

Pursuant to Rule 425 under the Securities Act of 1933  
and deemed filed pursuant to Rule 14a-12 of the  
Securities Exchange Act of 1933

Subject Company: Dell Technologies Inc.  
(Commission File No. 001-37867)

- The following are emails sent to participants of Dell Technologies Inc.'s Management Equity Program from Tom Sweet, Chief Financial Officer, and Steve Price, Chief Human Resources Officer on July 2, 2018



**Confidential: Update on our Management Equity Program**

To: MEP Participants

As you heard from Michael, today Dell Technologies announced that we've decided to pursue the option to convert existing shares of DVMT tracker stock, which were issued at the time of the Dell and EMC combination, to Class C Dell common stock. Upon completion of the transaction, Class C shares will be publicly tradeable on the NYSE. As a participant in our Management Equity Program (MEP), this means that the Dell Technologies shares you receive under the MEP will be publicly tradeable.

After a customary 180-day lock-up period, you will be able to sell your shares into the market, at market price, subject to certain volume limitations during the first two years. These volume limitations will generally be higher – and never lower – than your existing annual liquidity limits. The greater flexibility of being able to sell your shares on the public market will replace the periodic liquidity window process. In addition, you will no longer be required to hold your shares for six months before selling them.

Your MEP awards will continue to vest on their existing schedules and terms. For those of you who hold performance-based stock options, if the transaction closes, your performance-based options will be tested for vesting at a share value no less than \$79.77, based on the value established by the transaction. That means that we are on track for 100 percent vesting of performance-based options this fall, subject to completion of the transaction, your continued employment and compliance with applicable terms. That achievement reflects the tremendous performance you have all helped drive over the last several years.

The value on a per-share basis will likely be subject to more volatility now that the Class C shares will be publicly listed and traded on the NYSE. The valuation from this transaction was based on many factors, including the recent and expected performance of the combined businesses. The value in the market will be influenced by numerous factors, and may or may not align to the value implied by this transaction. Our goal should be to stay focused on delivering value over the long-term.

We expect to have additional detail for you in the coming weeks. Thank you for your commitment and your continued contributions to Dell Technologies.

*Tom Sweet*      *Steve Price*

### No Offer or Solicitation

This communication does not constitute an offer to sell or a solicitation of an offer to sell or a solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended (the “Securities Act”), and otherwise in accordance with applicable law.

### Additional Information and Where to Find It

This communication is being made in respect of the proposed merger of a wholly-owned subsidiary of Dell Technologies Inc. (“Dell Technologies”) with and into Dell Technologies, with Dell Technologies as the surviving entity, pursuant to which each share of Class V common stock of Dell Technologies will, at the election of the holder, convert into the right to receive shares of Class C common stock of Dell Technologies or cash, without interest, and each existing share of Class A common stock, Class B common stock and Class C common stock of Dell Technologies will be unaffected by the merger and remain outstanding. The proposed transaction requires the approval of a majority of the aggregate voting power of the outstanding shares of Class A common stock, Class B common stock, the Class V common stock other than those held by affiliates of Dell Technologies, in each case, voting as a separate class, and all outstanding shares of common stock of Dell Technologies, voting together as a single class, and will be submitted to stockholders for their consideration. Dell Technologies will file a registration statement containing a preliminary proxy statement/prospectus regarding the proposed transaction with the Securities and Exchange Commission (“SEC”). After the registration statement has been declared effective by the SEC, a definitive proxy statement/prospectus will be mailed to each holder of Class A common stock, Class B common stock, Class C common stock and Class V common stock entitled to vote at the special meeting in connection with the proposed transaction. **INVESTORS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS AND ANY OTHER DOCUMENTS RELATING TO THE TRANSACTION TO BE FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY IF AND WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION.** You may get these documents, when available, for free by visiting EDGAR on the SEC Website at [www.sec.gov](http://www.sec.gov) or by visiting Dell Technologies’ website at [www.investors.delltechnologies.com](http://www.investors.delltechnologies.com).

### Participants in the Solicitation

Dell Technologies and its directors, executive officers and other members of its management and employees may be deemed to be participants in the solicitation of proxies from its stockholders in favor of the proposed merger and the other transactions contemplated by the merger agreement, including the exchange of shares of Class V common stock of Dell Technologies for shares of Class C common stock of Dell Technologies or cash. Information regarding Dell Technologies’ directors and executive officers is contained in Dell Technologies’ proxy statement for its 2018 annual meeting of stockholders, which was filed with the SEC on May 15, 2018. Additional information concerning persons who may be considered participants in such solicitation under the rules of the SEC, including a description of their direct or indirect interests, by security holdings or otherwise, will be set forth in the aforementioned proxy statement/prospectus to be filed with the SEC.

### Dell Technologies Inc. Disclosure Regarding Forward-Looking Statements

This communication contains “forward-looking statements” within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. The words “may,” “will,” “anticipate,” “estimate,” “expect,” “intend,” “plan,” “aim,” “seek,” and similar expressions as they relate to Dell Technologies or its management are intended to identify these forward-looking statements. All statements by Dell Technologies regarding its expected financial position, revenues, cash flows and other operating results, business strategy, legal proceedings, and similar matters are forward-looking statements. The expectations expressed or implied in these forward-looking statements may not turn out to be correct. Dell Technologies’ results could be materially different from its expectations because of various risks, including but not limited to: (i) the failure to consummate or delay in consummating the proposed transaction, including the failure to obtain the requisite stockholder approvals or the failure of VMware to pay the special dividend or any inability of Dell Technologies to pay the cash consideration to Class V holders; (ii) the risk as to the trading price of Class C common stock to be issued by Dell Technologies in the proposed transaction relative to the trading price of shares of Class V common stock and VMware, Inc. common stock; and (iii) the risks discussed in the “Risk Factors” section of the registration statement containing a preliminary proxy statement/prospectus that will be filed with the SEC as well as its periodic and current reports filed with the SEC. Any forward-looking statement speaks only as of the date as of which such statement is made, and, except as required by law, Dell Technologies undertakes no obligation to update any forward-looking statement after the date as of which such statement was made, whether to reflect changes in circumstances or expectations, the occurrence of unanticipated events, or otherwise.



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