BENCHMARK ELECTRONICS INC Form 11-K June 25, 2004

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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

BENCHMARK ELECTRONICS, INC.

3000 TECHNOLOGY DRIVE

ANGLETON, TEXAS 77515

REQUIRED INFORMATION

The following financial statements and schedules have bee	n prepared in accordance with the	the financial reporting requirements of	f the Employee
Retirement Income Security Act of 1974, as amended:			

- 1. Statements of Net Assets Available for Benefits as of December 30, 2003 and 2002
- 2. Statement of Changes in Net Assets Available for Benefits for the year ended December 30, 2003
- 3. Schedule H, line 4i Schedule of Assets (Held at End of Year) December 30, 2003*

EXHIBITS

23 Consent of Independent Registered Public Accounting Firm

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^{*} Other schedules required by section 2520.103-10 are omitted because they are not applicable.

SIGNATURES

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

BENCHMARK ELECTRONICS, INC. 401(K) EMPLOYEE SAVINGS PLAN

By: /s/ Gayla J. Delly

Gayla J. Delly

Chief Financial Officer of Benchmark Electronics, Inc.

Date: June 24, 2004

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BENCHMARK ELECTRONICS, INC.
401(k) EMPLOYEE SAVINGS PLAN
Financial Statements and Supplemental Schedule
December 30, 2003 and 2002
(With Independent Registered Public Accounting Firm s Report Thereon)

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401(k) EMPLOYEE SAVINGS PLAN

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Report of Independent Registered Public Accounting Firm

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Report of Independent Registered Public Accounting Firm
The Board of Directors Benchmark Electronics, Inc.:
We have audited the accompanying statements of net assets available for benefits of the Benchmark Electronics, Inc. 401(k) Employee Savings Plan (the Plan) as of December 30, 2003 and 2002 and the related statement of changes in net assets available for benefits for the year ended December 30, 2003. 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 in accordance with the standards of the Public Company Accounting Oversite 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. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.
In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits as of December 30, 2003 and 2002, and the changes in net assets available for benefits for the year ended December 30, 2003, in conformity with accounting principles generally accepted in the United States of America.
Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The Supplemental Schedule H, Line 4i - Schedule of Assets (Held at End of Year) as of December 30, 2003 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. This 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
Hein & Associates LLP
Houston, Texas
June 10, 2004

BENCHMARK ELECTRONICS, INC. 401(k) EMPLOYEE SAVINGS PLAN

Statements of Net Assets Available for Benefits

December 30, 2003 and 2002

	2003	2002
Assets:		
Cash	\$	50,054
Investments, at fair value	81,620,623	64,553,932
Receivables:		
Employer contributions	81,888	61,733
Participant contributions	190,666	168,053
Due from Trustee	61,978	60,574
Securities sold	64,978	
Accrued interest	74,133	93,961
Total receivables	473,643	384,321
Total assets	82,094,266	64,988,307
Liabilities:		
Due to broker for securities purchased	64,978	51,231
Excess contributions due to participants	96,958	150,959
Total liabilities	161,936	202,190
Net assets available for benefits	\$ 81,932,330	64,786,117

See accompanying notes to financial statements.

BENCHMARK ELECTRONICS, INC.

401(k) EMPLOYEE SAVINGS PLAN

Statement of Changes in Net Assets Available for Benefits

Year ended December 30, 2003

Interest \$ 1,199,582 Dividends 421,131 Net gain on investments in common / collective trust funds 7,429,551 Net gain on investments in mutual funds 7,429,551 Net appreciation in fair value of common stock 5,508,731 Contributions: Employer 1,800,021 Participant 5,308,498 Rollovers 136,964 Benefits paid to participants (4,589,614) Excess contributions refunds (96,958) Net increase 17,146,213 Net assets available for benefits: 8 Beginning of year 64,786,117 End of year \$ 81,932,330 See accompanying notes to financial statements. 3	Investment income:	
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Contributions: Employer	Net appreciation in fair value of common stock	5,508,731
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	End of year	\$ 81,932,330
	See accompanying notes to financial statements.	
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BENCHMARK ELECTRONICS, INC.	
401(k) EMPLOYEE SAVINGS PLAN	
Notes to Financial Statements	
December 30, 2003 and 2002	
(1) Description of Plan	
The following description of the Benchmark Electronics, Inc. 401(k) Employee Savings Plan (the Plan) provides only gene Participants should refer to the Plan agreement for more complete information.	eral information.
(a) General	
The Plan is a defined contribution plan covering all employees of Benchmark Electronics, Inc. (the Company) and employ affiliates, Benchmark Electronics Delaware Corp., Benchmark Electronics Company, Benchmark Electronics California Ir Benchmark Electronics Huntsville, Inc. The Plan is subject to the provisions of the Employee Retirement Income Security amended (ERISA). The Plan has adopted the Dreyfus Non Standardized Prototype Profit Sharing Plan and Trust (the Prototype Plan and Pl	ncorporated and y Act of 1974, as
The Plan is administered by the Company and advised by the board of directors of the Company. Boston Safe Deposit and trustee of the Plan and Mellon Employee Benefit Solutions, formerly Dreyfus Service Corporation, is the record keeper.	d Trust Company is
(b) Contributions and Investment Options	
The Plan states that participants may elect to make pre-tax contributions from 1% to 17% (in 0.5% increments) of their condefined. Participant contributions will be matched by the Company on a 50% basis, not to exceed 3.75% of a participant (referred to as employer contributions) upon one year of service. The Company may also elect to make an employer discrete all employees employed at the end of the Plan year who have completed 1,000 hours of service during such year. The Contributions are contribution during the 2003 Plan year. Certain Internal Revenue Service (IRS) limits may apply to both the contributions and the employers—contributions. Eligible participants may also elect to roll over distributions from a formal contribution.	s compensation etionary contribution Company did not make ne participants

retirement plan.

Participants may direct all contributions to any of the following investment options.

Dreyfus-Standish Stable Value, (formerly Dreyfus-Certus Stable Value) Series I - Funds are invested primarily in investment contracts, including Guaranteed Investment Contracts (GICs), synthetic investment contracts and short-term money market instruments to achieve high current income and stability of principal.

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Dreyfus Disciplined Stock Fund - Funds are invested at least 65% in securities, primarily dividend-paying stocks, and seeks investment returns that are consistently superior to the Standard & Poor s 500 Composite Stock Index.
Dreyfus Appreciation Fund, Inc. - Funds are invested in common stock of domestic and foreign issuers, common stock with warrants attached and debt securities of foreign governments. The fund seeks long-term capital growth consistent with the preservation of capital. Current income is a secondary investment objective.
Dreyfus Premier Balance Fund, Class R - Funds are invested normally 60% in common stock and 40% in investment-grade bonds and seeks to outperform an unmanaged hybrid index, 60% of which is the Standard & Poor s 500 Composite Stock Price Index and 40% of which is the Lehman Brothers Intermediate Government/Corporate Bond Index.
Dreyfus Premier Core Bond Fund, Class R - Funds are invested at least 65% in debt securities such as bonds, debentures, notes, mortgage-related securities, convertible debt obligations and convertible preferred stock of domestic and foreign issuers. At least 80% of assets are investment-grade debt. The fund may not purchase securities rated lower than C. Up to 30% of assets may be foreign debt securities.
Federated International Equity Fund, Class A - Funds are invested primarily in stocks of companies based outside the United States.
MSIF Trust Mid Cap Value Fund: Advisors Shares Funds are invested primarily in common stocks of companies included in the Standard & Poor s MidCap 400 Index.
Dreyfus Premier Future Leaders Fund, Class R Funds are invested in small companies characterized by new or innovative products, services or processes having the potential to enhance earnings or revenue growth. The fund invests at least 65% of its total assets in companies with total market value of less than \$1.5 billion at time of purchase. The fund s investments may include common stock, preferred stock and convertible securities, including those purchased in initial public offerings. The fund s sector weightings typically approximate those of the Russell 2000 Index.
Benchmark Electronics, Inc. Common Stock Fund - Funds are invested in common stock of the Company.

(c)	Participant Accounts
employer contribution	ecount is credited with the participant s contribution and employer matching contributions and an allocation of discretionary ns, if any, and plan earnings. Allocations are based on participant earnings or account balances, as defined. The benefit to s entitled is the benefit that can be provided from the participant s vested account.
(d)	Vesting
	ediately vested in their contributions to the Plan plus actual earnings thereon. The Plan provides for a 50% vesting in ns plus actual earnings thereon after two years of employment and 100% vesting after three years.
(e)	Participants Notes Receivable
vested balance, with preceding 12 months	tion by a participant, the Plan administrator may make loans to participants not to exceed 50% of the participants 401(k) a minimum of \$1,000 and a maximum of \$50,000 less the participant s highest outstanding loan balance during the . Participants notes are to be repaid by level monthly payroll deductions of principal plus interest or may be prepaid in full nalty at any time. The interest rate is set at the prime rate plus 1%.
(f)	Administrative Expenses
Administrative expen	nses of the Plan are paid by the Company.
(g)	Payment of Benefits
On termination of se with various terms an	rvice, a participant may elect to receive either a lump-sum amount equal to the vested value of his/her account or an annuity and rates.
	articipant may make withdrawals from his or her account balance (as allowed under IRS regulations) subject to certain ped in the Plan. Certain restrictions associated with withdrawals may be waived in the event a participant demonstrates

(h) Termination of the Plan

Although the Company has not expressed any intent to terminate the Plan, it may do so as provided by the Plan agreement. Following termination of the Plan, participants shall become fully vested in their participant account.

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<i>(i)</i>	Forfeitures
subsequently reemple entire vested interest previously distributed	contributions are forfeited upon the participant s receipt of a distribution of his/her vested balance. If the participant is byed before incurring five consecutive one-year breaks in service and such participant had received a distribution of his prior to his reemployment, amounts forfeited may be reinstated if the rehired participant repays to the Plan the amounts d upon his/her prior termination. At December 30, 2003 and 2002, forfeited nonvested accounts totaled \$207,963 and ly. These accounts will be used to reduce future employer contributions.
(2) Summary of	Accounting Policies
(a)	Basis of Financial Statements
The financial stateme	ents of the Plan are prepared under the accrual method of accounting.
(b)	Investment Valuation
The investments in c	nts are stated at fair value. The common stock of the Company and mutual funds are valued at their quoted market price. ommon / collective trust funds are valued based upon the quoted market values of the underlying assets. Participants notes ed at cost which approximates their fair value.
from mutual funds ar appreciation (depreci	of securities are recorded on a trade-date basis. Interest and dividends are recorded as earned. Net investment gain (loss) and common/collective trust funds includes interest, dividends, realized gains (losses) on sale of investments and unrealized ation) in fair value of investments. Net appreciation in fair value of common stock includes realized gains (losses) on sale d unrealized appreciation (depreciation) in fair value of common stock.
(c)	Dreyfus-Standish Stable Value, Series I
•	h Stable Value, Series I, (the Standish Fund) which is a common/collective trust fund, is valued at \$1 per unit. The Standish untial portion of its assets in GICs, bank investment contracts, and synthetic investment contracts. The contracts are fully

benefit-responsive an