are stated at estimated fair value based on the fair value of the underlying investments and is allocated to participant accounts based on the unit value of the fund.

The Dwight Fund is a stable value fund that is considered to be a separate account consisting of cash and fixed income investment funds wrapped with insurance contracts. The fair value of the Dwight Fund is based on the fair value of its underlying investments then adjusted by the issuer to contract value (see Note 3). Participants may ordinarily direct the withdrawal or transfer of all or a portion of their investment at contract value. Contract value represents contributions made to the fund, plus earnings, less participant withdrawals.

The Plan presents, in the Statement of Changes in Net Assets Available for Benefits, the net appreciation (depreciation) in the fair value of investments, which consists of realized gains and losses and the unrealized appreciation (depreciation) on those investments.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date.

Unit Values Individual participant accounts invested in the common collective trust, separately managed funds, and mutual funds are maintained on a unit value basis. Participants do not have beneficial ownership in specific underlying securities or other assets in the mutual funds, common collective trust, or the separately managed funds, but have an interest therein represented by units valued as of the last business day of the period. The mutual funds, common collective trust, and the separately managed funds earn dividends and interest, which are automatically reinvested in additional units. Generally, contributions to and withdrawal payments from the mutual funds, common collective trust, and the separately managed funds are converted to units by dividing the amounts of such transactions by the unit values as last determined, and the participants accounts are charged or credited with the number of units properly attributable to each participant.

Contract Value The Dwight Fund is considered to be a stable value fund and is therefore required to be reported at fair value. However, contract value is the relevant measurement attribute for that portion of the net assets available for benefits of a defined-contribution plan attributable to direct or indirect investment in fully benefit-responsive investment contracts because contract value is the amount participants would receive if they were to initiate permitted transactions under the terms of the Plan. As required by the applicable accounting guidance on the Reporting of Fully Benefit-Responsive Investment Contracts, the statement of net assets available for benefits presents the Dwight Fund at fair value, and an additional line item is presented representing the adjustment from fair value to contract value. The statement of changes in net assets available for benefits is prepared on a contract value basis.

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Payment of Benefits Benefits are recorded when paid.

Accounting Pronouncements The FASB is the authoritative body for financial accounting and reporting in the United States. The following is a list of recent pronouncements issued by the FASB:

In January 2010, the FASB issued guidance adding new disclosure requirements for Levels 1 and 2 fair value measures, separate disclosures of purchases, sales, issuances, and settlements relating to Level 3 measurements and clarification of existing fair value disclosures. The guidance is effective for periods beginning after December 15, 2009, except for the requirement to provide Level 3 activity of purchases, sales, issuances, and settlements on a gross basis, which is effective for fiscal years beginning after December 15, 2010. As this new guidance provides only disclosure requirements, its adoption did not have any effect on the Plan s reported net assets or changes in net assets. In September 2010, the FASB issued guidance that requires participant loans be classified as receivables from participants, which are segregated from plan investments and measured at their unpaid principal balance plus any accrued but unpaid interest. Participant loans are exempt from the disclosure requirements surrounding fair value and credit quality. The Plan adopted these requirements as of December 31, 2010 and, as required, reclassified loans on the statement of net assets as of December 31, 2009, and excluded the loans from investments as of December 31, 2009, in Note 3.

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3. FAIR VALUE MEASUREMENTS

The following tables set forth by level within the fair value hierarchy a summary of the Plan s investments measured at fair value on a recurring basis at December 31, 2010 and 2009:

		Decemb	er 31, 2010	
	Level 1 Quoted Prices in	Level 2	Level 3	
	Active Markets for Identical Assets	Other Observable Inputs	Significant Unobservable Inputs	Total
Mutual funds: Fixed income funds Domestic equity funds International equity funds Total mutual funds	\$	\$ 345,558 517,658 502,884 1,366,100	ousands) \$	\$ 345,558 517,658 502,884
Separately managed funds: Mutual funds fixed income Short-term investment funds	36,938	84,844		1,366,100 84,844 36,938
Common stock: Consumer discretionary Energy Financial services Health care	99,387 61,576 101,758 110,203			99,387 61,576 101,758 110,203
Materials & processing Producer durables Technology Other	46,200 30,885 130,345 28,378			46,200 30,885 130,345 28,378
Total common stock	608,732			608,732
Total separately managed funds	645,670	84,844		730,514
Stable value fund: Fixed income funds Short-term investment funds Synthetic contract wrappers	37,178	291,192 487		291,192 37,178 487
Total stable value fund	37,178	291,679		328,857
Dell Stock Fund Domestic equity common collective trust Short-term investment funds	122,859 13,081	284,819		122,859 284,819 13,081

Total assets measured at fair value

\$818,788

\$ 2,027,442

\$

\$ 2,846,230

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	December 31, 2009			
	Level 1 Quoted Prices in Active	Level 2 Significant	Level 3	
	Markets for Identical Assets	Other Observable Inputs (in tho	Significant Unobservable Inputs ousands)	Total
Mutual funds: Fixed income funds Domestic equity funds International equity funds Total mutual funds	\$	\$ 216,840 290,859 331,105 838,804	\$	\$ 216,840 290,859 331,105 838,804
Separately managed funds: Mutual funds fixed income Short-term investment funds Common stock:	18,710	62,897		62,897 18,710
Consumer discretionary Energy Financial services Health care Materials & processing Producer durables Technology	61,445 36,611 52,112 82,033 36,145 15,620 82,776			61,445 36,611 52,112 82,033 36,145 15,620 82,776
Other Total common stock	14,064 380,806			14,064 380,806
Total separately managed funds	399,516	62,897		462,413
Stable value fund: Fixed income funds Short-term investment funds Synthetic contract wrappers	13,756	204,880 377		204,880 13,756 377
Total stable value fund	13,756	205,257		219,013
Dell Stock Fund Domestic equity common collective trust Short-term investment funds	147,020 2,001	116,516		147,020 116,516 2,001
Total assets measured at fair value	\$ 562,293	\$ 1,223,474	\$	\$ 1,785,767

The valuation methods described in Note 2 may produce a fair value calculation that may not be indicative of net realizable value or reflective of future values. Furthermore, although the Plan believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

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The following is a description of valuation methodologies used for the fair value measurements of investments:

Mutual funds Consists of registered investment companies investments valued at their net asset value,

which can be market corroborated.

Separately managed funds Consists of various common stocks and mutual funds. The values of the separately

managed funds may be market corroborated as their underlying investments are the following: stocks, Level 1, are valued at the closing price reported on the active market on which the security is traded; and mutual funds, Level 2, are valued at their net asset

value, which can be market corroborated.

Stable value fund Consists of cash and fixed income investment funds wrapped with insurance contracts.

The fixed income investment funds are valued at their net asset value, and the fair value of the wrapped insurance contracts is determined using a discounted cash flow model with inputs derived from observable market data. The valuation of the wrapped insurance contracts is not significant to the overall valuation of the Fund. There are no

redemption restrictions on the Plan s investment in the Stable Value Fund.

Dell Stock Fund Dell stock is valued at the closing price reported on the active market.

Common collective trust The Plan's investment in common collective trusts primarily consists of the BlackRock

Equity Index Fund which is valued by the issuer of the fund and can be market

corroborated. The BlackRock Equity Index Fund seeks to match the performance of the S&P 500 Index and there are no redemption restrictions on the Plan s investment in this

fund.

Short-term investment

funds

Consists of money market funds that are valued at fair value, which approximates cost.

The valuations of these securities are based on quoted prices in active markets for

identical assets.

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4. INVESTMENTS

The following table presents investments that represent 5% or more of the Plan s net assets as of December 31, 2010 and/or 2009:

	2010	2009
	(in tho	usands)
Mutual funds:		
American Euro Pacific Growth Fund	\$397,760	\$256,038
PIMCO Total Return Fund	345,558	216,840
American Growth Fund	283,096	143,882
Neuberger Berman Genesis Fund	234,562	146,977
Separately managed funds:		
Dell Inc. 401(k) Dodge & Cox Large Cap Value Fund	270,250	175,151
Dell Inc. 401(k) Dodge & Cox Balanced Fund	262,407	194,836
Dell Inc. 401(k) Times Square Small/Mid Cap Growth Fund	197,857	92,427*
Dwight Stable Value Fund	328,857	219,013
** Dell Stock Fund	122,859*	147,020
Common collective trust:		
BlackRock Equity Index Fund	284,819	116,516

^{*} Amount is less than 5% as of December 31 but is presented for comparitive purposes

** Party-in-interest

At December 31, 2010 and 2009, the Plan owned 9,067,076 and 10,238,164 shares, respectively, of the Dell Stock Fund valued at \$122,858,880 and \$147,020,035 respectively. This represents approximately 4% and 8% of the Plan s investments at December 31, 2010 and 2009, respectively. During 2010, 1,128,530 shares were purchased and 2,299,618 shares were sold.

The changes in fair value during 2010 for the Plan s investments (including investments purchased, sold, as well as held during the year) are as follows:

	2010 (in thousands)
Mutual funds Separately managed funds common stock Stable value fund Dell Stock Fund Common collective trust	\$ 84,728 66,008 148 (6,602) 22,730
Total net change in fair value of investments	\$ 167,012
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5. STABLE VALUE FUND

The Dwight Fund is a self-managed stable value investment option. The Dwight Fund may invest in a variety of stable value products including guaranteed investment contracts (GICs) issued by insurance companies and other financial institutions, and other investment products (separate account contracts and synthetic GICs) with similar characteristics. The Dwight Fund did not hold any GIC contracts or any separate account contracts during the years ended December 31, 2010 and 2009.

A synthetic GIC (SIC), also known as a wrap contract, is an investment contract issued by an insurance company or other financial institution, backed by a portfolio of bonds or other fixed income assets that are owned by the Plan. These assets underlying the wrap contract are maintained by a third party custodian, separate from the contract issuer s general assets. The contracts are obligated to provide an interest rate not less than zero. SICs utilize the benefit responsive wrap contracts to provide market and cash flow risk protection to the Plan thus guaranteeing the value of the underlying investment for the life of the contract. This enables the Plan to realize a specific known value for the assets if it needs to liquidate them to make benefit payments. These contracts provide that realized and unrealized gains and losses on the underlying assets are not reflected immediately in the net assets of the Dwight Fund, but rather are amortized over the duration of the underlying assets or other agreed upon period through adjustments to the future interest crediting rates. The issuer guarantees that all qualified participant withdrawals will occur at contract value, which, subject to certain disclosures below, represents contributions made under the contract, plus earnings, less withdrawals made under the contract and administrative expenses.

The assets underlying the SICs in the Dwight Fund are comprised of cash equivalents, fixed income funds, and a wrap contract. There were no valuation reserves against the SICs at December 31, 2010 and 2009.

Crediting interest rates on the SICs are reset monthly based on yield to maturity and expected cash flow over the life of the related supporting assets. All contracts have a minimum guarantee on all rate resets of an interest rate of not less than zero percent.

The crediting interest rates for the SICs in the Dwight Fund as of December 31, 2010 and 2009, ranged from 0.79% to 2.36% and 1.24% to 2.98%, respectively. The aggregate average annual yield for the SICs in the Dwight Fund for the year ended December 31, 2010 was 1.91%. There are no restrictions on participant withdrawals from the Dwight Fund. Certain withdrawals which are not deemed to be participant initiated and not in compliance with the investment contracts provisions, are subject to certain penalties.

Limitations on the Ability of the Dwight Fund to Transact at Contract Value:

Restrictions on the Plan Participant-initiated transactions are those transactions allowed by the Plan, including withdrawals for benefits, loans, or transfers to noncompeting funds within a plan, but excluding withdrawals that are deemed to be caused by the actions of the Company. The following employer-initiated events may limit the ability of the Dwight Fund to transact at contract value:

A failure of the Plan or its trust to qualify for exemption from federal income taxes or any required prohibited transaction exemption under ERISA

Any communication given to Plan participants designed to influence a participant not to invest in the Dwight Fund or to transfer assets out of the Dwight Fund

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Any transfer of assets from the Dwight Fund directly into a competing investment option

The establishment of a defined contribution plan that competes with the Plan for employee contributions

Complete or partial termination of the Plan or its merger with another plan

In the event the wrap contracts fail to perform as intended, the Dwight Fund s net asset value may decline if the market value of its assets declines. The Dwight Fund s ability to receive amounts due pursuant to these wrap contracts is dependent on the third-party issuer s ability to meet their financial obligations. The wrap issuer s ability to meet its contractual obligations under the wrap contracts may be affected by future economic and regulatory developments.

6. TAX STATUS

The Plan obtained its latest determination letter dated August 18, 2003, from the Internal Revenue Service (IRS) informing the Company that the Plan and related trust are designed in compliance with Section 401(a) of the IRC. The Plan has been amended since receiving the determination letter. However, the Plan administrator believes that the Plan is currently designed and being operated in compliance with the applicable requirements of the IRC. The Company believes that the related trust is exempt from federal income tax under Section 501(a) of the IRC. Therefore, the financial statements contain no provision for income taxes. The Plan filed for a new determination letter in December 2009, which is pending from the IRS.

Accounting principles generally accepted in the United States of America require Plan management to evaluate tax positions taken by the Plan and recognize a tax liability (or asset) if the Plan has taken an uncertain position that more likely than not would not be sustained upon examination by the IRS. The Plan administrator has analyzed the tax positions taken by the Plan, and has concluded that as of December 31, 2010, there are no uncertain positions taken or expected to be taken that would require recognition of a liability (or asset) or disclosure in the financial statements. The Plan is subject to routine audits by taxing jurisdictions; however, there are currently no audits for any tax periods in progress. The Plan administrator believes it is no longer subject to income tax examinations for years prior to 2007.

7. EXEMPT PARTY-IN-INTEREST TRANSACTIONS

Prior to January 1, 2010, the Plan invested in a short-term investment fund offered by the Prior Trustee. These transactions qualified as exempt party-in-interest transactions. Administrative expenses on the statement of changes in net assets available for benefits include amounts paid to the Plan Trustee as well as to other exempt parties-in-interest. The Plan is a claimant in a class action matter with the Company that was settled during 2010. The Plan has hired an independent fiduciary to approve the calculations that were performed to determine how many shares of stock were held by the Plan at the measurement date. The number of shares will determine the settlement amount that the Plan will receive, which is not expected to be material to the Plan.

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8. RECONCILIATION OF FINANCIAL STATEMENTS TO FORM 5500

The following table reconciles the net assets available for benefits at December 31 from the Plan s financial statements to Form 5500. The stable value fund is adjusted to contract value in the Plan s financial statements, but is shown on Form 5500 at fair value.

	2010	2009
	(in thousands)	
Net assets available for benefits per the financial statements	\$ 2,924,325	\$ 1,853,422
Adjustment from contract value to fair value for fully benefit-responsive stable value fund	400	(4,493)
Net assets available for benefits per Form 5500	\$ 2,924,725	\$ 1,848,929

The following is a reconciliation of the Plan s increase in net assets available for benefits reported in the Plan financial statements for the year ended December 31, 2010, to the Plan s increase in net assets available for benefits reported in the Plan s Form 5500:

	(in 1	2010 thousands)
Increase in net assets available for benefits per financial statements Add: Reversal of prior year adjustment from contract value to fair value for fully	\$	410,988
benefit-responsive stable value fund Add: Current year adjustment from contract value to fair value for fully benefit-responsive stable		4,493
value fund		400
Net income per Form 5500	\$	415,881

9. SUBSEQUENT EVENTS

Effective January 1, 2011 the Plan will allow participants to make Roth contributions. Additionally, effective January 1, 2011, the Plan added a common collective trust and four new mutual fund investment options which participants may elect to invest in. For the year ended December 31, 2010, subsequent events were evaluated through June 21, 2011, the date the financial statements were available to be issued.

* * * * * *

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DELL INC. 401(k) PLAN
EIN 74-2487834, PLAN 001
FORM 5500, SCHEDULE H, PART IV, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR)
DECEMBER 31, 2010
(In thousands)

			Number	(d)	(e)) Current
(a)	(b) Identity of Issue Dell Inc. Common Stock	(c) Description	of shares	Cost**		Value
	Den met Common Stock	Company Stock, \$0.01 par				
*	Dell Stock Fund	value	9,067		\$	122,859
	Short-Term Investment Fund: Dreyfus Gov t Cash Mgmt Fund	Short-Term Investment			\$	13,081
	Mutual Funds: Neuberger Berman Genesis Fund	Registered Investment Fund	5,104		\$	234,562
	American Euro Pacific Growth Fund Dodge & Cox International	Registered Investment Fund	9,629			397,760
	Stock Fund	Registered Investment Fund	2,944			105,124
	PIMCO Total Return Fund	Registered Investment Fund	31,759			345,558
	American Growth Fund	Registered Investment Fund	9,315			283,096
	Total Mutual Funds				\$	1,366,100
	Separately Managed Funds: Dell Inc. 401(k) Dodge & Cox Balanced Fund DREYFUS GOV T CASH					
	MGMT FUND	Short-Term Investment			\$	10,811
	AEGON NV	Common Stock	145			889
	AMGEN INC	Common Stock	77			4,211
	AOL INC	Common Stock	33			779
	BAKER HUGHES INC BANK OF NEW YORK	Common Stock	54			3,099
	MELLON CORP	Common Stock	124			3,745
	BB&T CORP	Common Stock	50			1,315
	BMC SOFTWARE INC	Common Stock	31			1,461
	BOSTON SCIENTIFIC CORP CADENCE DESIGN	Common Stock	262			1,983
	SYSTEMS INC	Common Stock	64			526
		Common Stock	119			5,065

CAPITAL ONE FINANCIAL						
CORP						
CAREFUSION CORP	Common Stock	50	1,279			
CARMAX INC	Common Stock	30	966			
CEMEX S.A.B. DE C.V. ADR	Common Stock	55	591			
CHARLES SCHWAB						
CORP/THE	Common Stock	109	1,865			
CHEVRON CORP	Common Stock	38	3,503			
COMCAST CORP	Common Stock	286	6,288			
COMPUTER SCIENCES CORP	Common Stock	33	1,652			
COMPUWARE CORP COM	Common Stock	76	887			
COVIDIEN PLC SHS	Common Stock	22	985			
CREDIT SUISSE GROUP ADR	Common Stock	9	348			
DIAGEO PLC ADR	Common Stock	11	780			
DIRECTV	Common Stock	7	272			
DISH NETWORK CORP	Common Stock	30	580			
DODGE & COX INCOME						
FUND COM NPV	Mutual Fund	6,413	84,844			
DOMTAR CORP	Common Stock	1	95			
DOW CHEMICAL CO	Common Stock	98	3,346			
DUN & BRADSTREET CORP	Common Stock	6	476			
EATON CORP	Common Stock	2	193			
EBAY INC	Common Stock	110	3,061			
ELECTRONIC ARTS INC	Common Stock	117	1,916			
FEDEX CORP	Common Stock	47	4,371			
GENERAL ELECTRIC CO.	Common Stock	303	5,542			
GENWORTH FINANCIAL						
INC	Common Stock	48	627			
GILEAD SCIENCES INC	Common Stock	12	417			
GLAXOSMITHKLINE PLC						
ADR	Common Stock	84	3,275			
GOLDMAN SACHS GROUP						
INC/THE	Common Stock	6	925			
			(Continued)			
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DELL INC. 401(k) PLAN
EIN 74-2487834, PLAN 001
FORM 5500, SCHEDULE H, PART IV, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR)
DECEMBER 31, 2010
(In thousands)

			N 7 1		(e)
			Number	(1)	Current
()	(1) 1 1 44 6 1	() D	of	(d)	X 7 1
(a)	(b) Identity of Issue	(c) Description	shares	Cost**	Value
	HEWLETT-PACKARD CO	Common Stock	175		\$ 7,368
	HOME DEPOT INC	Common Stock	76		2,665
	HSBC HLDGS ADR	Common Stock	16		837
	INTERPUBLIC GROUP	G G 1	00		0.5.6
	COMPANIES INC	Common Stock	90		956
	LEGG MASON INC	Common Stock	20		725
	LIBERTY GLOBAL INC COM	a a 1	_		2.11
	STK SERIES C	Common Stock	7		241
	LIBERTY GLOBAL INC COM		_		
	STK SERA	Common Stock	7		237
	LIBERTY MEDIA CORP	Common Stock	103		1,624
	LOEWS CORP COM	Common Stock	17		665
	MACY S INC	Common Stock	8		196
	MAXIM INTEGRATED				
	PRODUCTS	Common Stock	90		2,126
	MCGRAW-HILL COS INC/THE	Common Stock	14		499
	MEDTRONIC INC	Common Stock	26		964
	MERCK & CO INC	Common Stock	147		5,297
	MOLEX INC CLASS A N.VTG	Common Stock	7		168
	MOLEX INC	Common Stock	52		974
	MOTOROLA INC	Common Stock	482		4,375
	NEWS CORP	Common Stock	300		4,365
	NOKIA CORP ADR	Common Stock	105		1,085
	NOVARTIS AG ADR	Common Stock	67		3,920
	OCCIDENTAL PETROLEUM				
	CORP	Common Stock	46		4,513
	PANASONIC CORP ADR	Common Stock	105		1,478
	PFIZER INC	Common Stock	250		4,378
	PITNEY BOWES INC	Common Stock	45		1,088
	ROYAL DUTCH SRELL ADR	Common Stock	12		801
	SANOFI-AVENTIS ADR	Common Stock	92		2,964
	SCHLUMBERGER LTD	Common Stock	68		5,678
	SLM CORP	Common Stock	50		627
	SONY CORP ADR	Common Stock	68		2,439
	SPRINT NEXTEL CORP	Common Stock	477		2,019
	SUNTRUST BANKS INC	Common Stock	28		832
	SYMANTEC CORP	Common Stock	155		2,595
	SYNOPSYS INC	Common Stock	47		1,251
		Common Stock	100		1,153
					,

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TELEFONAKTIEBOLAGET			
LM ERICSSO			
TIME WARNER CABLE INC	Common Stock	44	2,914
TIME WARNER INC	Common Stock	131	4,219
TRAVELERS COS INC/THE	Common Stock	26	1,432
TYCO ELECTRONICS LTD	Common Stock	48	1,716
TYCO INTERNATIONAL LTD.	Common Stock	29	1,201
US BANCORP	Common Stock	35	944
VODAFONE GROUP SPON			
ADR	Common Stock	106	2,788
VULCAN MATERIALS CO	Common Stock	18	776
WALGREEN CO	Common Stock	51	1,987
WAL-MART STORES INC	Common Stock	33	1,753
WELLS FARGO & CO	Common Stock	185	5,738
XEROX CORP	Common Stock	249	2,868
Total Dodge & Cox Balanced			
Fund			\$ 262,407
Dodge & Cox Large Cap Value			
Dreyfus Gov t Cash Mgmt Fund	Short-Term Investment		\$ 14,750
AEGON NV	Common Stock	186	1,140
AMGEN INC	Common Stock	120	6,588
AOL INC	Common Stock	51	1,216
BAKER HUGHES INC	Common Stock	76	4,322
Di MER HOOFIES INC	Common Stock	, 0	(Continued)
	- 17 -		(Continued)
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DELL INC. 401(k) PLAN
EIN 74-2487834, PLAN 001
FORM 5500, SCHEDULE H, PART IV, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR)
DECEMBER 31, 2010
(In thousands)

			NII			e)
			Number	(E)	Cur	rrent
(0)	(b) Identity of Iggue	(a) Decembring	of shows	(d) Cost**	V a	ılue
(a)	(b) Identity of Issue Dell Inc. 401(k) Dodge & Cox	(c) Description	shares	Cost	Va	nue
	Large Cap Value					
	BANK OF NEW YORK					
	MELLON CORP	Common Stock	189		\$	5,711
	BB&T CORP COM	Common Stock	60		φ	1,577
	BMC SOFTWARE INC	Common Stock	48			2,263
	BOSTON SCIENTIFIC CORP	Common Stock	401			3,032
	CADENCE DESIGN SYSTEM	Common Stock	701			3,032
	S INC	Common Stock	99			814
	CAPITAL ONE FINANCIAL	Common Stock	77			014
	CORP	Common Stock	187			7,954
	CAREFUSION CORP	Common Stock	66			1,696
	CARMAX INC COM	Common Stock	38			1,202
	CEMEX S.A.B. DE C.V. ADR	Common Stock	78			840
	CHARLES SCHWAB	Common Stock	70			040
	CORP/THE	Common Stock	168			2,866
	CHEVRON CORP	Common Stock	62			5,619
	COMCAST CORP	Common Stock	447			9,821
	COMPUTER SCIENCES CORP	Common Stock	46			2,267
	COMPUWARE CORP	Common Stock	110			1,284
	COVIDIEN PLC SHS	Common Stock	34			1,543
	CREDIT SUISSE GROUP ADR	Common Stock	14			562
	DIAGEO ADR	Common Stock	14			1,041
	DIRECTV COM	Common Stock	8			331
	DISH NETWORK CORP	Common Stock	47			914
	DOMTAR CORP	Common Stock	4			304
	DOW CHEMICAL CO	Common Stock	152			5,179
	DUN & BRADSTREET CORP	Common Stock	10			796
	EATON CORP	Common Stock	2			193
	EBAY INC	Common Stock	171			4,745
	ELECTRONIC ARTS STK	Common Stock	166			2,719
	FEDEX CORP	Common Stock	71			6,604
	GENERAL ELECTRIC CO.	Common Stock	475			8,688
	GENWORTH FINANCIAL INC	Common Stock	66			863
	GILEAD SCIENCES INC	Common Stock	20			725
	GLAXOSMITHKLINE ADR	Common Stock	136			5,334
	GOLDMAN SACHS GROUP					
	INC/THE	Common Stock	9			1,429
	HEWLETT-PACKARD CO	Common Stock	268		-	11,283

HOME DEPOT INC	Common Stock	116	4,060
HSBC HLDGS ADR	Common Stock	30	1,528
INTERPUBLIC GROUP			,
COMPANIES INC	Common Stock	125	1,332
LEGG MASON INC	Common Stock	35	1,251
LIBERTY GLOBAL INC			,
SERIES C	Common Stock	9	301
LIBERTY GLOBAL INC			
SERIES A	Common Stock	9	319
LIBERTY MEDIA CORP	Common Stock	161	2,544
LOEWS CORP	Common Stock	27	1,035
MACY S INC	Common Stock	7	188
MAXIM INTEGRATED			
PRODUCTS	Common Stock	141	3,330
MCGRAW-HILL COS			
INC/THE	Common Stock	17	612
MEDTRONIC INC	Common Stock	37	1,361
MERCK & CO INC	Common Stock	233	8,397
MOLEX INC	Common Stock	82	1,549
MOTOROLA INC	Common Stock	734	6,659
NEWS CORP	Common Stock	474	6,896
NOKIA CORP ADR	Common Stock	162	1,671
NOVARTIS AG ADR	Common Stock	106	6,249
OCCIDENTAL PETROLEUM			
CORP	Common Stock	72	7,014
PANASONIC CORP ADR	Common Stock	174	2,446
PFIZER INC	Common Stock	384	6,717
PITNEY BOWES INC	Common Stock	70	1,693
			(Continued)
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DELL INC. 401(k) PLAN
EIN 74-2487834, PLAN 001
FORM 5500, SCHEDULE H, PART IV, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR)
DECEMBER 31, 2010
(In thousands)

			Number		((e) Current
			of	(d)		
(a)	(b) Identity of Issue	(c) Description	shares	Cost**		Value
	ROYAL DUTCH SHELL ADR	Common Stock	18		\$	1,202
	SANOFI-AVENTIS ADR	Common Stock	145			4,677
	SCHLUMBERGER	Common Stock	103			8,600
	SLM CORP	Common Stock	109			1,373
	SONY CORP ADR	Common Stock	95			3,392
	SPRINT NEXTEL CORP	Common Stock	761			3,217
	SUNTRUST BANKS INC	Common Stock	45			1,325
	SYMANTEC CORP	Common Stock	255			4,269
	SYNOPSYS INC	Common Stock	84			2,268
	TELEFONAKTIEBOLAGET					
	LM ERICSSO ADR	Common Stock	156			1,798
	TIME WARNER CABLE INC	Common Stock	67			4,422
	TIME WARNER INC	Common Stock	202			6,499
	TRAVELERS COS INC/THE	Common Stock	41			2,256
	TYCO ELECTRONICS LTD	Common Stock	77			2,726
	TYCO INTERNATIONAL LTD.	Common Stock	46			1,885
	US BANCORP DELAWARE	Common Stock	56			1,510
	VODAFONE GROUP SPON					
	ADR	Common Stock	158			4,176
	VULCAN MATERIALS CO	Common Stock	28			1,222
	WALGREEN CO COM STK	Common Stock	79			3,070
	WAL-MART STORES INC	Common Stock	48			2,589
	WELLS FARGO & CO	Common Stock	254			7,856
	XEROX CORP	Common Stock	395			4,551
	Total Dell Inc. 401(k) Dodge &					
	Cox Large Cap Value				\$	270,250
	Dell Inc. 401(k) Times					
	Square/Mid Cap Growth Fund					
	Dreyfus Gov t Cash Mgmt. Fund	Short-Term Investment			\$	11,377
	ADVISORY BOARD INC	Common Stock	29			1,381
	AERCAP HOLDINGS N.V.	Common Stock	157			2,210
	ALLEGIANT TRAVEL CO	Common Stock	36			1,792
	ALLIANCE DATA SYSTEM	Common Stock	53			3,765
	ALTERA CORP	Common Stock	26			918
	AMDOCS ORD	Common Stock	71			1,950

AMPHENOL CORP	Common Stock	36	1,884
ANALOG DEVICES INC	Common Stock	56	2,113
ARCH CAPITAL GROUP LTD	Common Stock	11	925
ARCHIPELAGO LEARNING			
INC	Common Stock	48	467
ATHEROS			
COMMUNICATIONS INC	Common Stock	57	2,058
BALLY TECHNOLOGIES INC	Common Stock	43	1,818
BIO RAD LABORATORIES			
INC	Common Stock	30	3,064
BLACKBOARD INC	Common Stock	54	2,234
BROOKDALE SENIOR LIVING			
INC	Common Stock	78	1,679
BRUKER CORP	Common Stock	88	1,461
CARLISLE COS INC	Common Stock	43	1,709
CATALYST HEALTH			
SOLUTIONS INC.	Common Stock	44	2,036
CEPHALON INC	Common Stock	31	1,913
CLARCOR INC	Common Stock	27	1,158
CLEAN HARBORS INC	Common Stock	26	2,144
CLINICAL DATA INC	Common Stock	27	434
CONCHO RESOURCES			
INC/MIDLAND TX	Common Stock	28	2,420
CORE LABORATORIES NV	Common Stock	18	1,603
COSTAR GROUP INC	Common Stock	40	2,314
DAVITA INC	Common Stock	100	6,949
DENBURY RESOURCES INC	Common Stock	98	1,871
DISCOVERY			
COMMUNICATIONS INC	Common Stock	3	123
DOLBY LABORATORIES INC	Common Stock	28	1,841
			(Continued)
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DELL INC. 401(k) PLAN
EIN 74-2487834, PLAN 001
FORM 5500, SCHEDULE H, PART IV, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR)
DECEMBER 31, 2010
(In thousands)

			Number		Cı	(e) urrent
			of	(d)		
(a) (b	o) Identity of Issue	(c) Description	Shares	Cost**	1	/alue
	RIL QUIP INC	Common Stock	23		\$	1,756
D	UPONT FABROS					
	ECHNOLOGY INC	Common Stock	55			1,170
	MERGENCY MEDICAL					
	ERVICES L.P.	Common Stock	36			2,319
F	LETOR TECHNOLOGIES					
	NC	Common Stock	24			727
	LOWERS FOODS INC	Common Stock	40			1,076
	ULTON FINANCIAL CORP	Common Stock	21			215
	ARDNER DENVER INC	Common Stock	20			1,404
	EN-PROBE INC	Common Stock	23			1,348
	ENTEX CORP	Common Stock	61			1,812
	LACIER BANCORP COM					
	TK	Common Stock	81			1,225
	LOBAL PAYMENTS INC					
	OM STK	Common Stock	87			4,030
	RACO INC	Common Stock	45			1,756
	RAND CANYON					
	DUCATION INC	Common Stock	72			1,410
	EEN DOT CORP	Common Stock	29			1,651
	AEMONETICS CORP	Common Stock	25			1,580
	ENRY JACK &					
	SSOCIATES INC COM STK	Common Stock	74			2,160
	ERBALIFE LTD	Common Stock	27			1,812
	OLOGIC INC	Common Stock	79			1,487
	HS INC	Common Stock	30			2,412
	NFORMATICA CORP	Common Stock	35			1,519
	ARDEN CORP	Common Stock	79			2,423
	ANSAS CITY SOUTHERN					
	OM	Common Stock	56			2,680
	AZARD LTD	Common Stock	78			3,080
	AMAR ADVERTISING OC	Common Stock	50			1,992
	INEAR TECHNOLOGY					
	ORP	Common Stock	71			2,452
	IAGELLAN HEALTH					
	ERVICES INC	Common Stock	32			1,513
	IANTECH INTERNATIONAL	_				
	ORP	Common Stock	27			1,116
M	IANITOWOC CO INC/THE	Common Stock	130			1,710

MICD OF SYSTEMS IN	G G 1	1.7	((2)
MICROS SYSTEMS INC	Common Stock	15	662
MOHAWK INDUSTRIES	Common Stock	32	1,788
MONSTER WORLDWIDE INC	Common Stock	34	811
MYRIAD GENETICS INC	Common Stock	63	1,439
NASDAQ OMX GROUP	a a 1	0.0	1.006
INC/THE	Common Stock	80	1,906
NATIONAL INSTRUMENTS	a a 1	20	4.400
CORP	Common Stock	39	1,483
NETLOGIC MICROSYSTEMS			
INC	Common Stock	73	2,293
NEUSTAR INC-CLASS	Common Stock	78	2,040
NICE SYSTEMS ADR	Common Stock	59	2,042
NORTHERN OIL AND GAS			
INC	Common Stock	22	596
OCEANEERING			
INTERNATIONAL INC	Common Stock	26	1,914
OIL STATES			
INTERNATIONAL INC	Common Stock	35	2,243
ONYX PHARMACEUTICALS	Common Stock	52	1,917
ORBITAL SCIENCES	Common Stock	105	1,799
PROASSURANCE CORP	Common Stock	35	2,121
QUICKSILVER RESOURCES			
INC	Common Stock	35	510
RANGE RESOURCES CORP	Common Stock	28	1,264
RED HAT	Common Stock	42	1,894
REGAL-BELOIT CORP	Common Stock	10	688
RENAISSANCE RE HLDGS	Common Stock	47	2,962
RESMED INC	Common Stock	56	1,940
RESOURCES CONNECTION			
INC	Common Stock	97	1,811
SBA COMMUNICATIONS	Common Stock	116	4,753
SPX CORP	Common Stock	20	1,401
SIRONA DENTAL SYSTEMS			
INC	Common Stock	47	1,943
SOLERA HOLDINGS INC	Common Stock	37	1,894
SRA INTERNATIONAL INC	Common Stock	65	1,329
			(Continued)
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DELL INC. 401(k) PLAN
EIN 74-2487834, PLAN 001
FORM 5500, SCHEDULE H, PART IV, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR)
DECEMBER 31, 2010
(In thousands)

			Number		((e) Current
			of	(d)	`	Juitent
(a) (b) Idei	ntity of Issue	(c) Description	shares	Cost**		Value
	CYCLE INC	Common Stock	4	2 3 3 3	\$	324
	YER EDUCATION INC	Common Stock	5		·	761
	ERAPEUTICS HLDGS					
CORP	EIGH ECTICS HED OS	Common Stock	51			1,188
	NANCIAL CORP	Common Stock	93			1,379
	OYNE INC	Common Stock	119			1,671
THOR	INDUSTRIES INC	Common Stock	49			1,647
TIFFAI	NY & CO	Common Stock	23			1,432
TRANS	SDIGM INC	Common Stock	36			2,556
UNITE	D NATURAL FOODS					
INC		Common Stock	56			2,036
UTI W	ORLDWIDE INC ORD	Common Stock	75			1,590
VARIA	N SEMICONDUCT					
EQUIP	ASSOC INC COM	Common Stock	62			2,307
WABC	O HOLDINGS INC	Common Stock	48			2,894
WABT	EC					
CORPO	ORATIONCOM	Common Stock	29			1,534
WESCO	O INTERNATIONAL					
INC		Common Stock	41			2,175
	NDUSTRIES INC	Common Stock	40			1,809
	NG PETROLEUM					
CORP		Common Stock	26			3,047
	(JOHN)& SONS INC	Common Stock	37			1,674
WRIGH	HT EXPRESS CORP	Common Stock	64			2,944
	Dell Inc. 401(k) Times				Φ	107.057
Square	Mid Cap Growth Fund				\$	197,857
ms 4 3 C	4 1 34 1					
Total S Funds	eparately Managed				\$	730,514
						•
Commo	on Collective Trust:					
BlackR	ock Equity Index Fund	Common Collective Trust	6,672		\$	284,819

	- J		
Dwight Stable Value Fund			
Bank of America 03-068	Dwight Target 2 Fund Dwight Target 5 Fund Dwight Intermediate Core	\$	22,915 7,933
	Plus Fund Synthetic Contract		11,548
	Wrapper,#03-068, 2.32%		122
			42,518
ING Life & Annuity 60074	Dwight Target 2 Fund		22,922
·	Dwight Target 5 Fund Dwight Intermediate Core		7,936
	Plus Fund Synthetic Contract Wrapper, #60074, 2.36%		11,552
			42,410
JP Morgan Chase ADELL-BC	Dwight Target 2 Fund		22,942
	Dwight Target 5 Fund Dwight Intermediate Core		7,943
	Plus Fund		11,562
	Synthetic Contract Wrapper, #ADELL-S, 2.34%		243
			42,690
Monumental MDA01034TR	Dwight Target 2 Fund		22,949
	Dwight Target 5 Fund Dwight Intermediate Core		7,945
	Plus Fund Synthetic Contract Wrapper, #MDA-01034TR, 2.34%		11,565
			42,459
		(C	ontinued)

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DELL INC. 401(k) PLAN
EIN 74-2487834, PLAN 001
FORM 5500, SCHEDULE H, PART IV, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR)
DECEMBER 31, 2010
(In thousands)

			(d)	(e)	Current
(a)	(b) Identity of Issue Dwight Stable Value Fund	(c) Description	Cost**	-	Value
	Monumental MDA01075TR	Dwight Target 2 Fund		\$	20,834
		JPM Mortgage Private Placement			4,145
		Synthetic Contract Wrapper, #MDA-01075TR, 1.68%			
					24,979
	NATIXIS Financial Products				20.022
	1882	Dwight Target 2 Fund JPM Mortgage Private			20,833
		Placement Synthetic Contract Wrapper,#1882, 1.80%			4,145
					24,978
	Pacific Life Insurance				
	G-26953.01	Dwight Target 2 Fund Dwight Target 5 Fund			22,905 7,930
		Dwight Intermediate Core Plus Fund			11,543
		Synthetic Contract Wrapper, #G-26953.01.0001, 2.34%			122
					42,500
	State Street Bank 110002	Dwight Target 2 Fund JPM Mortgage Private			20,837
		Placement Synthetic Contract Wrapper,#110002, 1.60%			4,145

				24,982
	Dreyfus Gov t Cash Mgmt Fund SEI Stable Asset Value	Short-term Investment Fund Common Collective Trust		37,178 4,163
	Total Dwight Stable Value Fund			\$ 328,857
*	Participant Loans	Loans bearing interest rates ranging from 4.25% to 10.5%, due at various dates through August 25, 2031		\$ 69,862
			Total	\$ 2,916,092
*	Party-in-Interest			
**	Cost information is not required for	or participant-directed investments		(C. 1.1.1)
		- 22 -		(Concluded)

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the Plan) have duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

DELL INC. 401(k) PLAN

By: Benefits Administration Committee of the Dell Inc.

401(k) Plan

Date: June 21, 2011 By: /s/ Janet B. Wright

Janet B. Wright

On Behalf of the Benefits Administration

Committee

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INDEX TO EXHIBITS

Exhibit Number	Description
23.1	Consent of PricewaterhouseCoopers LLP, Independent Registered Public Accounting Firm