### QUIDEL CORP /DE/ Form 4 May 10, 2001

FORM 4		OMB APPROVAL				
subject to or Form 5	s box if no longer o Section 16. Form obligations may See Instruction 1	4	Estimated	: 3235-0287 December 31, 2001 average burden response 1.0		
		IES AND EXCHAN		ON		
	STATEMENT OF CHA	ANGES IN BENEF	ICIAL OWNER	SHIP		
Section :	uant to Section 16 17(a) of the Public Section 30(f) of th	c Utility Hold	ing Company			
1. Name and Add	ress of Reporting D	 Person*				
Feinberg	Larry	Ν.				
(Last)	(First)	(Middle	)			
	ssociates, LLC h Avenue, 3rd Floo:	r				
	(Street)					
Greenwich	CT	0683	0			
(City)	(State)	(Zip)				
2. Issuer Name a	and Ticker or Trad:	ing Symbol				
Quidel Corp.	(QDEL)					
	cation Number of Re					
4. Statement for	r Month/Year					
April, 2001						
5. If Amendment	, Date of Original	(Month/Year)				
6. Relationship	of Reporting Perso	on to Issuer (	 Check all a	 pplicable)		
[ ] Director [X] 10% Owne:	r					

	[ ] Officer (give title below) [ ] Other (specify below)
7.	Individual or Joint/Group Filing (Check applicable line)
	<pre>[X] Form filed by one Reporting Person [ ] Form filed by more than one Reporting Person</pre>

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficial

Security  (Instr. 3)	action  Date	action Code  (Instr. 8)	(A) or D:	isposed and	Securities  Beneficially	6. Ownership  Form: Direct (I  or Indirect (I)  (Instr. 4)		
		•				•	ĺ	
Common Stock	4/9/01	S	5,300	D(3)	\$3.25	2,790,700	I	
Common Stock		•		,		28,000	D 	
1	4/10/01	S I	6,400	D(5)	\$3.39	2,790,700	1	
Common Stock			'	'	'	28,000	D 	
1	1	1	I	1	I	1	1	

<sup>\*</sup> If the form is filed by more than one Reporting Person, see Instruction

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

> (Over) SEC 1474 (7-97)

FORM 4 (continued)

Table II - Derivative Securities Acquired, Disposed of, or Beneficiall (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title | 2. Conver-| 3. Trans-| 4. | 5. Number of | 6. Date | 7. Title and | 8. Price

of	sion or	action	Trans-	Deriva	tive	Exercis	able and	Amount	. of		of
Derivative	Exercise	Date	action	Securi	ties	Expirat	ion Date	Underl	.ying		Deriv-
Security	Price of	(Month/	Code	Acquir	ed (A)	(Month/	Day/Year)	Securi	ties.		ative
(Instr. 3)	Derivative	Day/Year)	(Instr.	or Dis	posed			(Instr	. 3 and	4)	Securit
1	Security	I	8)	of (D)	(Instr.	Date	Expira-				(Instr.
1		I		3, 4,	and 5)	Exer-	tion	Title	Amount	or	5)
		I	Code V			cisable	Date		Number	of	
		I		(A)	(D)				Shares		
									-		
1		I			I						
1		I			I			1			
1		I			I						
1		I			I						
		I			I						
1		I			I						
1		I		1							

#### Explanation of Responses:

- (1) The shares of Common Stock to which this note relates are held directly by Oracle Partners, L.P. ("Oracle Partners") (1,620,500 shares), Oracle Institutional Partners, L.P. ("Oracle Institutional") (441,700 shares), GSAM Oracle Investments, Inc. ("GSAM Investments") (591,800 shares), Oracle Offshore Limited ("Oracle Offshore") (91,400 shares), and Oracle Management, Inc. Employees Retirement Plan (the "Retirement Plan") (45,300 shares). Oracle Investment Management, Inc. (the "Investment Manager") serves as investment manager to and has investment discretion over the securities held by GSAM Investments, Oracle Offshore and the Retirement Plan. The undersigned is (i) the senior managing member of Oracle Associates, LLC, the general partner of Oracle Partners and Oracle Institutional, (ii) the sole shareholder and president of the Investment Manager and (iii) the trustee of The Feinberg Family Foundation (the "Foundation"). In accordance with Instruction 4(b)(iv), the entire number of shares of Common Stock held by Oracle Partners, Oracle Institutional, GSAM Investments, Oracle Offshore and the Retirement Plan is reported herein. The undersigned disclaims any beneficial ownership of the securities to which this Form 4 relates for purposes of Section 16 of the Securities and Exchange Act of 1934, as amended, except as to such securities representing the undersigned's pro rata interest in, and interest in the profits of, Oracle Partners, Oracle Institutional, GSAM Investments, Oracle Offshore and the Retirement Plan.
- (2) The 28,000 shares of Common Stock to which this note relates are held directly by the undersigned for himself (10,000 shares) and as trustee for the Foundation (the "Foundation") (18,000 shares).
- (3) The shares of Common Stock to which this note relates were sold by the Retirement Plan.
- (4) The Shares of Common Stock to which this note relates were sold by the undersigned, as trustee for the Foundation (5,000 shares) and The Larry Feinberg Irrevocable Trust UAD 12/19/97 FBO Samantha Rose Feinberg (4,000 shares).
- (5) The shares of Common Stock to which this note relates were sold by the Retirement Plan.
- (6) The Shares of Common Stock to which this note relates were sold by the undersigned, as trustee for the Foundation.
- \*\*Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

/s/ Larry N. Feinberg	5/10/01
**Signature of Reporting Person	Date

Note: File three copies of this form, one of which must be manually signed. If space provided is insufficient, see Instruction 6 for procedure.