

On the 10th day of January, 2020, a hearing having been held before this Court pursuant to the Order Preliminarily Approving Settlement and Providing for Notice dated September 26, 2019 (the "Preliminary Approval Order"), to determine: (1) whether the terms and conditions of the Stipulation of Settlement, dated September 13, 2019 (the "Stipulation"), are fair, reasonable, and adequate for the settlement of all claims asserted by the Class against the Defendants in the operative complaint now pending in this Court under the above caption (the "Litigation"), including the release of the Released Defendant Parties, and should be approved; (2) whether judgment should be entered dismissing the Litigation on the merits and with prejudice in favor of the Defendants herein and as against all persons or entities who are Members of the Class herein who have not timely and validly requested exclusion therefrom; (3) whether to approve the Plan of Allocation as a fair and reasonable method to allocate the Settlement proceeds among the Members of the Class; and (4) whether and in what amount to award Lead Plaintiff's Counsel fees and expenses and Lead Plaintiff's expenses. The Court having considered all matters submitted to it at the hearing and otherwise; and it appearing that a notice of the hearing, substantially in the form approved by the Court, was mailed to all individuals and entities, reasonably identifiable, who purchased or otherwise acquired Dell Inc. ("Dell") publicly traded common stock during the period between February 22, 2012 and May 22, 2012, inclusive (the "Class Period"), as shown by the records compiled by the Claims Administrator in connection with its mailing of the Notice, at the respective addresses set forth in such records, and that a summary notice of the hearing, substantially in the form approved by the Court, was published pursuant to the Preliminary Approval Order as set forth in the Declaration of Carole K. Sylvester, and the Declaration of Mishka Ferguson; and the Court having considered and determined the fairness and reasonableness of the award of attorneys' fees and expenses requested by Lead Counsel; and all capitalized terms used herein having the meanings set forth and defined in the Stipulation.

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

1. The Court has jurisdiction over the subject matter of this Litigation and all matters relating to the Settlement, as well as personal jurisdiction over the Lead Plaintiff, all Class Members, and Defendants.

2. Notice of the pendency of this Litigation as a class action and of the proposed Settlement was given to all Class Members who could be identified with reasonable effort. The Court finds that the form and method of notifying the Class of the pendency of this Litigation as a class action and of the terms and conditions of the proposed Settlement: (a) were implemented in accordance with the Preliminary Approval Order; (b) constituted the best notice practicable under the circumstances; (c) constituted notice that was reasonably calculated, under the circumstances, to apprise Class Members of (i) the pendency of the Litigation; (ii) the effect of the proposed Settlement (including the releases to be provided thereunder); (iii) Lead Counsel's application for fees and expenses and Lead Plaintiff's expenses; (iv) their right to object to any aspect of the Settlement, the Plan of Allocation, and/or Lead Counsel's application for fees and expenses and Lead Plaintiff's expenses; (v) the right to exclude themselves from the Class; and (vi) their right to appear at the Settlement Hearing; (d) constituted due, adequate, and sufficient notice to all persons and entities entitled to receive notice of the proposed Settlement; and (e) satisfied the requirements of Rule 23 of the Federal Rules of Civil Procedure, the United States Constitution (including the Due Process Clause), Section 21 of the Securities Exchange Act of 1934, 15 U.S.C. §78u-4(a)(7), as amended by the Private Securities Litigation Reform Act of 1995 (the "PSLRA"), 15 U.S.C. §78u-4, *et seq.*, as amended, and all other applicable laws and rules. No Class Member is relieved from the terms of the Settlement, including the releases provided for therein, based upon the contention or proof that such Class Member failed to receive actual or adequate notice. A full opportunity has

been offered to the Class Members to object to the proposed Settlement and to participate in the hearing thereon.

3. Pursuant to, and in accordance with, Rule 23 of the Federal Rules of Civil Procedure, the Court hereby fully and finally approves the Settlement set forth in the Stipulation in all respects (including, without limitation, the amount of the Settlement, the releases provided for therein, and the dismissal with prejudice of the claims asserted in the Litigation), and finds that the Settlement is, in all respects, fair, reasonable, adequate, and in the best interests of the Class. Subject to the terms and provisions of the Stipulation and the conditions therein being satisfied, the parties are directed to consummate the Settlement.

4. Except as to any individual claim of those Persons who have validly and timely requested exclusion from the Class (identified in Exhibit A hereto), all of the claims asserted in the Litigation, as well as all of the Released Claims (including, without limitation, Unknown Claims), are hereby dismissed in their entirety with prejudice as to the Releasing Plaintiff Parties and as against each and all of the Released Defendant Parties. The Settling Parties shall bear their own costs and expenses, except as otherwise expressly provided in the Stipulation.

5. The terms of the Stipulation and of this Judgment shall be forever binding on Lead Plaintiff, Defendants, and all other Class Members (regardless of whether or not any individual Class Member submits a Proof of Claim or seeks or obtains a distribution from the Net Settlement Fund), as well as their respective successors and assigns. The Persons identified on Exhibit A hereto are excluded from the Class pursuant to request and are not bound by the terms of the Stipulation or this Judgment.

6. The releases as set forth in ¶¶4.1-4.4 of the Stipulation (the "Releases"), together with the definitions contained in ¶¶1.1-1.33 relating thereto, are expressly incorporated herein in all respects. The Releases are effective as of the Effective Date.

7. Upon the Effective Date, Lead Plaintiff and each and all of the Releasing Plaintiff Parties who have not timely opted out of the Class, and anyone claiming through or on behalf of any of them are hereby permanently barred and enjoined from the commencement, institution, prosecution, or maintenance against Defendants or any Released Defendant Parties in any state or federal court or arbitral or administrative forum, or in the court of any foreign jurisdiction, of any and all Released Claims (including, without limitation, Unknown Claims), as well as any other claims arising out of, relating to or in connection with, the defense, settlement, or resolution of the Litigation or the Released Claims, regardless of whether such Class Member executes and delivers a Proof of Claim.

8. Upon the Effective Date, Lead Plaintiff shall, and each of the Releasing Plaintiff Parties shall be deemed to have, and by operation of this Judgment shall have, fully, finally, and forever compromised, settled, released, resolved, relinquished, waived, discharged, and dismissed all Released Claims against the Released Defendant Parties. Lead Plaintiff and the Releasing Plaintiff Parties are bound by this Judgment, including, without limitation, the release of claims as set forth in the Stipulation. The Released Claims are hereby compromised, settled, released, resolved, relinquished, waived, discharged, and dismissed as against the Released Defendant Parties on the merits and with prejudice by virtue of the proceedings herein and this Judgment.

9. Upon the Effective Date, each of the Released Defendant Parties shall be deemed to have, and by operation of this Judgment shall have, fully, finally, and forever released, relinquished, and discharged Lead Plaintiff, each and all of the Class Members, and Lead Plaintiff's Counsel from all claims (including, without limitation, Unknown Claims) arising out of, relating to, or in connection with the institution, prosecution, assertion, settlement, or resolution of the Litigation or the Released Defendants' Claims.

10. Neither this Judgment, the Stipulation (whether or not consummated), including the Exhibits thereto and the Plan of Allocation contained therein (or any other plan of allocation that may be approved by the Court), nor any of their terms and provisions, nor any of the negotiations, discussions, or proceedings connected with the Stipulation, nor any act performed or document executed pursuant to or in furtherance of the Stipulation, or the Settlement (including any arguments proffered in connection therewith), nor any of the documents or statements referred to therein nor any payment or consideration provided for therein, shall be:

(a) offered or received against the Released Defendant Parties as evidence of or construed as or deemed to be evidence of any presumption, concession, or admission by any of the Released Defendant Parties with respect to the truth of any fact alleged by the Lead Plaintiff or the validity of any claim that has been or could have been asserted in this Litigation or in any other litigation alleging a Released Claim, or the deficiency of any defense that has been or could have been asserted in this Litigation or in any other litigation alleging a Released Claim, or of any liability, negligence, fault, or wrongdoing of any kind of the Released Defendant Parties;

(b) offered or received against the Released Defendant Parties as evidence of a presumption, concession or admission of any fault, misrepresentation, or omission with respect to any statement or written document approved or made by any of the Released Defendant Parties;

(c) offered or received against the Released Defendant Parties as evidence of a presumption, concession, or admission with respect to any liability, negligence, fault or wrongdoing, or in any way referred to for any other reason as against any of the Released Defendant Parties, in any other civil, criminal, or administrative action or proceeding, other than such proceedings as may be necessary to effectuate the provisions of the Stipulation; provided, however, that the Released Defendant Parties may refer to it to effectuate the liability protection granted them hereunder;

(d) construed against the Released Defendant Parties, Lead Plaintiff, or the Class as an admission or concession that the consideration to be given hereunder represents the amount which could be or would have been recovered after trial or in any proceeding other than this Settlement; or

(e) construed as or received in evidence as an admission, concession, or presumption against Lead Plaintiff or any of the Class Members that any of their claims are without merit, or that any defenses asserted by the Released Defendant Parties have any merit or that damages recoverable under the operative complaint would not have exceeded the Settlement Fund.

11. Notwithstanding the provisions of the preceding paragraph, the Released Defendant Parties and their respective counsel may refer to or file the Stipulation and/or this Judgment in any action that may be brought against them in order to support a defense, claim, or counterclaim based on principles of *res judicata*, collateral estoppel, release, good faith settlement, judgment bar or reduction or any other theory of claim preclusion or issue preclusion or similar defense or counterclaim or otherwise to enforce the terms of the Settlement.

12. The Court finds that Defendants have satisfied their financial obligations under the Stipulation by paying or causing to be paid \$21,000,000.00 to the Settlement Fund.

13. The Court finds and concludes that the Lead Plaintiff, Lead Plaintiff's Counsel, Defendants, and Defendants' Counsel have complied with each requirement of Rule 11(b) of the Federal Rules of Civil Procedure in connection with the institution, prosecution, defense, and/or settlement of this Litigation.

14. Any Plan of Allocation submitted by Lead Counsel or any order entered regarding any attorneys' fee and expense application shall in no way disturb or affect this Judgment and shall be considered separate from this Judgment. Separate orders shall be entered regarding approval of a plan of allocation and Lead Counsel's application for an award of attorneys' fees and expenses.

15. Any appeal or any challenge affecting the approval of: (a) the Plan of Allocation submitted by Lead Counsel; and/or (b) this Court's approval regarding any attorneys' fee and expense applications shall in no way disturb or affect the finality of the other provisions of this Judgment nor the Effective Date of the Settlement.

16. Without affecting the finality of this Judgment in any way, this Court hereby retains continuing jurisdiction over: (a) implementation of the Settlement and any award or distribution of the Settlement Fund, including interest earned thereon; (b) disposition of the Settlement Fund; (c) hearing and determining application for attorneys' fees and expenses in the Litigation; and (d) all parties hereto for the purpose of construing, enforcing and administering the Settlement.

17. In the event that the Settlement does not become Effective in accordance with the terms of the Stipulation, or is terminated pursuant to ¶7.3 of the Stipulation, ¶¶7.5, 7.6 and 7.7 of the Stipulation shall apply and this Judgment shall be rendered null and void to the extent provided by and in accordance with the Stipulation and shall be vacated and may not be introduced as evidence or reflected in any action or proceeding by any person or entity, and each party shall be restored to his, her or its respective position as it existed prior to July 26, 2019.

18. Without further order of the Court, the parties to the Stipulation are hereby authorized to agree to and adopt such amendments or modifications of the Stipulation or any Exhibits attached thereto to effectuate the Settlement that: (a) are not materially inconsistent with this Judgment; and (b) do not materially limit the rights of Class Members in connection with the Settlement. Without further order of the Court, the parties to the Stipulation may agree to reasonable extensions of time to carry out any of the provisions of the Stipulation.

19. The Court has reviewed and considered the objection to the Settlement submitted by Oleg Ariyevich, and finds it to be without merit. Therefore, the objection is overruled in its entirety.

20. There is no just reason for delay in the entry of this Judgment as a final judgment in this Litigation and immediate entry by the Clerk of the Court is expressly directed.

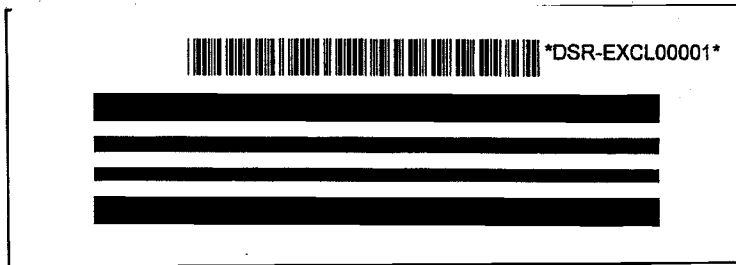
DATED:

January 19, 2020.



THE HONORABLE LEE YEAKEL
UNITED STATES DISTRICT JUDGE

EXHIBIT A



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Exclusion Cover Page

Case Name: Dell Inc.

Case Code: DSR

Exclusion Deadline: December 20, 2019 (Postmarked)

Name of Person Filing Exclusion: Carol T Fort

Carol T. Fort



December 8, 2019

Dell Securities Settlement
Claims Administrator
c/o Gilardi & Co. LLC
EXCLUSIONS
4401 Kerner Blvd.
San Rafael, CA 94901

RE: City of Pontiac General Employees' Retirement System vs. Dell. Dell
Class Action Suit, Case No. 1:15-cv-00374LY.

Dear Dell Securities Settlement,

I am writing in response to your notice as to the above proposed Dell settlement of class action. My records indicate that I did own Dell stock as of January 2012, but I do not believe that I am included in the proposed settlement as a member of the class since I did not purchase or acquire Dell stock between February 22, 2012 and May 22, 2012.

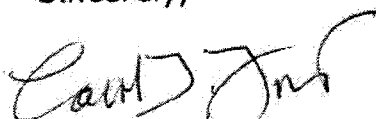
If you have any information contrary to that please contact me.

Otherwise:

I request exclusion from the Class in the Dell Securities Settlement.

Thank you very much.

Sincerely,

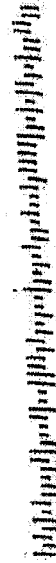

Carol T. Fort



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Dell Securities Settlement
Claims Administrator
c/o Gilardi + Co. LLC
EXCLUSIONS
4401 Kerner Blvd.
San Rafael, CA 94901



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Ms. Carol Fort

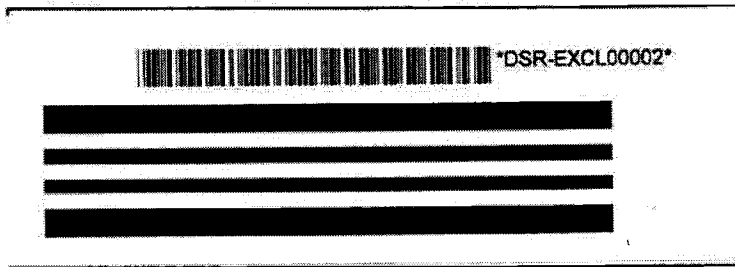


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Exclusion Cover Page

Case Name: Dell Inc.

Case Code: DSR

Exclusion Deadline: December 20, 2019 (Postmarked)

Name of Person Filing Exclusion: Christopher R Wurtz

Dell Securities Settlement
Claims Administrator
c/o Gilardi & Co. LLC
EXCLUSIONS
3301 Kerner Blvd.
San Rafael, CA 94901

Robbins Geller Rudman & Dowd LLP
Ellen Gusikoff Stewart
655 West Broadway, Suite 1900
San Diego, CA 92101



Alston & Bird LLP
John L. Latham
1201 West Peachtree Street, Suite 4900
Atlanta, GA 30309

Re: Request exclusion from the Class in the
Dell Securities Settlement
City of Pontiac General Employees' Retirement System v. Dell Inc., et al
Case No. 1:15-cv-00374-LY

Dear Sir or Madam:

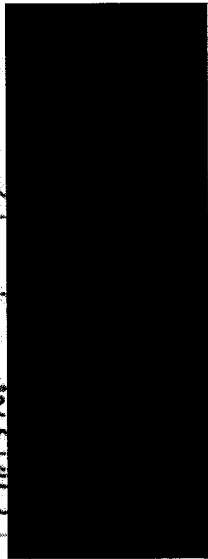
I request exclusion from the Class in the *Dell Securities Settlement* as I am not a qualified Class Member pursuant to the Class Period set forth by The Court for acquisition of *Dell* common Stock **between February 22, 2012 and May 22, 2012 inclusive.**

I owned 42 shares of *Dell* common stock during the Class Period that was in custodial care of *Edward Jones*. I did not purchase any additional *Dell* common stock, nor did I sell any *Dell* common stock during the Class Period.

Name: Christopher R. Wurtz
Address: 
Phone Number: 
Shares Owned: 42
Shares Traded: 0

Dated: December 19th 2019
Signature: Christopher R Wurtz
Printed: Christopher R Wurtz

Christopher Wurtz



7018 0680 0001 4853 6562

Dell Securities Settlement
Claims Administrator
C/O Gilardi & Co. LLC

EXCLUSIONS
3301 Kerner Blvd
San Rafael, CA 94901

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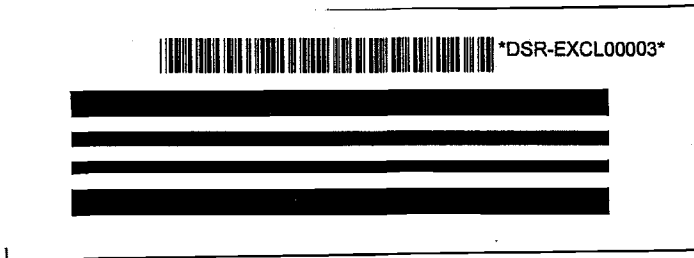
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Exclusion Cover Page

Case Name: Dell Inc.

Case Code: DSR

Exclusion Deadline: December 20, 2019 (Postmarked)

Name of Person Filing Exclusion: Contrarius Investment Management Limited

Contrarius Investment Management Limited



Dell Securities Settlement
Claims Administrator
c/o Gilardi & Co. LLC
Exclusions
3301 Kerner Blvd.
San Rafael, CA 94901

11 December 2019

Dear Sir/Madam,

We are writing to you in order to inform you, **Contrarius Investment Management Limited** "request exclusion from the Class in the Dell Securities Settlement", (Case No. 1:15-cv-00374-LY).

As requested in the Notice of proposed settlement of Class Action, our details are:

Name: Contrarius Investment Management Limited

Address: [Redacted]

Contact name: Berislav Bobus

Contact telephone number: [Redacted]

We are acting on behalf of the following funds:

- Contrarius Global Equity Fund "CGEF",
- Contrarius Global Equity Fund (Ireland) "CGEFI"
- Contrarius Global Absolute Fund (Ireland) "CGAFI"

We enclose details of the trades made by the above listed entities in Dell publicly traded common stock, between February 22, 2012 and May 22, 2012.

For and on behalf of Contrarius Investment Management Limited

Signed: B. Bobus

Name: Berislav Bobus

Position: Director

Contrarius Investment Management Limited



11/12/2019

Custodian	Broker	Shareholder of Record	Fund Code	Bloomberg Code	Equity Name	Currency	Trade Date	Settlement Date	Quantity	Price	Gross Amount
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGAFI	DELL US Equity	DELL INC	USD	23/02/2012	28/02/2012	477	17.4093	8304.2361
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGAFI	DELL US Equity	DELL INC	USD	08/03/2012	13/03/2012	99	17.2053	1703.3247
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGAFI	DELL US Equity	DELL INC	USD	15/03/2012	20/03/2012	549	17.3424	9520.9776
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGAFI	DELL US Equity	DELL INC	USD	27/04/2012	02/05/2012	-1,320	16.4464	-21709.248
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGAFI	DELL US Equity	DELL INC	USD	10/05/2012	15/05/2012	404	15.6340	6316.136
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGAFI	DELL US Equity	DELL INC	USD	11/05/2012	16/05/2012	-10,505	15.4732	-162545.966
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGAFI	DELL US Equity	DELL INC	USD	17/05/2012	22/05/2012	-2,806	15.0912	-42345.9072

Custodian	Broker	Shareholder of Record	Fund Code	Bloomberg Code	Equity Name	Currency	Trade Date	Settlement Date	Quantity	Price	Gross Amount
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	23/02/2012	28/02/2012	36,081	17.4093	628144.9533
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	01/03/2012	06/03/2012	88,882	17.3894	1545604.651
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	08/03/2012	13/03/2012	50,933	17.2053	876317.5449
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	15/03/2012	20/03/2012	29,662	17.3424	514410.2688
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	29/03/2012	03/04/2012	16,368	16.4828	269790.4704
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	05/04/2012	11/04/2012	9,603	16.5091	158536.8873
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	12/04/2012	17/04/2012	5,160	16.2457	83827.812
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	19/04/2012	24/04/2012	-20,146	16.1417	-325190.6882
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	26/04/2012	01/05/2012	21,834	16.4943	360136.5462
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	27/04/2012	02/05/2012	-67,677	16.4464	-1113043.013
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	03/05/2012	08/05/2012	8,742	16.2650	142188.63
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	10/05/2012	15/05/2012	-18,135	15.6173	-283219.7355
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	11/05/2012	16/05/2012	-606,663	15.4732	-9387017.932
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	17/05/2012	22/05/2012	-155,127	15.0912	-2341052.582

Custodian	Broker	Shareholder of Record	Fund Code	Bloomberg Code	Equity Name	Currency	Trade Date	Settlement Date	Quantity	Price	Gross Amount
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	23/02/2012	28/02/2012	3,660	17.4093	63718.038
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	01/03/2012	06/03/2012	11,130	17.3894	193544.022
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	08/03/2012	13/03/2012	2,406	17.2053	41395.9518
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	15/03/2012	20/03/2012	4,942	17.3424	85706.1408
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	29/03/2012	03/04/2012	4,867	16.4828	80221.7876
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	05/04/2012	11/04/2012	2,298	16.5091	37937.9118
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	19/04/2012	24/04/2012	-3,171	16.1417	-51185.3307
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	26/04/2012	01/05/2012	1,146	16.4943	18902.4678
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	27/04/2012	02/05/2012	-8,121	16.4464	-133561.2144
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	10/05/2012	15/05/2012	-4,391	15.6173	-68575.5643
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	11/05/2012	16/05/2012	-90,770	15.4732	-1404502.364
BNP Paribas	Morgan Stanley	Contrarius Investment Management Limited	CGEF	DELL US Equity	DELL INC	USD	17/05/2012	22/05/2012	-24,497	15.0912	-369689.1264



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Claims Administrator

c/o Gilardi & Co. LLC

EXCLUSIONS

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