ROYCE FOCUS TRUST INC Form N-CSR March 05, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

_ Washington, D.C. 20549

FORM N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number: 811-05379

Name of Registrant: Royce Focus Trust, Inc.

Address of Registrant: 1414 Avenue of the Americas New York, NY 10019

Name and address of agent for service:

John E. Denneen, Esquire 1414 Avenue of the Americas New York, NY 10019

Registrant stelephone number, including area code: (212) 486-1445

Date of fiscal year end: December 31

Date of reporting period: January 1, 2007 □ December 31, 2007

Item 1: Reports to Shareholders

Royce Value Trust

Royce Micro-Cap Trust

Royce Focus Trust

TO STOCKHOLDERS

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A Few Words on Closed-End Funds

Royce & Associates, LLC manages three closed-end funds: Royce Value Trust, the first small-cap value closed-end fund offering; Royce Micro-Cap Trust, the only micro-cap closed-end fund; and Royce Focus Trust, a closed-end fund that invests in a limited number of primarily small-cap companies.

A closed-end fund is an investment company whose shares are listed and traded on a stock exchange. Like all investment companies, including open-end mutual funds, the assets of a closed-end fund are professionally managed in accordance with the investment objectives and policies approved by the fund s Board of Directors. A closed-end fund raises cash for investment by issuing a fixed number of shares through initial and other public offerings that may include shelf offerings and periodic rights offerings. Proceeds from the offerings are invested in an actively managed portfolio of securities. Investors wanting to buy or sell shares of a publicly traded closed-end fund after the offerings must do so on a stock exchange, as with any publicly traded stock. This is in contrast to open-end mutual funds, in which the fund sells and redeems its shares on a continuous basis.

A Closed-End Fund Offers Several Distinct Advantages Not Available From An Open-End Fund Structure

- n Since a closed-end fund does not issue redeemable securities or offer its securities on a continuous basis, it does not need to liquidate securities or hold uninvested assets to meet investor demands for cash redemptions, as an open-end fund must.
- ⁿThe fixed capital structure allows permanent leverage to be employed as a means to enhance capital appreciation potential.
- nIn a closed-end fund, not having to meet investor redemption requests or invest at inopportune times is ideal for value managers who attempt to buy stocks when prices are depressed and sell securities when prices are high.
- nUnlike Royce s open-end funds, our closed-end funds are able to distribute capital gains on a quarterly basis. Each of the Funds has adopted a quarterly distribution policy for its common stock.
- nA closed-end fund may invest more freely in less liquid portfolio securities because it is not subject to potential stockholder redemption demands. This is particularly beneficial for Royce-managed closed-end funds, which invest in small- and micro-cap securities.

We believe that the closed-end fund structure is very suitable for the long-term investor who understands the benefits of a stable pool of capital.

Why Dividend Reinvestment Is Important

A very important component of an investor s total return comes from the reinvestment of distributions. By reinvesting distributions, our investors can maintain an undiluted investment in a Fund. To get a fair idea of the impact of reinvested distributions, please see the charts on pages 13, 15 and 17. For additional information on the Funds Distribution Reinvestment and Cash Purchase Options and the benefits for stockholders, please see page 19 or visit our website at www.roycefunds.com.

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For more than 30 years, we have used a value approach to invest in smaller-cap securities. We focus primarily on the quality of a company\[\]s balance sheet, its ability to generate free cash flow and other measures of profitability or sound financial condition. At times, we may also look at other factors, such as a company□s unrecognized asset values, its future growth prospects or its turnaround potential following an earnings disappointment or other business difficulties. We then use these factors to assess the company\(\)s current worth, basing the assessment on either what we believe a knowledgeable buyer might pay to acquire the entire company, or what we think the value of the company should be in the stock market.

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Performance Table

Average Annual NAV Total Returns

Through December 31, 2007

	Royce Value Trust	Royce Micro-Cap Trust	Royce Focus Trust	Russell 2000
Fourth Quarter 2007*	-2.62%	-4.47%	-3.64%	-4.58%
July∏December 2007 <u>*</u>	-4.36	-7.86	-3.21	-7.53
One-Year	5.04	0.64	12.22	-1.57
Three-Year	10.81	9.58	13.90	6.80
Five-Year	18.40	19.42	24.15	16.25
10-Year	11.77	11.97	13.28	7.08
15-Year	13.17	n/a	n/a	10.10
20-Year	13.78	n/a	n/a	11.34
Since Inception	12.60	13.53	14.15	
Inception Date	11/26/86	12/14/93	11/1/96 <u>**</u>	0

Important Performance and Risk Information

All performance information in this *Review and Report* reflects past performance, is presented on a total return basis and reflects the reinvestment of distributions. Past performance is no guarantee of future results. Investment return and principal value of an investment will fluctuate, so that shares may be worth more or less than their original cost when sold. Current performance may be higher or lower than performance quoted. Current month-end performance may be obtained at www.roycefunds.com. The Royce Funds invest primarily in securities of small-cap and/or micro-cap companies, which may involve considerably more risk than investments in securities of larger-cap companies.

The thoughts expressed in this *Review and Report to Stockholders* concerning recent market movements and future prospects for small-company stocks are solely the opinion of Royce at December 31, 2007, and, of course, historical market trends are not necessarily indicative of future market movements. Statements regarding the future prospects for particular securities held in the Funds[] portfolios and Royce[]s investment intentions with respect to those securities reflect Royce[]s opinions as of December 31, 2007 and are subject to change at any time without notice. There can be no assurance that securities mentioned in this Review and Report to Stockholders will be included in any Royce-managed portfolio in the future.

^{*}Not annualized.

^{**}Date Royce & Associates, LLC assumed investment management responsibility for the Fund.

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Letter to Our Stockholders

Are We Bear Yet?

When the subprime mortgage implosion first became headline news in July 2007, the event was treated in some quarters as the locomotive leading a potentially long train of Long ago we accepted that we are financial calamities. Seemingly overnight, a rash of stories broke about imminent powerless recession, possible inflation, recurrent stagflation, contracting credit, devalued over when or if a bear market comes. currency and declining equities. We were somewhat nonplussed by the high anxiety, We not out of any sense that the subprime mess was not serious, but more because our can only resolve to maintain our experience in the asset management business has seen us through a variety of markets discipline (and economies) that tested our patience, commitment and discipline. It seemed clear and keep scouring the small-cap that the subprime crisis was all too real even before the share prices of many financial market for companies began to tumble in the spring and summer months. However, the market as potential opportunity... We have a whole did not follow suit in earnest until November, and the substantial small-cap always market correction that is, a fall-off for the Russell 2000 of 15% or more from abelieved that uncovering opportunity previous market high had to wait until January 4, 2008 to become a reality. What wein did see in the second half of 2007 was considerable volatility. During the third quarter, poor market conditions is one of the the Russell 2000 saw 24 out of 63 trading days in which it moved 2.0% or more most intra-day, that is, 38% of the time; in the fourth quarter there were 28 out of 64 such effective ways to build strong trading days, or 44% of the time. Even as all signs pointed toward an end to the absolute small-cap rally that began in October 2002, the second half of 2007 was more of a long-term performance. wildly volatile period, not a seriously bearish one. Still, the idea that stocks were headed for a bear market was remarkably persistent

in the second half of 2007. And although equity returns through the end of December remained well shy of the bear necessity a decline of 20% or more from the market s previous peak

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For most of our portfolio managers, the security selection process begins with an examination of a *company* \(\sigma\) balance sheet. As our analysis proceeds, other important measures quickly follow, such as a company_{\[}s earnings history (particularly if the firm is not posting positive earnings at the time of our review) and its ability to generate free cash flow. Additional factors come into play as well, with each of our portfolio managers and analysts emphasizing different metrics as they evaluate businesses. Of course, regardless of where the emphasis on particular metrics falls, our managers are looking for indicators of strong absolute value.

One company s financial profile may look terrific relative to its industry peers or to other companies in the stock market, but that does not necessarily make it a compelling value. Similarly, its stock price may be attractively low when compared to others in the same or a similar

Letter to Our Stockholders

the fatalism was more than understandable. As the market crept toward the end of the year, it seemed to be just a matter of time before reality caught up with the bearish perceptions. We were not surprised, therefore, by the 15% correction from the small-cap peak on 7/13/07 that occurred on January 4th and were not too panicked by the official arrival of the small-cap bear on January 17th. In fact, few of the concerns about the market or the economy look groundless to us, even if our collective stoicism leads us to exchange worry for more work on finding attractively valued smaller companies. Long ago we accepted that we are powerless over when or if a bear market comes. We can only resolve to maintain our discipline and keep scouring the small-cap market for potential opportunity.

In this context of pessimism, then, we find ourselves in the contrarian position of feeling fairly sanguine about the state of equities, particularly over the long term, and also confident however guardedly about the next three to five years. In that spirit, we would like to advance the idea that the worst of the market s decline is behind us as of this writing. Our optimism about the next few years is based in part on the speed with which information moves. Because bad news travels so quickly, the effects hit stocks hard and fast. We believe that the market has thus worked through the bulk of the distress caused by subprime woes, the credit crunch and the prospect of recession. While we are always focused on downside risk, we are just as excited about promising long-term opportunities that we see in certain smaller stocks in the current market. We understand that no investor enjoys these periods in which so many companies seem to be struggling and returns are falling further into negative territory. At the same time, declines, corrections and even the occasional bear market are part of the price of doing business in the stock market, especially if one is in it for the long haul, as we are. And it is precisely at such risky moments that we seek opportunity as so many others are avoiding it. As the saying goes, Pain is inevitable, but misery is optional. We have always believed that uncovering opportunity in poor market conditions is one of the most effective ways to build strong absolute long-term performance.

Does Papa Bear Look Small?

The market leadership issue needs no reality check, being clear to all who take time to look. Large-cap stocks, as measured by the S&P 500, outperformed their small-cap counterparts, as measured by the Russell 2000, for the calendar year. The large-cap index posted a gain of 5.5% versus a loss of 1.6% for the small-cap index in 2007. The S&P 500 built its lead with three consecutive quarters of relatively higher returns between the end of March and the end of December, including the difficult second half of 2007, during which the S&P 500 fell only 1.4% while the Russell 2000 lost 7.5%. Meanwhile, the Nasdaq Composite fared best of all three indices for the calendar year, gaining 9.9%, a noteworthy absolute and relative showing. However, the Nasdaq Composite also remained 47.5% shy of its March 2000 high as of 12/31/07, while the Russell 2000 and S&P 500 both finished 2007 ahead of their respective March 2000 highs. **The Russell 2000 also held an edge over the S&P 500 for**

business or to other stocks in the market as a whole, but that alone will not make the stock a potential purchase candidate. In our security analysis process, a company must stand or fall on its own merits.

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the five- and 10-year periods ended 12/31/07, while the large-cap index outperformed for the corresponding one- and three-year periods.

That the U.S. economy is struggling, regardless of whether one uses the r-word to describe the struggle, helps to explain the recent relative strength of larger and more growth-oriented companies in the stock market. As volatility and economic uncertainty became more and more familiar features of the financial landscape, investors began to favor some combination of size, stability and the potential to grow quickly. In the beginning of 2006, before the current difficulties of the domestic economy, we called for a stint of large-cap leadership. At that time, our conviction was based on the less dramatic factors of cyclicality and reversion to the mean it simply seemed to us that the small-cap rally would soon run its course and that large-cap would regain a market leadership role in an overall low-return environment for equities. As it happens, the subprime implosion was the catalyst for the reversion.

We suspect that large-cap stocks will hang on to market leadership for a while. After a nearly five-year rally in which small-cap, especially small-cap value, dominated returns, this seems uncontroversial. However, we understand that for small-cap mutual fund investors, it may sound a bit odd for us to flatly assert that we don t see our chosen asset class in the lead any time soon as we enter 2008. Investors can take some comfort in the following: Our longer-term outlook for smaller stocks is positive; we continue to see the likelihood of frequent leadership rotation and narrow performance spreads in the intermediate term; and we believe that active small-cap management focused on quality should do fine in a market in which we expect that trait to be rewarded across capitalization ranges.

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Polar Opposites

For anyone focused on the performance of the Russell 2000 Value index in 2007, it must have felt as if it was just a matter of time before the bear emerged from hibernation and grabbed hold of the market as a whole. Small-cap growth investors, on the other hand, may have reached a different conclusion about the state of the stock market. After a long period of outperforming its small-cap growth sibling often dramatically the small-cap value index fell behind in 2007. It was subtle at first, with the Russell 2000 Value index narrowly underperforming the Russell 2000 Growth index in the first quarter (+1.5% versus +2.5%), before falling further behind in the second (+2.3% versus +6.7%). Things grew stranger in the third quarter, when small-cap value fell 6.3% while small-cap growth eked out a marginal gain. (Historically, the Russell 2000 Value index has outperformed in most down market periods.) Finally, during the similarly volatile fourth quarter, the Russell 2000 Value index was down 7.3% versus a loss of 2.1% for the Russell 2000 Growth index, completing its clean quarterly sweep for the calendar year, while also notching another short-term outperformance in a period of falling share prices.

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We have always believed that the best way to pick stocks is to act as if we were buying a business. Another important metric in determining a company []s absolute value is capitalization rate, or cap rate. Most commonly used in estate asset analysis, cap measures the ratio between the cash flow an asset yields and that asset∏s purchase price. Our managers calculate cap rate in a couple different ways: One looks at company\(\sigma \) EBIT (earnings before interest and taxes) divided by the business\(\sigma \) enterprise value; another uses operating income (a close cousin of EBIT) divided by the enterprise value. In both enterprise value is derived by taking a company s current market value, subtracting cash and adding in debt. Our use of operating income is based on the belief that it is the purest way of understanding normalized income. It is similar to cash flow, but also includes amortization depreciation, which is critical

to us as long-term investors. When calculating cap rate, we have to decide how best to compute operating income. It is closely related to a firm[s earnings, which helps to explain why cap rate for us is synonymous with earnings yield.

When a company is posting positive earnings or is in a traditionally cyclical business, we look back historically in an attempt to put together a pattern of normalized operating income. If a business is

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Letter to Our Stockholders

When one adjusts one s perspective to reach beyond 2007, the picture begins to make sense. Although small-cap stocks as a whole began an impressive rally following the small-cap market trough on 10/9/02, the roots of strong performance for the Russell 2000 Value index actually reach back to the Russell 2000 s peak on 3/9/00. Although most equity indices large and small suffered dramatic declines from their respective March 2000 peaks through 10/9/02, the Russell 2000 Value index managed a cumulative gain of 2.0% during the same period. Once the wider small-cap rally

kicked off, the small-cap value index held its performance edge through the new small-cap high on 7/13/07 (see table).

Our belief in cyclicality and reversion to the mean permeates the way that we view all market categories, so the Russell 2000 Value index s underperformance in 2007 was hardly a shock, especially since we had seen a fair amount of promising opportunities in

POST-BUBBLE PERIOD Cumulative Total Returns During Small-Cap Decline and Subsequent Rally			
	3/9/00-10/9/02	10/9/02-7/13/07	
Russell 2000	-44.1 %	177.1 %	
Russell 2000	2.0	183.9	

INDEX PERFORMANCE IN

Value

small-cap growth stocks in the years prior to 2007. Current anxieties seem to have led as many investors into growth stocks ample liquidity and the potential for growth in a depressed economy are a seductive combination as they have into large-cap stocks. However, the Russell 2000 Value index held on to its long-term advantage, beating the Russell 2000 Growth index for the 10-, 15-, 20-

Russell 2000 Growth	-68.4	169.7
S&P 500	-42.6	117.9
Nasdaq Composite	-77.9	143.0

Bear with Us

12/31/07.

and 25-year periods ended

We were very pleased that on a net asset value basis (NAV) each of our three closed end funds outperformed the Russell 2000 in 2007 (see the bar chart on page 7), and that Royce Value Trust also outpaced its other small-cap benchmark, the S&P SmallCap 600 for the same period. We were also struck by the wide disparity between the Fund s calendar-year NAV and market price performances. Only Royce Focus Trust stayed ahead of the Russell 2000 on a market price basis, while Royce Value Trust and Royce Micro-Cap Trust lost considerably more on a market price basis than did the small-cap index. This was to some degree unsurprising in that the Fund s were trading at healthy premiums at the end of 2006 that had become discounts by the end of 2007. Each portfolio s market price results for the calendar year are perhaps best seen as a major shift in sentiment against smaller company stocks. All the more reason, in our view, to see the Fund s respective NAV returns in a positive light. We were even more pleased with their longer-term performances. Each of our closed-end Funds

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outperformed the Russell 2000 on an NAV basis for the one-, three-, five- and 10-year periods ended 12/31/07.

Two thousand seven was a difficult year, at least in its second half. Owing to our belief that down market performance is a key indicator of a portfolio s strength, we were generally satisfied with the year s results. Our confidence as we look forward is also high, as we are now seeing plentiful opportunities in both the domestic and international markets. We ve been involved in overseas investing to one degree or another for many years. American companies with substantial global business have also been included in several portfolios for just as long, so a more global outlook is not really new for us. The most important lesson we learned from buying non-U.S. companies over the years is that a good business looks the same in Italy or England as it does here in the States. The business models and metrics are similar, and today nearly all publicly traded companies publish their relevant information in English. As large as the domestic smaller stock market is, it is dwarfed by the size of the international small-cap marketplace. To us, this really represents the best of two worlds a domestic universe that we still feel great about and an international arena that we think is a source of enormous potential.

Bearing Down

Having said that, we understand that the issues facing small-cap investors in the current market are difficult. Economic uncertainty is pervasive. People continue to hold their breath, nervously waiting to see if the Federal Reserve Board s moves might stave off a recession, or if a slowdown is already a forgone conclusion, as some economists are suggesting. More pertinently, many investors fear that small-caps will continue to lag if and when recession becomes a reality.

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experiencing earnings trouble, look back in an effort to project what its normalized operating income may be over the next vear. The result of these efforts allows us to come up with a figure that reflects a longer-term measure the operating income line that found on a company s income statement. This in turn provides us with a cap rate estimate that s in line with our long-term investment horizon of two to five years. Generally, the higher the cap rate. the lower the valuation risk, which is why we seek cap rates beginning in the double digits. Conversely, rates in the mid-single digits or lower mean that we generally look elsewhere. They represent little more return potential than owning risk-free U.S. treasuries, and expect more compensation for the risk of equity ownership. A cap rate is ultimately important because it offers us more potential

upside, i.e., a more attractive

Letter to Our Stockholders

Our view is that both the severity and span of a recession are likely to be fairly benign. More importantly, the reasoning behind our confidence in the long-term prospects for stocks, particularly smaller companies, has to do with the extremity of the sell-off that began in 2007 s second half and picked up steam in January 2008, which showed many equity investors behaving as if the recession were already well under way. Still, with the likelihood of recession strong (regardless of how bad one thinks it may be), we thought it would be useful to look at the performance of smaller companies in recent periods of economic slowdown. Looking at the four recessions that have occurred since the Russell 2000 s inception in 1979 shows two interesting trends: First, the performance records for small- and large-cap stocks are mixed, most likely because shifts in equity returns began prior to the official recognition of each recession s start. Second, the recessions have in general been short-lived (see the table below).

risk-reward scenario, and that is critical in our search for strong absolute value.

RECESSIONS Cumulative Tota	al Returns During Sma	all-Cap Decline	and Subse	equent Rally
Recession Begin Date	Recession End Date	Length in Months	S&P 500	Russell 2000
1/31/80	7/31/80	6	9.6%	7.5%
7/31/81	11/30/82	16	14.2	14.8
7/31/90	3/31/91	8	8.0	7.7
3/31/01	11/30/01	8	-0.9	3.2

SMALL-CAP VERSUS LARGE-CAP PERFORMANCE DURING

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∏Exit, Pursued by a Bear∏

What, then, does all of this portend for small-cap investors? Within our selection universe, it seems reasonable to expect growth to provide near-term outperformance. However, over longer-term periods, we believe that value will eventually resume its historical dominance. The Russell 2000 Value index outperformed the Russell 2000 Growth index more than 93% of the time when viewed over five-year time horizons through 12/31/07. In any case, we populate our portfolios with what we deem to be attractively priced companies drawn from the entire asset class regardless of whether they are classified as value or growth. Of greater significance to us since we do not attach value or growth labels to the stocks that we own is the idea that smaller to companies retain two unique features: historical outperformance during normal- and low-return periods for equities and a more broad-based acceptance by all types of investors, something that was not the case at the beginning of this decade.

Down markets and recessions are each as inevitable as they are unpleasant. They are also finite. We think that the fourth quarter of 2007 and the events of January 2008 represented an overreaction to a slowdown in consumer spending and the economy as a whole. The market, in other words, has in many ways already responded to the recession and in our view has overestimated its severity which is why we suspect that equity returns should improve before the economy does. In the meantime, we are looking ahead and seeing opportunities that look very promising to us. Several discrete areas of our marketplace look attractively oversold in our eyes, so we are working to capture what we see as compelling values today in the hopes of a profitable long-term experience in the years to come.

Of great significance to us is the idea that that smaller companies retain two unique features: historical normal- and low-return periods for equities and a more broad-based acceptance by all types of investors. something that was not the case at the beginning of this decade.

Sincerely,

Charles M. Royce President

W. Whitney George Vice President

Jack E. Fockler, Jr. Vice President

January 31, 2008

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Directors and Officers

All Directors and Officers may be reached c/o The Royce Funds, 1414 Avenue of the Americas, New York, NY 10019

Charles M. Royce, Director*, President

Age: 68 | Number of Funds Overseen: 27 | Tenure:

Since 1986

Non-Royce Directorships: Director of Technology

Investment Capital Corp.

Principal Occupation(s) During Past Five Years: President, Chief Investment Officer and Member of Board of Managers of Royce & Associates, LLC (☐Royce☐), the Trust☐s investment adviser.

Mark R. Fetting, Director*

Age: 53 | Number of Funds Overseen: 41 | Tenure:

Since 2001

Non-Royce Directorships: Director/Trustee of registered investment companies constituting the 14 Legg Mason Funds.

Principal Occupation(s) During Past Five Years: President and Chief Executive Officer of Legg Mason, Inc.; Member of Board of Managers of Royce. Mr. Fetting prior business experience includes having served as Senior Executive Vice President of Legg Mason, Inc.; Division President and Senior Officer, Prudential Financial Group, Inc. and related companies; Partner, Greenwich Associates and Vice President, T. Rowe Price Group, Inc.

Donald R. Dwight, Director

Age: 76 | Number of Funds Overseen: 27 | Tenure:

Since 1998

Non-Royce Directorships: None

Principal Occupation(s) During Past Five Years: President of Dwight Partners, Inc., corporate communications consultant; Chairman (from 1982 to March 1998) and Chairman Emeritus (since March 1998) of Newspapers of New England, Inc. Mr. Dwight□s prior experience includes having served as Lieutenant Governor of the Commonwealth of Massachusetts, as President and Publisher of Minneapolis Star and Tribune Company and as a Trustee of the registered investment companies constituting the Eaton Vance Funds.

Richard M. Galkin, Director

Age: 69 | Number of Funds Overseen: 27 | Tenure:

Since 1986

Non-Royce Directorships: None

Principal Occupation(s) During Past Five Years: Private investor. Mr. Galkin prior business experience includes having served as President of Richard M. Galkin Associates, Inc., telecommunications consultants, President of Manhattan Cable Television (a subsidiary of

Time, Inc.), President of Haverhills Inc. (another Time, Inc. subsidiary), President of Rhode Island Cable Television and Senior Vice President of Satellite Television Corp. (a subsidiary of Comsat).

Stephen L. Isaacs, Director

Age: 68 | Number of Funds Overseen: 27 | Tenure:

Since 1989

Non-Royce Directorships: None

Principal Occupation(s) During Past Five Years: President of The Center for Health and Social Policy (since September 1996); Attorney and President of Health Policy Associates, Inc., consultants. Mr. Isaacs[]s prior business experience includes having served as Director of Columbia University Development Law and Policy Program and Professor at Columbia University (until August 1996).

William L. Koke, Director

Age: 73 | Number of Funds Overseen: 27 | Tenure:

Since 1996

Non-Royce Directorships: None

Principal Occupation(s) During Past Five Years: Private investor. Mr. Koke sprior business experience includes having served as President of Shoreline Financial Consultants, Director of Financial Relations of SONAT, Inc., Treasurer of Ward Foods, Inc. and President of CFC, Inc.

Arthur S. Mehlman, Director

Age: 65 | Number of Funds Overseen: 41 | Tenure:

Since 2004

Non-Royce Directorships: Director/Trustee of registered investment companies constituting the 14 Legg Mason Funds and Director of Municipal Mortgage & Equity, LLC.

Principal Occupation(s) During Past Five Years: Director of The League for People with Disabilities, Inc.; Director of University of Maryland Foundation (non-profits). Formerly: Director of University of Maryland College Park Foundation (non-profit) (from 1998 to 2005); Partner, KPMG LLP (international accounting firm) (from 1972 to 2002); Director of Maryland Business Roundtable for Education (from July 1984 to June 2002).

David L. Meister, Director

Age: 68 | Number of Funds Overseen: 27 | Tenure:

Since 1986

Non-Royce Directorships: None

Principal Occupation(s) During Past Five Years: Consultant. Chairman and Chief Executive Officer of The Tennis Channel (from June 2000 to March 2005). Mr. Meister sprior business experience includes having served as Chief Executive Officer of Seniorlife.com, a consultant to the communications industry, President of Financial News Network, Senior Vice President of HBO, President of Time-Life Films and Head of Broadcasting for Major League Baseball.

G. Peter O∏Brien, Director

Age: 62 | Number of Funds Overseen: 41 | Tenure: Since 2001

Non-Royce Directorships: Director/Trustee of registered investment companies constituting the 14 Legg Mason Funds; Director of Technology Investment Capital Corp.

Principal Occupation(s) During Past Five Years: Trustee Emeritus of Colgate University (since 2005); Board Member of Hill House, Inc. (since 1999); Formerly: Trustee of Colgate University (from 1996 to 2005), President of Hill House, Inc. (from 2001 to 2005) and Managing Director/Equity Capital Markets Group of Merrill Lynch & Co. (from 1971 to 1999).

John D. Diederich, Vice President and Treasurer

Age: 56 | Tenure: Since 2001

Principal Occupation(s) During Past Five Years: Chief Operating Officer, Managing Director and member of the Board of Managers of Royce; Chief Financial Officer of Royce; Director of Administration of the Trust; and President of RFS, having been employed by Royce since April 1993.

Jack E. Fockler, Jr., Vice President Age: 49 | Tenure: Since 1995

Principal Occupation(s) During Past Five Years: Managing Director and Vice President of Royce, and Vice President of RFS, having been employed by Royce since October 1989.

W. Whitney George, Vice President

Age: 49 | Tenure: Since 1995

Principal Occupation(s) During Past Five Years: Managing Director and Vice President of Royce, having been employed by Royce since October 1991.

Daniel A. O Byrne, Vice President and Assistant Secretary

Age: 45 | Tenure: Since 1994

Principal Occupation(s) During Past Five Years: Principal and Vice President of Royce, having been employed by Royce since October 1986.

John E. Denneen, Secretary and Chief Legal Officer Age: 40 | Tenure: 1996-2001 and Since April 2002

Principal Occupation(s) During Past Five Years: General Counsel (Deputy General Counsel prior to 2003), Principal, Chief Legal and Compliance Officer and Secretary of Royce; Secretary and Chief Legal Officer of The Royce Funds.

Lisa Curcio, Chief Compliance Officer

Age: 48 | Tenure: Since 2004

Principal Occupation(s) During Past Five Years: Chief Compliance Officer of The Royce Funds (since October 2004); Compliance Officer of Royce (since June 2004);

Vice President, The Bank of New York (from February 2001 to June 2004). $\label{eq:president} % \begin{array}{c} \text{President} & \text{President} & \text{President} \\ \text{President} \\ \text{President} & \text{President} \\ \text{Presid$

* Interested Director.

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AVERAGE ANNUAL NAV TOTAL RETURNS

Through 12/31/07

Fourth Quarter 2007*	-2.62%
July∏December 2007 <u>*</u>	-4.36
One-Year	5.04
Three-Year	10.81
Five-Year	18.40
10-Year	11.77
15-Year	13.17
20-Year	13.78
Since Inception (11/26/86)	12.60

^{*} Not annualized.

CALENDAR YEAR NAV TOTAL RETURNS

Year	RVT	Year	RVT
2007	5.0%	1998	3.3%
2006	19.5	1997	27.5
2005	8.4	1996	15.5
2004	21.4	1995	21.6
2003	40.8	1994	0.1
2002	-15.6	1993	17.3
2001	15.2	1992	19.3
2000	16.6	1991	38.4
1999	11.7	1990	-13.8

TOP 10 POSITIONS % of Net Assets Applicable to Common Stockholders

AllianceBernstein Holding L.P.	2.1%
Ritchie Bros. Auctioneers	2.0
PAREXEL International	1.3
Sotheby∏s	1.2
SEACOR Holdings	1.2
Lincoln Electric Holdings	1.1
Advent Software	1.1
Exterran Holdings	1.1
Ash Grove Cement Cl. B	1.1
Rofin-Sinar Technologies	1.0

PORTFOLIO SECTOR BREAKDOWN

% of Net Assets Applicable to Common Stockholders

Technology	23.3%
Industrial Products	19.3
Industrial Services	15.2
Financial Services	13.7
Financial Intermediaries	11.7
Natural Resources	9.9
Health	7.6
Consumer Products	4.9
Consumer Services	3.7
Diversified Investment Companies	0.2
Utilities	0.2

Miscellaneous	3.7
Bond and Preferred Stock	0.3
Cash and Cash Equivalents	4.9

Royce Value Trust

Manager∏s Discussion

Royce Value Trust[s (RVT) diversified portfolio of small- and micro-cap stocks posted solid results during 2007, though many investors seemed not to notice. For the calendar year, the Fund was up 5.0% on a net asset value (NAV) basis and down 8.2% on a market price basis versus a 1.6% loss for the Russell 2000 and a 0.2% loss for the S&P SmallCap 600. We were very pleased with RVT□s calendar-year NAV result, though we were obviously disappointed by its market price showing. Much of the disparity between the Fund\(\sigma\) s NAV and market price results in 2007 can be traced back to the sizeable premium at which the Fund traded at the end of 2006 versus the discount at which its shares traded at the end of 2007. Certainly market sentiment began to turn against smaller stocks as 2007 wore on, even as our efforts in RVT∏s portfolio told a different story.

On an NAV basis, the Fund was ahead of both of its small-cap benchmarks in the first half, although its market price return trailed. Down 1.8% on an NAV basis in the third quarter, RVT bested the Russell 2000, which lost 3.1%, and tied the S&P 600, while its market price loss of 7.6% trailed. The year s final quarter saw a reversal of this performance pattern. RVT lost 2.6% on an NAV basis, but only 1.3% on a market price basis, both results better than the Russell 2000∏s 4.6% loss and the S&P 600∏s decline of 6.5%. We place considerable emphasis on down-market performance, so the Fund\(\sigma\) relative edge on an NAV basis in the second half was especially gratifying to us, as was its relative strength from the small-cap peak on 7/13/07 through 12/31/07, a period in which RVT was down 7.0% versus losses of 9.9% for the Russell 2000 and 10.8% for the S&P 600. (The Fund was down 10.4% on a market price basis during this same period.)

RVT again provided strong absolute and relative results over market-cycle and other long-term periods. From the previous small-cap market peak on 3/9/00 Ritchie Bros. through 12/31/07, the Fund Auctioneers was up 143.1% on an NAV

GOOD IDEAS THAT WORKED 2007 Net Realized and Unrealized Investment Return*

\$9,318,969

basis, versus 39.5% for the Russell 2000 and 89.6% for the S&P 600. During the mostly bullish phase from the small-cap market trough on 10/9/02 through 12/31/07, the Fund gained 176.8% compared to a gain of 149.5% for the Russell 2000 and 143.1% for the S&P 600. In addition, on an NAV basis RVT held a performance advantage over *Includes dividends each of its benchmarks for the one-, three-, five-, 10-, 15-, 20-year and since inception (11/26/86) periods ended 12/31/07. In all but the one- and three-year periods,

Peerless Manufacturing	8,449,137
PAREXEL International	6,063,821
Exterran Holdings	5,862,255
GAMCO Investors Cl. A	5,052,996

Important Performance and Risk Information

All performance information reflects past performance, is presented on a total return basis and reflects the reinvestment of distributions. Past performance is no guarantee of future results. Current performance may be higher or lower than performance quoted. Returns as of the recent month-end may be obtained at www.roycefunds.com. The market price of the Fund[]s shares will fluctuate, so that shares may be worth more or less than their original cost when sold. The Fund invests primarily in securities of small- and micro-cap companies that may involve considerably more risk than investing in a more diversified portfolio of larger-cap companies. Standard deviation is a statistical measure within which a fund∏s total returns have varied over time. The greater the standard deviation, the greater a fund s volatility.

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Performance and Portfolio Review

the Fund s market price returns also outpaced those of its benchmarks. RVT NAV average annual total return since inception was 12.6%.

The Industrial Products sector led the Fund in dollar-based net gains that nearly doubled those of Industrial Services, the Fund next best-performing sector on a dollar basis. The worldwide boom in large-scale infrastructure construction, particularly in China, continued to give many industrial companies a boost. We enjoyed success with industrial auctioneer Ritchie Bros. Auctioneers, which we have owned in the Fund portfolio since 1998. Its growing business had many investors bidding for shares, so we reduced our stake in December. Peerless Manufacturing makes filtration and air pollution abatement products. Growing earnings in a more environmentally conscious world seemed to draw investors to the stock. We trimmed our position in November.

Impressive net gains also came from holdings in other sectors. PAREXEL International is a bio-pharmaceutical services company that provides contract research, medical marketing, consulting, informatics, and advanced technology products and services to the pharmaceutical, biotechnology, and medical device industries worldwide. Its growing business and strong earnings helped its stock price stay healthy for most of 2007, including the volatile second half. GAMCO Investors was another strong second-half performer. The firm offers an array of asset management services to a variety of clients. We think that it□s a well-managed firm, and also like its steady, positive earnings and dividend payout.

GOOD IDEAS AT THE TIME
2007 Net Realized and Unrealized
Investment Loss <u>*</u>

Bimini Capital Management Cl. A	\$6,168,275
Newport Corporation	4,832,352
Jazz Technologies (Units)	3,658,750
BearingPoint	3,526,363
Adaptec	3,307,648

^{*}Net of dividends

Bimini Capital Management is a real estate investment trust (REIT) that invests primarily in residential mortgage-related securities. Its stock price predictably fell during the subprime crisis. We sold our shares in October. Newport Corporation, which makes laser-based and photonic products, saw its price slide throughout the year amidst lower-than-expected profits in its fiscal first, second and third quarters in 2007. The departure of some veteran executives did little to help.

¹Reflects the cumulative total return of an investment made by a stockholder who purchased one share at inception (\$10.00 IPO), reinvested all annual distributions as indicated and fully participated in primary subscriptions of the Fund□s rights offerings.

²Reflects the actual market price of one share as it traded on the NYSE.

FUND INFORMATION AND PORTFOLIO DIAGNOSTICS

Fund Net Assets	1,185 million
Symbol Market Price NAV	RVT XRVTX
Net Leverage ^[]	14%
Turnover Rate	26%
Average Market Capitalization <u>*</u>	\$1,184 million
Weighted Average P/E Ratio <u>**</u>	18.1x
Weighted Average P/B Ratio	2.2x
Weighted Average Portfolio Yield	1.2%

DNet leverage is the percentage, in excess of 100%, of the total value of equity type investments, divided by net assets, excluding preferred stock.

CAPITAL STRUCTURE

Publicly Traded Securities Outstanding at 12/31/07 at NAV or Liquidation Value

60.0 million shares of Common Stock	\$1,185 million
5.90% Cumulative Preferred Stock	\$220 million

RISK/RETURN COMPARISON

Five-Year Period Ended 12/31/07

	Average Annual Total Return		
RTV (NAV)	18.40%	13.58	1.35
Russel 2000	l 16.25	14.44	1.13

^{*}Geometrically calculated
**The Fund[s P/E ratio calculation excludes companies with zero or negative earnings (9% of portfolio holdings as of 12/31/07).

*Return Efficiency is the average annual total return divided by the annualized standard deviation over a designated time period.

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AVERAGE ANNUAL NAV TOTAL RETURNS

Through 12/31/07

Fourth Quarter 2007*	-4.47%
July-December 2007 <u>*</u>	-7.86
One-Year	0.64
Three-Year	9.58
Five-Year	19.42
10-Year	11.97
Since Inception (12/14/93)	13.53

^{*} Not annualized.

CALENDAR YEAR NAV TOTAL RETURNS

Year	RMT	Year	RMT
2007	0.6%	2000	10.9%
2006	22.5	1999	12.7
2005	6.8	1998	-4.1
2004	18.7	1997	27.1
2003	55.5	1996	16.6
2002	-13.8	1995	22.9
2001	23.4	1994	5.0

TOP 10 POSITIONS

% of Net Assets Applicable to Common Stockholders

Sapient Corporation	1.3%
Seneca Foods Cl. B	1.3
Pegasystems	1.2

PAREXEL International	1.2
Tennant Company	1.2
ASA	1.1
MVC Capital	1.1
Exponent	1.1
Peerless Manufacturing	1.1
Weyco Group	1.0

PORTFOLIO SECTOR BREAKDOWN

% of Net Assets Applicable to Common Stockholders

Technology	23.2%
Industrial Products	16.2
Health	14.9
Industrial Services	14.7
Natural Resources	10.6
Financial Intermediaries	9.1
Financial Services	6.7
Consumer Products	5.5
Consumer Services	4.3
Diversified Investment Companies	1.8
Miscellaneous	4.9
Preferred Stock	0.5
Cash and Cash Equivalents	5.7

Royce Micro-Cap Trust

Manager s Discussion

The miserable 2007 that most micro-cap stocks endured could be seen in the year | s market price performance of Royce Micro-Cap Trust (RMT). However, little of this misery could be seen in the Fund⊓s calendar-year net asset value (NAV) performance. RMT more than held its own on a net asset value (NAV) basis, up 0.6% versus a decline of 1.6% for its small-cap benchmark, the Russell 2000. Although we were certainly disappointed that the Fund was down 20.1% on a market basis for the same period, we were pleased with the Fund\s NAV results during 2007. It□s worth noting that at the end of 2006, RMT was trading at a good-sized premium that became a discount before the end of 2007. Market sentiment turned against smaller stocks, especially micro-caps, as 2007 turned more bearish, even as our work in RMT∏s portfolio showed that not all micro-caps capitulated to the bear during latter half of the year. A strong first half up 9.2% on an NAV basis, though down 2.9% on a market basis certainly helped the Fund to establish ground versus the Russell 2000 for the calendar year.

The Fund□s showings over market cycle and other long-term performance periods remained strong. From the previous small-cap market peak on 3/9/00 through 12/31/07, RMC gained 148.8% on an NAV basis, and 164.3% on a market price basis versus a gain of 39.5% for the Russell 2000. During the generally more positive period from the small-cap market trough on 10/9/02 through 12/31/07, RMT was up an impressive 188.0%, on an NAV basis and 180.9% on a market price basis, while the Russell 2000 gained 149.5%. RMT outpaced the Russell 2000 on an NAV basis for the one-, three-, five-, 10-year and since inception (12/14/93) periods, and on a market price basis for the 5-, 10-year, and since-inception periods ended 12/31/07. The Fund \(\struct \) NAV average annual total return since inception was 13.5%.

During the first half of $2\ 0\ 0\ 7$, we noted a GOOD IDEAS THAT WORKED performance disparity within the micro-cap sector, which helped the Fund∏s performance. In general, higher returns came from larger, more established micro-cap companies. As the credit crunch reared its head in the second half, those micro-caps with better creditworthiness drew favor from investors. This development also benefited calendar-year results. It seemed clear to us by the end of 2007

2007 Net Realized and Unreal Investment Return*	ized
OneSource Services	\$2,806,923
Peerless Manufacturing	2,434,940
PAREXEL International	2,046,123
Green Mountain Coffee Roasters	1,865,472
Sapient Corporation	1,660,000

^{*}Includes dividends

Important Performance and Risk Information

All performance information reflects past performance, is presented on a total return basis and reflects the reinvestment of distributions. Past performance is no guarantee of future results. Current performance may be higher or lower than performance quoted. Returns as of the recent month-end may be obtained at www.roycefunds.com. The market price of the Funds shares will fluctuate, so that shares may be worth more or less than their original cost when sold. The Fund normally invests in micro-cap companies, which may involve considerably more risk than investing in a more diversified portfolio of larger-cap companies. Standard deviation is a statistical measure within which a funds total returns have varied over time. The greater the standard deviation, the greater a funds volatility.

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Performance and Portfolio Review

that our preference for conservatively capitalized, quality micro-cap businesses was a sound strategy, both in an absolute sense and in the context of a market that bestowed little favor on micro-cap stocks.

We also benefited by having little exposure to financial and real estate companies and only modest exposure to consumer businesses that suffered most during 2007, although that modest exposure could not prevent Consumer Services from posting the most significant net dollar-based losses in the portfolio during 2007. The bulk of sector[]s declines came from retail stores. Stein Mart□s stores offer fashion merchandise in the United States. Weak sales and disappointing earnings were the story throughout 2007, particularly in the second half when we added to our position. Financial Intermediaries also disappointed. First Acceptance Corporation is a regional automobile insurer specializing in policies for drivers with poor payment and/or driving histories. Higher-than-anticipated accident rates led to a loss in the firm∏s fiscal fourth quarter, which caused its share price to crash in September. Bimini Capital Management is a real estate investment trust (REIT) that invests primarily in residential mortgage-related securities. Its stock price predictably fell during the subprime crisis. We sold our shares in October.

GOOD IDEAS AT THE TIME 2007 Net Realized and Unrealized Investment Loss*

First Acceptance	\$1,679,633
Jupitermedia Corporation	1,458,780
Bimini Capital Management Cl. A	1,425,007
Stein Mart	1,359,206
InPhonic	1,342,542

^{*}Net of dividends

The Fund ∏s best-performing sectors on a dollar basis were areas that we have long believed house quality micro-cap companies, and that belief was validated in 2007 □ Industrial Products. Natural Resources and Industrial Services. Cleaning and maintenance company OneSource Services drew the attention of a larger company that acquired it at an attractive premium in November. Peerless Manufacturing manufactures filtration and air pollution abatement products. Growing earnings in a more environmentally conscious world seemed to draw investors to the stock. We trimmed our position between July and December.

¹Reflects the cumulative total return of an investment made by a stockholder who purchased one share at inception (\$7.50 IPO), reinvested distributions as indicated and fully participated in the primary subscription of the 1994 rights offering. ²Reflects the actual market price of one share as it traded on Nasdaq and, beginning 12/1/03, on the NYSE.

FUND INFORMATION AND PORTFOLIO DIAGNOSTICS

Fund Net Assets	\$331 million
Symbol Market Price NAV	RMT XOTCX
Net Leverage [12%
Turnover Rate	41%
Average Market Capitalization <u>*</u>	\$293 million
Weighted Average P/E Ratio <u>**</u>	17.4x
Weighted Average P/B Ratio	1.7x
Weighted Average Portfolio Yield	0.9%

"Net leverage is the percentage, in excess of 100%, of the total value of equity type investments, divided by net assets, excluding preferred stock.

CAPITAL STRUCTURE

Publicly Traded Securities Outstanding at 12/31/07 at NAV or Liquidation Value

24.6 million shares of Common Stock	\$331 million
6.00% Cumulative Preferred Stock	\$60 million

RISK/RETURN COMPARISON

Five-Year Period Ended 12/31/07

	Average Annua Total Return		
RMT (NAV)	19.42%	14.37	1.35
Russell 2000	16.25	14.44	1.13

^{*}Geometrically calculated

^{**}The Fund□s P/E ratio calculation excludes companies with zero or negative earnings (3% of portfolio holdings as of 12/31/07).

*Return Efficiency is the average annual total return divided by the annualized standard deviation over a designated time period.

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AVERAGE ANNUAL NAV TOTAL RETURNS

Through 12/31/07

Fourth Quarter 2007*	-3.64%
July∏December 2007 <u>*</u>	-3.21
One-Year	12.22
Three-Year	13.90
Five-Year	24.15
10-Year	13.28
Since Inception (11/1/96)	14.15

^{*} Not annualized.

Royce & Associates assumed investment management responsibility for the Fund on 11/1/96.

CALENDAR YEAR NAV TOTAL RETURNS

Year	FUND	Year	FUND
2007	12.2%	2001	10.0%
2006	16.3	2000	20.9
2005	13.3	1999	8.7
2004	29.2	1998	-6.8
2003	54.3	1997	20.5
2002	-12.5		

TOP 10 POSITIONS

% of Net Assets Applicable to Common Stockholders

Australian Government 7.5% Bond	5.4%
New Zealand Government 6.00% Bond	4.6
	3.5

	9
South Africa Government 10.00% Bond	
Unit Corporation	3.4
Metal Management	3.3
Trican Well Service	3.3
Reliance Steel & Aluminum	3.3
Thor Industries	3.2
Schnitzer Steel Industries Cl. A	3.1
Lincoln Electric Holdings	3.0
PORTFOLIO SECTOR BREAKDOWN % of Net Assets Applicable to Common Stockholders	
Natural Resources	26.7%
Industrial Products	21.6
Consumer Products	13.1
Industrial Services	9.7
Technology	6.2
Financial Intermediaries	4.7
Health	4.7
Financial Services	1.5
Bonds	13.5
Cash and Cash Equivalents	13.4

Royce Focus Trust

A dynamic first half and relatively stable second half added up to a very successful year for Royce Focus Trust (FUND) on both an absolute and relative basis. For the calendar year, FUND gained 12.2% on a net asset value (NAV) basis and 3.0% on a market price basis, both results well ahead of its small-cap benchmark, the Russell 2000, which lost 1.6% in 2007. After posting impressive first-half returns up 15.9% on a net asset value (NAV) basis and 8.6% on a market price basis, versus the Russell 2000 s gain of 6.5%, for the same period the Fund managed well amid the third quarter volatility. FUND was up 0.4% on an NAV basis and down 5.3% on a market price basis while its benchmark declined 3.1%.

The fourth quarter saw more widespread losses in the market as a whole, though small-cap stocks continued to be among the hardest hit. The Russell 2000 lost 4.6% between October and December, while the Fund was down 3.6% on an NAV basis and up 0.1% on a market price basis. The portfolio□s down-market strength can best be seen in its performance from the small-cap peak on 7/13/07 through 12/31/07, when it lost 7.4% on an NAV basis and 7.8% on a market price basis while the Russell 2000 fell 9.9%.

From the previous small-cap market peak on 3/9/00 through 12/31/07, FUND returned 237.2% on an NAV basis and 305.2% on a market price basis, versus a 39.5% result for the small-cap index. The Fund also handily outpaced the _ Russell 2000 during the bullish phase from the small-cap market trough on 10/9/02 through 12/31/07, gaining F 254.5% on an NAV basis and 277.9% on a market price basis, while the Russell 2000 (was up 149.5% for the same _ period. These strong market , cvcle results played a major role in FUND∏s outperformance of the benchmark over calendar-based periods. On both an NAV and market price basis, the Fund∏s limited portfolio of primarily small-cap stocks beat the index for the one-, three-, five-, 10- year and since-inception of our management (11/1/96) periods ended 12/31/07. FUND S NAV average annual total return since the inception of our management was 14.2%.

Although five sectors posted net losses, declines on a dollar

GOOD IDEAS THAT WORKED 2007 Net Realized and Unrealized Investment Return*

Schnitzer Steel Industries Cl. A	\$3,691,814
IPSCO	3,396,454
Florida Rock Industries	2,290,728
Chaparral Steel	2,085,186
Woodward Governor	2,075,208

*Includes dividends

basis were small. At the individual holding level, KKR Financial disappointed. The firm is run by experienced investment bankers whose business plan appealed to our contrarian nature when we first heard it in spring 2007. KKR Financial was ready for the calamitous collapse of the subprime

Important Performance and Risk Information

All performance information reflects past performance, is presented on a total return basis and reflects the reinvestment of distributions. Past performance is no guarantee of future results. Current performance may be higher or lower than performance quoted. Returns as of the recent month-end may be obtained at www.roycefunds.com. The market price of the Funds shares will fluctuate, so that shares may be worth more or less than their original cost when sold. The Fund normally invests primarily in small-cap companies, which may involve considerably more risk than investing in a more diversified portfolio of larger-cap companies. Standard deviation is a statistical measure within which a funds total returns have varied over time. The greater the standard deviation, the greater a funds volatility.

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Performance and Portfolio Review

market and related credit crunch. They held ample highest-grade mortgage paper with which to weather the predicted storm. What the firm and we failed to account for was how difficult life would be even for parties holding high-quality debt in the current environment. Their mortgage holdings were suddenly devalued and the company slevered positions only exacerbated its difficulties. In the otherwise-profitable precious metals and mining industry within the Natural Resources sector, Gammon Gold also showed net losses for the year. Lower-than-expected production at this early stage producer seemed to keep investors away in 2007. We sold some shares in October before purchasing more shares in November, mostly content to wait for operational improvements.

The Funds strongest dollar-based net gains came from the Industrial Products sector, which more than tripled the net gain of the next best-performing sector, Natural Resources. Each of the Funds top five performers and seven of its top ten were Industrial Products holdings. After posting stronger-than-expected fiscal third-quarter earnings in July, the share price of recycling and scrap metal business Schnitzer Steel Industries began to soar, though it moved a little

GOOD IDEAS AT THE TIME 2007 Net Realized and Unrealized Investment Loss*

KKR Financial	\$2,108,348
Gammon Gold	1,823,204
Knight Capital Group Cl. A	1,346,523
Arkansas Best	1,137,072
Winnebago Industries	1,098,220

^{*}Net of dividends

closer to earth in the fourth quarter. We trimmed our position from September through December. Canadian steel production and fabrication company IPSCO first attracted our attention in 2004 with its pristine balance sheet, strong history of earnings and high returns on capital. It was also the target of the urge to merge. Earlier this year, several larger firms began looking at the firm as a potential acquisition, with Swedish business SSAB finally closing the deal in May. We sold our shares between April and May. We first began to buy shares of construction aggregates company Florida Rock Industries in other Royce-managed portfolios more than 20 years ago and have had a position in FUND∏s portfolio since 1998. In February 2007, the company was acquired by a larger competitor at a substantial premium. We finished selling our stake in April.

 $^1\mathrm{Royce}$ & Associates assumed investment management responsibility for the Fund on 11/1/96.

³Reflects the actual market price of one share as it traded on Nasdaq.

FUND INFORMATION AND PORTFOLIO DIAGNOSTICS

Fund Net Assets	\$166 million
Symbol Market Price NAV	FUND XFUNX
Net Leverage ^[]	2%
Turnover Rate	62%
Average Market Capitalization <u>*</u>	\$1,290 million
Weighted Average P/E Ratio <u>**</u>	12.4x
Weighted Average P/B Ratio	2.4x
Weighted Average Portfolio Yield	4.0%

"Net leverage is the percentage, in excess of 100%, of the total value of equity type investments, divided by net assets, excluding preferred stock.

CAPITAL STRUCTURE

Publicly Traded Securities Outstanding at 12/31/07 at NAV or Liquidation Value

18.6 million shares of Common Stock	\$166 million
6.00% Cumulative Preferred Stock	\$25 million

RISK/RETURN COMPARISON

Five-Year Period Ended 12/31/07

²Reflects the cumulative total return experience of a continuous common stockholder who reinvested all distributions

as indicated and fully participated in the primary subscription of the 2005 rights offering.

^{*}Geometrically calculated

^{**}The Fund s P/E ratio calculation excludes companies with zero or negative earnings (10% of portfolio holdings as of 12/31/07).

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	Average Annua Total Return		
FUND (NAV)	24.15%	15.56	1.55
Russell 2000	16.25	14.44	1.13

^{*}Return Efficiency is the average annual total return divided by the annualized standard deviation over a designated time period.

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History Since Inception

The following table details the share accumulations by an initial investor in the Funds who reinvested all distributions (including fractional shares) and participated fully in primary subscriptions for each of the rights offerings. Full participation in distribution reinvestments and rights offerings can maximize the returns available to a long-term investor. This table should be read in conjunction with the Performance and Portfolio Reviews of the Funds.

Histo		Amount Invested	Purchase Price*	Shares	NAV Value**	Market Value**
Royce Value 11/26/86	e Trust Initial Purchase	\$ 10,000	\$ 10.000	1,000	\$ 9,280	\$ 10,000
10/15/87	Distribution \$0.30	э 10,000	7.000	42	э 9,200	э 10,000
12/31/87	Distribution \$0.22		7.125	32	8,578	7,250
12/27/88	Distribution \$0.51		8.625	63	10,529	9,238
9/22/89	Rights Offering	405	9.000	45	_0,5_5	5,255
12/29/89	Distribution \$0.52		9.125	67	12,942	11,866
9/24/90	Rights Offering	457	7.375	62	, -	,
12/31/90	Distribution \$0.32		8.000	52	11,713	11,074
9/23/91	Rights Offering	638	9.375	68		
12/31/91	Distribution \$0.61		10.625	82	17,919	15,697
9/25/92	Rights Offering	825	11.000	75		
12/31/92	Distribution \$0.90		12.500	114	21,999	20,874
9/27/93	Rights Offering	1,469	13.000	113		
12/31/93	Distribution \$1.15		13.000	160	26,603	25,428
10/28/94	Rights Offering	1,103	11.250	98		
12/19/94	Distribution \$1.05		11.375	191	27,939	24,905
11/3/95	Rights Offering	1,425	12.500	114		
12/7/95	Distribution \$1.29		12.125	253	35,676	31,243
12/6/96	Distribution \$1.15		12.250	247	41,213	36,335
1007	Annual distribution		15.274	220	52.556	46.01.4
1997	total \$1.21		15.374	230	52,556	46,814
1000	Annual distribution		14 211	247	E 4 212	47.506
1998	total \$1.54		14.311	347	54,313	47,506
1999	Annual distribution		12 616	391	60.652	E0 220
1999	total \$1.37 Annual distribution		12.616	391	60,653	50,239
2000	total \$1.48		13.972	424	70,711	61,648
2000	Annual distribution		13.372	424	70,711	01,040
2001	total \$1.49		15.072	437	81,478	73,994
2001	Annual distribution		15.072	737	01,470	75,554
2002	total \$1.51		14.903	494	68,770	68,927
1/28/03	Rights Offering	5,600	10.770	520	33,	00,02.
, -,	Annual distribution	,				
2003	total \$1.30		14.582	516	106,216	107,339
	Annual distribution					
2004	total \$1.55		17.604	568	128,955	139,094
	Annual distribution					
2005	total \$1.61		18.739	604	139,808	148,773
	Annual distribution					
2006	total \$1.78		19.696	693	167,063	179,945
	Annual distribution					
2007	total \$1.85		19.687	787		
10/01/07		+ Dr 222		0.000		+ 1 OF 1 = 5
12/31/07		\$ 21,922		8,889	\$ 175,469	\$ 165,158

Royce Micro-Cap Trust

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12/14/93	Initial Purchase	\$	7,500	\$	7.500	1,000	\$	7,250	\$	7,500
10/28/94	Rights Offering		1,400		7.000	200				
12/19/94	Distribution \$0.05				6.750	9		9,163		8,462
12/7/95	Distribution \$0.36				7.500	58		11,264		10,136
12/6/96	Distribution \$0.80				7.625	133		13,132		11,550
12/5/97	Distribution \$1.00				10.000	140		16,694		15,593
12/7/98	Distribution \$0.29				8.625	52		16,016		14,129
12/6/99	Distribution \$0.27				8.781	49		18,051		14,769
12/6/00	Distribution \$1.72				8.469	333		20,016		17,026
12/6/01	Distribution \$0.57 Annual distribution				9.880	114		24,701		21,924
2002	total \$0.80 Annual distribution				9.518	180		21,297		19,142
2003	total \$0.92 Annual distribution				10.004	217		33,125		31,311
2004	total \$1.33 Annual distribution				13.350	257		39,320		41,788
2005	total \$1.85				13.848	383		41,969		45,500
2006	Annual distribution total \$1.55				14.246	354		51,385		57,647
2007	Annual distribution total \$1.35				13.584	357				
12/31/07		\$	8,900			3,836	\$	51,709	\$	45,802
Royce Focu	s Trust									
10/31/96	Initial Purchase	\$	4,375	\$	4.375	1,000	\$	5,280	\$	4,375
12/31/96		Ψ.	.,	Ψ		_,000	Ψ	5,520	Ψ	4,594
12/5/97	Distribution \$0.53				5.250	101		6,650		5,574
12/31/98	2.54.1544.51.				3.233			6,199		5,367
12/6/99	Distribution \$0.145				4.750	34		6,742		5,356
12/6/00	Distribution \$0.34				5.563	69		8,151		6,848
12/6/01	Distribution \$0.14				6.010	28		8,969		8,193
12/6/02	Distribution \$0.09				5.640	19		7,844		6,956
12/8/03	Distribution \$0.62				8.250	94		12,105		11,406
12,0,00	Annual distribution				0.250	J .		12,100		11,100
2004	total \$1.74				9.325	259		15,639		16,794
5/6/05	Rights offering		2,669		8.340	320		13,033		10,75.
3,0,03	Annual distribution		2,003		0.5.0	320				
2005	total \$1.21				9.470	249		21,208		20,709
2003	Annual distribution				31170			21,200		20,703
2006	total \$1.57				9.860	357		24,668		27,020
	Annual distribution				0.000			,		_,,,
2007	total \$2.01				9.159	573				

Beginning with the 1997 (RVT), 2002 (RMT) and 2004 (FUND) distributions, the purchase price of distributions is * a weighted average of the distribution reinvestment prices for the year.

Other than for initial purchase, values are stated as of December 31 of the year indicated, after reinvestment of ** distributions.

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Distribution Reinvestment and Cash Purchase Options

Why should I reinvest my distributions?

By reinvesting distributions, a stockholder can maintain an undiluted investment in the Fund. The regular reinvestment of distributions has a significant impact on stockholder returns. In contrast, the stockholder who takes distributions in cash is penalized when shares are issued below net asset value to other stockholders.

How does the reinvestment of distributions from the Royce closed-end funds work?

The Funds automatically issue shares in payment of distributions unless you indicate otherwise. The shares are generally issued at the lower of the market price or net asset value on the valuation date.

How does this apply to registered stockholders?

If your shares are registered directly with a Fund, your distributions are automatically reinvested unless you have otherwise instructed the Funds transfer agent, Computershare, in writing. A registered stockholder also has the option to receive the distribution in the form of a stock certificate or in cash if Computershare is properly notified.

What if my shares are held by a brokerage firm or a bank?

If your shares are held by a brokerage firm, bank, or other intermediary as the stockholder of record, you should contact your brokerage firm or bank to be certain that it is automatically reinvesting distributions on your behalf. If they are unable to reinvest distributions on your behalf, you should have your shares registered in your name in order to participate.

What other features are available for registered stockholders?

The Distribution Reinvestment and Cash Purchase Plans also allow registered stockholders to make optional cash purchases of shares of a Fund\(\sigma\) common stock directly through Computershare on a monthly basis, and to deposit certificates representing your Fund shares with Computershare for safekeeping. The Funds\(\sigma\) investment adviser is absorbing all commissions on optional cash purchases under the Plans through December 31, 2008.

How do the Plans work for registered stockholders?

Computershare maintains the accounts for registered stockholders in the Plans and sends written confirmation of all transactions in the account. Shares in the account of each participant will be held by Computershare in non-certificated form in the name of the participant, and each participant will be able to vote those shares at a stockholder meeting or by proxy. A participant may also send other stock

certificates held by them to Computershare to be held in non-certificated form. There is no service fee charged to participants for reinvesting distributions. If a participant elects to sell shares from a Plan account, Computershare will deduct a \$2.50 fee plus brokerage commissions from the sale transaction. If a nominee is the registered owner of your shares, the nominee will maintain the accounts on your behalf.

How can I get more information on the Plans?

You can call an Investor Services Representative at (800) 221-4268 or you can request a copy of the Plan for your Fund from Computershare. All correspondence (including notifications) should be directed to: [Name of Fund] Distribution Reinvestment and Cash Purchase Plan, c/o Computershare, PO Box 43010, Providence, RI 02940-3010, telephone (800) 426-5523.

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Royce Value Trust

Schedule of Investments

	SHARES	VALUE
COMMON STOCKS [] 113.4%		
Consumer Products [] 4.9% Apparel, Shoes and Accessories - 1.8% Brown Shoe Company Kenneth Cole Productions CI. A Columbia Sportswear Delta Apparel b Jos. A. Bank Clothiers a.c K-Swiss CI. A Lazare Kaplan International a Polo Ralph Lauren CI. A Quiksilver a.c Skechers U.S.A. CI. A a.c Tandy Brands Accessories Timberland Company CI. A a.c Tod[s Warnaco Group (The) a.c Weyco Group	35,000 34,600 580,760 5,800 110,000 103,600 12,500 19,000 5,500 13,200	\$ 236,652 612,150 1,525,514 4,152,434 165,010 1,991,000 842,268 772,375 163,020 107,305 128,700 90,400 2,091,909 170,520 8,469,780
		21,519,037
Collectibles - 0.6% Leapfrog Enterprises Cl. A a,c RC2 Corporation a Russ Berrie & Company a	175,000 132,600 124,300	1,177,750 3,722,082 2,033,548
		6,933,380
Food/Beverage/Tobacco - 0.2% Hain Celestial Group a.c Hershey Creamery	37,800 709	1,209,600 1,471,175 2,680,775
Health, Beauty and Nutrition		
- 0.1% NutriSystem ^{a,c} Sally Beauty Holdings ^{a,c}	5,000 194,600	134,900 1,761,130
		1,896,030

Home Furnishing and Appliances - 1.5% Aaron Rents DTS a.c Ekornes Ethan Allen Interiors Hunter Douglas Kimball International Cl. B La-Z-Boy c Lewis Group Rational Universal Electronics a.c	4,500 64,100 110,000 50,800 23,300 286,180 68,200 425,000 14,900 10,000	86,580 1,639,037 1,933,701 1,447,800 1,718,519 3,920,666 540,826 2,849,445 3,048,318 334,400
		17,519,292
Household Products/Wares - 0.1% Blyth	14,700	322,518
Sports and Recreation - 0.6% Beneteau Coachmen Industries Monaco Coach Sturm, Ruger & Company Thor Industries	100,000 47,700 166,650 272,900 26,100	2,547,785 283,815 1,479,852 2,259,612 992,061
		7,563,125
Total (Cost \$49,543,275)		58,434,157
Consumer Services [] 3.7% Direct Marketing - 0.1% Takkt	115,000	1,998,743

SHARES	VALUE
15,000	\$ 179,850
23,000	279,450
36,600	931,470
	1,210,920
55,000	708,400
6,600 184,300 18,600 26,400 90,000	84,150 4,784,428 68,820 83,424 1,735,200
	15,000 23,000 36,600 55,000 6,600 184,300 18,600 26,400

Steak n Shake <u>a</u> Tim Hortons	198,000 65,000	2,158,200 2,400,450
		11,314,672
Retail Stores - 2.3% America S Car-Mart a.c BJ S Wholesale Club a.c Blockbuster Cl. A a.c Build-A-Bear Workshop a.c Build-A-Bear Workshop a.c Bulgari CarMax a.c Charlotte Russe Holding a Children S Place Retail Stores a DSW Cl. A a.c Dress Barn (The) a.c Fielmann Fred S Cl. A Gander Mountain a.c Gymboree Corporation a.c Hot Topic a.c 99 Cents Only Stores a.c Pier 1 Imports a.c Stein Mart Tiffany & Co. Urban Outfitters a.c West Marine a Wet Seal (The) Cl. A a.c Wet Seal (The) Cl. A a.c	95,400 4,300 27,000 10,000 300,000 50,000 8,100 13,670 8,700 287,280 27,533 50,000 53,300 29,000 95,000 1,000,000 182,800 125,000 27,000 131,100 162,000	1,197,270 145,469 105,300 139,500 4,174,010 987,500 130,815 354,463 163,212 3,593,873 1,808,645 481,500 262,769 161,438 168,780 756,200 5,230,000 866,472 5,753,750 736,020 1,177,278 377,460
		28,771,724
Other Consumer Services - 0.1% Knot (The) a.c	15,000	239,100
Total (Cost \$44,883,463)		44,423,409
Diversified Investment Companies 0.2% Closed-End Funds - 0.2% Central Fund of Canada Cl. A	181,500	1,967,460
Total (Cost \$1,297,400)		1,967,460
Financial Intermediaries 11.7% Banking - 4.4% Ameriana Bancorp BB Holdings a BOK Financial Banca Finnat Euramerica Bank of N.T. Butterfield & Son Bank Sarasin & Cie Cl. B	40,000 289,400 164,227 210,630 371,250 125	343,200 1,382,312 8,490,536 268,762 6,775,313 589,217

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

Financial Intermediaries	SHARES	VALUE
(continued)		
Banking (continued)		
Banque Privee Edmond de Rothschild	17	\$ 653,364
CFS Bancorp	265,000	3,879,600
Cadence Financial	40,300	587,977
Commercial National		
Financial	54,900	1,033,218
Farmers & Merchants Bank of Long Beach	1,266	8,355,600
Hawthorn Bancshares	44,400	1,110,000
Heritage Financial	12,915	257,008
HopFed Bancorp	112,500	1,658,250
Jefferson Bancshares	32,226	325,483
Mechanics Bank	200	3,610,000
Nexity Financial <u>a,c</u> Old Point Financial	147,599	980,057
Timberland Bancorp b	25,000 469,200	508,750 5,714,856
Tompkins Financial	17,545	680,746
Vontobel Holding	12,000	581,341
W Holding Company	935,400	1,131,834
Whitney Holding	40,500	1,059,075
Wilber Corporation	103,900	909,125
Wilmington Trust Yadkin Valley Financial	31,000 3,800	1,091,200 58,026
ruakiii valley i manelai	3,000	
		52,034,850
Insurance - 3.8%		
Alleghany Corporation a	15,318	6,157,836
Aspen Insurance Holdings	64,000	1,845,760
Erie Indemnity Cl. A	139,900	7,259,411
Greenlight Capital Re Cl. A a.c IPC Holdings	80,500	1,673,595 779,490
Leucadia National	27,000 44,940	2,116,674
MBIA	69,200	1,289,196
Markel Corporation <u>a</u>	7,200	3,535,920
Montpelier Re Holdings	66,000	1,122,660
NYMAGIC	85,200	1,970,676
ProAssurance Corporation a,c	38,070	2,090,804
RLI Security Capital Assurance	99,724 30,000	5,663,326 116,700
Stewart Information Services	103,800	2,708,142
Wesco Financial	4,750	1,933,250
White Mountains Insurance		
Group	9,000	4,626,450
Zenith National Insurance	2,000	89,460

44,979,350

Real Estate Investment Trusts - 0.1% Gladstone Commercial	34,700	608,638
Glaustone Commercial	34,700	000,030
Securities Brokers - 2.2% Broadpoint Securities Group a.c Cowen Group a.c Duff & Phelps Cl. A a.c DundeeWealth E*TRADE Financial a.c FBR Capital Markets a.c HQ AB Interactive Brokers Group Cl.	200,100 32,000 5,000 33,300 75,000 290,600 24,000	236,118 304,320 98,400 606,988 266,250 2,783,948 638,989
A a.c. Investment Technology	79,400	2,566,208
Group a.c KBW a.c Knight Capital Group Cl. A a.c LaBranche & Co a Lazard Cl. A	30,400 50,000 229,700 137,000 176,700	1,446,736 1,279,500 3,307,680 690,480 7,188,156

optionsXpress Holdings Phatra Securities Piper Jaffray <u>a.c</u> Shinko Securities	54ARES 53,000 575,000 10,000 464,300	\$ VALUE 1,792,460 583,832 463,200 1,924,747
		26,178,012
Other Financial Intermediaries - 1.2% AP Alternative Assets L.P.	298,600	4,463,068
KKR Financial KKR Private Equity	401,404	5,639,726
Investors LLP Kohlberg Capital	105,000 179,900	1,910,503 2,158,800
		14,172,097
Total (Cost \$111,770,228)		 137,972,947
Financial Services [] 13.7% Diversified Financial Services - 1.3%		
AmeriCredit Corporation a.c Centerline Holding	18,870	241,347
Company Close Brothers Group Close Brothers Group CompuCredit Corporation acceptated Group Brothers Group Brothers Group Brothers Group Brothers Group Brothers Group Brothers Group	59,600 15,000 12,200 30,000 950 67,000 387,300 40,300 173,600 69,100	454,152 281,921 121,756 290,400 43,728 859,610 5,952,801 598,052 961,744 2,741,197

Portfolio Recovery		
Associates World Acceptance <u>a,c</u>	121,700	3,283,466
		15,830,174
Information and Processing - 1.8% Deluxe Corporation FactSet Research Systems Global Payments Interactive Data MSCI Cl. A a.c PRG-Schultz International a.c SEI Investments	3,500 35,350 68,500 134,300 55,000 14,420 282,400	115,115 1,968,995 3,186,620 4,433,243 2,112,000 123,579 9,084,808
		21,024,360
Insurance Brokers - 1.3% Brown & Brown Crawford & Company Cl. A a Crawford & Company Cl. B a EHealth a Enstar Group a.c Gallagher (Arthur J.) & Co. Hilb Rogal & Hobbs National Financial Partners	115,000 289,200 162,300 25,000 7,000 111,200 155,050 22,000	2,702,500 1,012,200 673,545 802,750 856,940 2,689,928 6,290,379 1,003,420
Investment Management - 8.7% Aberdeen Asset Management ADDENDA Capital Affiliated Managers Group a.c AllianceBernstein Holding L.P. Anima Ashmore Group	855,000 150,900 15,600 333,100 700,000 80,000	2,850,593 3,440,144 1,832,376 25,065,775 2,172,692 424,532
Australian Wealth Management Azimut Holding BKF Capital Group <u>a.c</u>	231,000 40,000 227,050	508,802 512,870 504,051

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

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Royce Value Trust

Schedule of Investments

	SHARES	VALUE
Financial Services (continued)		
Investment Management		
(continued)		
Calamos Asset	45.000	+ 1240100
Management Cl. A Candover Investments	45,000 21,000	\$ 1,340,100 744,702
CapMan Cl. B	550,000	2,607,310
Coronation Fund Managers	250,000	297,436
Deutsche Beteiligungs	90,000	2,815,084
Eaton Vance	150,200	6,820,582
Equity Trustees Evercore Partners Cl. A	19,392 283,100	536,693 6,100,805
F&C Asset Management	150,000	571,697
Federated Investors Cl. B	161,900	6,663,804
Fiducian Portfolio Services	150,000	363,039
GAMCO Investors Cl. A GP Investments BDR	158,600 85,000	10,975,120 3,824,908
Gimv	12,200	829,317
Highbury Financial a,c	333,350	1,500,075
JAFCO	37,300	1,221,810
MVC Capital	473,200	7,637,448
New Star Asset Management Group	93,000	327,155
Onex Corporation	50,000	1,772,633
Perpetual	10,000	582,339
RHJ International a	177,500	2,899,795
Rathbone Brothers SPARX Group	24,500 6,900	510,301 3,281,794
Schroders	21,000	540,357
Trust Company	55,000	564,806
		102,640,945
Specialty Finance - 0.6%		
Credit Acceptance a,c	216,601	4,477,143
MCG Capital	138,000	1,599,420
NGP Capital Resources	50,000	781,500
		6,858,063
Total (Cost \$131,055,254)		162,385,204
Health [] 7.6%		
Commercial Services - 1.3%		
PAREXEL International	313,700	15,151,710

Drugs	and	Biotech	า - 2.0%

Adolor Corporation a,c	172,000	791,200
Affymetrix a,c	10,000	231,400
Biovail Corporation	41,200	554,552
Endo Pharmaceuticals		
Holdings <u>a,c</u>	155,000	4,133,850
Gene Logic a,c	589,900	483,718
Genitope Corporation a,c	150,000	111,000
Human Genome Sciences a,c	90,000	939,600
K-V Pharmaceutical Cl. A a,c	51,500	1,469,810
Medicines Company (The)		
a,c	20,000	383,200
Millennium Pharmaceuticals		
a,c	100,000	1,498,000
Mylan Laboratories <u>c</u>	52,200	733,932
Myriad Genetics a,c	50,000	2,321,000
Origin Agritech <u>a</u>	28,600	189,046
Perrigo Company	191,950	6,720,170
Pharmacyclics a,c	383,000	555,350
Pharmanet Development		
Group a,c	10,000	392,100
QLT <u>a</u>	114,070	504,189
Sinovac Biotech a,c	27,200	139,264
Sunesis Pharmaceuticals a,c	582,000	1,146,540
VIVUS a,c	163,300	845,894

24,143,815

Hoalth Sorvices 1 1%	SHARES	VALUE
Health Services - 1.1% Albany Molecular Research a Cross Country Healthcare a Eclipsys Corporation a,c Gentiva Health Services a HMS Holdings a,c Lincare Holdings a MedQuist a On Assignment a,c Paramount Acquisition (Units) a Res-Care a,c	85,000 30,000 20,000 30,150 50,000 52,562 73,893 375,400 280,000 65,460	\$ 1,222,300 427,200 506,200 574,056 1,660,500 1,848,080 694,594 2,631,554 2,142,000 1,646,974
		13,353,458
Medical Products and Devices - 3.0% Allied Healthcare Products a.c. ArthroCare Corporation a.c. Atrion Corporation Bruker BioSciences a.c. Coloplast Cl. B CONMED Corporation a.c. Golden Meditech IDEXX Laboratories a.c. Invacare Corporation Urologix a.c. Waters Corporation a.c. Young Innovations Zoll Medical a.c.	201,112 10,000 15,750 370,200 17,000 81,500 113,600 158,000 103,100 98,600 445,500 75,990 62,550 40,400	1,458,062 480,500 2,008,125 4,923,660 1,459,196 1,883,465 50,339 9,263,540 2,598,120 2,843,624 516,780 6,008,529 1,495,571 1,079,488

		36,068,999
Personal Care - 0.2% Nutraceutical International <u>a</u> USANA Health Sciences <u>a,c</u>	22,800 38,900	302,100 1,442,412
		1,744,512
Total (Cost \$54,659,716)		90,462,494
Industrial Products [] 19.3% Automotive - 1.6% Copart a,c ElringKlinger Fuel Systems Solutions a,c International Textile Group a LKQ Corporation a,c Quantam Fuel Systems Technologies Worldwide a,c	158,100 20,000 22,500 85,000 375,000	6,727,155 2,485,463 321,525 255,000 7,882,500
SORL Auto Parts a.c Superior Industries International	26,700 52,000	195,444 944,840 18,819,367
Building Systems and Components - 1.3% Armstrong World Industries a.c Decker Manufacturing Heywood Williams Group a NCI Building Systems a Preformed Line Products Simpson Manufacturing Somfy	4,100 6,022 958,837 10,000 91,600 250,800 6,000	164,451 207,759 873,550 287,900 5,450,200 6,668,772 1,756,197
Construction Materials - 1.5% Ash Grove Cement Cl. B Duratex Nice	50,518 61,000 200,000	12,680,018 1,476,542 1,066,144

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

Industrial Products	SHARES	VALUE
(continued) Construction Materials (continued) Pretoria Portland Cement Company	300,000	\$ 1,916,049
USG Corporation a,c	25,000	894,750
		18,033,503
Industrial Components - 1.4%		
Barnes Group CLARCOR Donaldson Company GrafTech International a.c PerkinElmer Powell Industries a II-VI a	20,000 83,500 92,800 64,790 135,000 92,400 13,500	667,800 3,170,495 4,304,064 1,150,022 3,512,700 4,072,068 412,425
		17,289,574
Machinery - 6.8% Astec Industries a Baldor Electric Bell Equipment Burnham Holdings Cl. B Coherent a.c Diebold Exco Technologies Federal Signal Franklin Electric Graco Hardinge Haulotte Group IDEX Corporation Intermec a.c Lincoln Electric Holdings Manitou BF Mueller Water Products Cl. A Nordson Corporation OSG Corporation Pfeiffer Vacuum Technology Rofin-Sinar Technologies	3,900 62,900 160,000 36,000 243,500 73,600 91,000 58,600 104,800 106,825 26,193 20,000 54,000 23,000 188,680 65,000 72,500 172,200 20,000 49,000	145,041 2,117,214 1,236,260 520,200 6,104,545 2,132,928 363,281 657,492 4,010,696 3,980,299 439,519 593,769 1,951,020 467,130 13,430,242 2,972,798 690,200 9,980,712 218,780 3,925,300
Takatori Corporation Vacon Williams Controls a,c Woodward Governor	256,000 40,000 50,000 37,499 144,800	12,316,160 188,640 2,026,232 641,608 9,839,160

		80,949,226			
Metal Fabrication and Distribution - 1.7% Commercial Metals CompX International CI. A Gerdau Ameristeel Kaydon Corporation Metal Management NN RBC Bearings a.c. Reliance Steel & Aluminum Sims Group	36,600 292,300 61,100 150,800 3,500 197,100 45,000 25,920 860	1,077,870 4,273,426 868,842 8,224,632 159,355 1,856,682 1,955,700 1,404,864 20,155			
		19,841,526			
Miscellaneous Manufacturing - 3.0%					
Brady Corporation Cl. A Matthews International Cl. A Mettler-Toledo International	228,400 100,000	8,014,556 4,687,000			
a,c Myers Industries	28,700 30,499	3,266,060 441,321 10,404,594			
Peerless Manufacturing a	252,600	10,404,594	Raven Industries Semperit AG Holding Solar Integrated	SHARES 86,200 46,275	\$ VALUE 3,309,218 1,688,800
			Technologies \underline{a} Synalloy Corporation	75,000 198,800	149,279 3,417,372
					35,378,200
			Paper and Packaging - 0.5% Guala Closures Mayr-Melnhof Karton Peak International a	300,000 36,000 408,400	1,811,654 3,892,304 906,648
					6,610,606
			Specialty Chemicals and Materials - 1.3% Aceto Corporation American Vanguard Cabot Corporation Calgon Carbon a.c Fuel Tech a.c Hawkins Lydall a Schulman (A.) Sensient Technologies Spartech Corporation	119,710 26,666 207,500 6,400 10,000 206,878 35,500 143,100 22,000 5,000	 957,680 462,655 6,918,050 101,696 226,500 3,103,170 373,460 3,083,805 622,160 70,500
			Textiles - 0.1% Unifi <u>a</u>	145,100	351,142

Other Industrial Products - 0.1%		
Distributed Energy Systems	32,000	12,800
-	32,000	
Total (Cost \$118,482,732)		228,614,449
Industrial Services [
15.2% Advertising and Publishing -		
1.5%		
Focus Media Holding ADR <u>a,c</u> Interpublic Group of	71,900	4,084,639
Companies <u>a,c</u>	510,000	4,136,100
Lamar Advertising Cl. A	38,000	1,826,660
MDC Partners Cl. A a,c	60,000	584,400
Scholastic Corporation a,c ValueClick a,c	130,000 45,000	4,535,700 985,500
ValueClick Voyager Learning a.c	150,000	1,050,000
. , , ,	•	
		17,202,999
Commercial Services - 5.7%		
Allied Waste Industries a	188,800	2,080,576
Anacomp Cl. A <u>a</u>	24,000	56,400
Animal Health International		
a,c 	30,000	369,000
Canadian Solar a.c ChinaCast Education a.c	50,000	1,407,500
Convergys Corporation a,c	5,000 121,000	34,200 1,991,660
Corinthian Colleges a.c	106,500	1,640,100
Diamond Management &	100,500	2,010,200
Technology Consultants	80,400	584,508
First Advantage Cl. A a,c	5,000	82,350
Forrester Research <u>a</u>	40,300	1,129,206
Headwaters a,c	13,100	153,794
Hewitt Associates Cl. A a	208,720	7,991,889
ITT Educational Services a	72,000	6,139,440
Iron Mountain a,c	234,262	8,672,379
Landauer Learning Tree International	117,900	6,113,115
a learning free international	53,400	1,226,064
MPS Group <u>a</u>	564,600	6,176,724
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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

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Royce Value Trust

Schedule of Investments

Industrial Services (continued)	SHARES	VALUE
Commercial Services		
(continued)		
MAXIMUS	127,900	\$ 4,938,219
Monster Worldwide <u>a</u> New Horizons	24,800	803,520
Worldwide a	228,600	365,760
Sotheby ∏s	367,200	13,990,320
Spherion Corporation	•	
a,c 	53,000	385,840
Steiner Leisure a,c	2,100	92,736
TRC Companies a	3,600	28,800
TeleTech Holdings a,c Travelcenters of	8,200	174,414
America a,c	2,500	31,250
Viad Corporation	9,025	285,010
Wright Express <u>a,c</u>	30,000	1,064,700
		-
		68,009,474
Engineering and		
Construction - 1.6%		
Boskalis Westminster	40,000	2,429,948
Comstock Homebuilding Cl. A a,c	15,000	9,900
Desarrolladora Homex	13,000	9,900
SAB de CV <u>a,c</u>	9,800	484,610
Dycom Industries a,c	35,500	946,075
EMCOR Group a,c	6,500	153,595
Fleetwood Enterprises		
a Lacitude rae	234,300	1,401,114
Insituform Technologies Cl. A <u>a,c</u>	137,000	2,027,600
Integrated Electrical	137,000	2,027,000
Services a,c	340,400	6,396,116
KBR <u>a</u>	140,000	5,432,000
		19,280,958 ————
Food and Tobacco		
Processors - 0.4%	10.000	222.251
Astral Foods MGP Ingredients	10,000 127,400	222,251 1,200,108
Performance Food	127,400	1,200,100
Group a,c	10,000	268,700
Seneca Foods Cl. A a,c	80,000	1,900,000
Seneca Foods Cl. B a,c	13,251	293,642

		3,884,701
Industrial Distribution - 2.6%		
Central Steel & Wire MSC Industrial Direct	6,062	3,788,750
Cl. A Manutan International	74,300 6,445	3,006,921 546,249
Ritchie Bros. Auctioneers	286,400	23,685,280
		31,027,200
Printing - 0.1%		
Bowne & Co.	68,100	1,198,560
Transportation and Logistics - 3.3%		
Alexander & Baldwin	60,000	3,099,600
American Commercial Lines a.c Atlas Air Worldwide	9,900	160,776
Holdings a.c. C. H. Robinson	20,100	1,089,822
Worldwide Forward Air	80,000 269,750	4,329,600 8,408,107
Frozen Food Express		
Industries Global Oceanic	286,635	1,691,146
Carriers <u>a</u>	10,000	22,582
Hub Group Cl. A a,c	174,400	4,635,552
Landstar System Patriot Transportation	96,200	4,054,830
Holding a	80,300	7,406,069
UTI Worldwide	112,900	2,212,840
Universal Truckload Services ^a	115,100	2,205,316
Jervices _	115,100	2,203,310
		39,316,240
Total (Cost		
Total (Cost \$103,117,245)		179,920,132

	SHARES	VALUE
Natural Resources [
9.9%		
Energy Services - 5.1%		
Atwood Oceanics a,c	29,400	\$ 2,947,056
Cal Dive International a.c	50,000	662,000
Carbo Ceramics	155,200	5,773,440
Core Laboratories <u>a,c</u>	10,000	1,247,200
Ensign Energy Services	126,300	1,951,543
Environmental Power a,c	326,000	1,489,820
Exterran Holdings a,c	157,500	12,883,500
Global Industries <u>a</u>	54,500	1,167,390
Helix Energy Solutions		
Group <u>a,c</u>	34,226	1,420,379
Helmerich & Payne	80,600	3,229,642
ION Geophysical <u>a,c</u>	464,500	7,329,810
National Fuel Gas	32,500	1,517,100

Particle Drilling Technologies a Pioneer Drilling a SEACOR Holdings a Superior Offshore International a TETRA Technologies a Trico Marine Services a Willbros Group a C	61,500 6,000 147,000 10,000 68,000 3,600 103,800	158,670 71,280 13,632,780 50,200 1,058,760 133,272 3,974,502
		60,698,344
Oil and Gas - 1.1% Bill Barrett a Carrizo Oil & Gas a.c Cimarex Energy Falcon Oil & Gas a Penn Virginia PetroCorp a.d PetroQuest Energy a.c Storm Cat Energy a.c W&T Offshore	50,000 41,700 145,490 360,000 32,880 61,400 5,000 330,800 25,000	2,093,500 2,283,075 6,187,690 125,842 1,434,554 0 71,500 241,484 749,000
		13,186,645
Precious Metals and Mining - 2.5% Agnico-Eagle Mines Centerra Gold a Etruscan Resources Gammon Gold a,c Golden Star Resources a,c Hecla Mining a IAMGOLD Corporation International Coal Group a,c Ivanhoe Mines a,c Kinross Gold a,c Metorex a Northam Platinum Northgate Minerals a NovaGold Resources ADR Royal Gold Yamana Gold	34,000 30,000 745,900 198,300 175,000 490,500 335,620 189,000 140,000 110,286 650,000 500,000 100,000 40,000 41,000 53,000 34,400 171,635	1,857,420 382,086 1,677,793 1,588,383 553,000 4,586,175 2,718,522 1,013,040 1,502,200 2,029,262 2,065,541 2,928,081 303,000 326,400 1,432,130 1,967,890 1,049,888 2,220,957
Real Estate - 1.2%		
Alico Consolidated-Tomoka Land PICO Holdings a.c	27,000 13,564 75,200	985,500 850,192 2,528,224

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

Natural Resources	SHARES	VALUE
(continued) Real Estate (continued)		
The St. Joe Company - Tejon Ranch Company	180,100	\$ 6,395,351
a,c	70,000	2,859,500
		13,618,767
Total (Cost \$68,303,929)		117,705,524
Technology [] 23.3% Aerospace and Defense - 0.9%		
AerCap Holdings a.c Aerovironment a	45,000 2,400	939,150 58,080
Astronics Corporation a	52,400	2,227,000
Axsys Technologies a,c Ducommun a	10,000 117,200	366,500 4,453,600
Hexcel Corporation a,c Integral Systems	47,500 39,876	1,153,300 927,516
		10,125,146
Components and Systems - 5.8%		
Analogic Corporation Belden	40,135 57,800	2,717,942 2,572,100
Benchmark Electronics		
Checkpoint Systems a	208,200 56,060	3,691,386 1,456,439
China Security & Surveillance		
Technology a,c Dionex Corporation a	2,000 81,000	43,680 6,711,660
Electronics for Imaging	25,000	562,000
Energy Conversion Devices <u>a</u> , <u>c</u>	105,500	3,550,075
Excel Technology a,c Hutchinson	168,500	4,566,350
Technology <u>a.c</u> Imation Corporation	47,500 15,700	1,250,200 329,700
InFocus Corporation a	228,100	415,142
KEMET Corporation a	95,600	633,828

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Methode Electronics Nam Tai Electronics Newport Corporation	50,000 16,500	822,000 185,955
a,c 	592,200	7,574,238
On Track Innovations a,c Perceptron a,c Plexus Corporation a Radiant Systems a,c Richardson Electronics Smart Modular Technologies (WWH) a,c TTM Technologies a,c Technitrol Teradata Corporation a,c Vishay Intertechnology a,c Zebra Technologies CI.	40,000 397,400 325,700 32,500 116,700 13,200 221,400 311,200 35,000	144,000 4,200,518 8,552,882 559,975 818,067 134,376 2,581,524 8,894,096 959,350 2,122,260
A <u>a</u>	76,525	2,655,418
		68,705,161
Distribution - 0.8% Agilysys Anixter International ^a Tech Data ^{a,c}	165,125 61,795 86,500	2,496,690 3,847,975 3,262,780 9,607,445
Internet Software and		_
Services - 1.3% Arbinet-thexchange a,c CDC Corporation Cl. A	87,200	527,560
a,c CMGI a,c CNET Networks a,c CryptoLogic	12,000 173,500 155,400 68,500	58,440 2,271,115 1,420,356 1,202,175

	SHARES	VALUE
CyberSource		
Corporation a,c	10,000	\$ 177,700
EarthLink a,c	55,200	390,264
Internap Network		
Services a,c	144,890	1,206,934
iPass ^{a,c}	268,400	1,089,704
j2 Global		
Communications a,c	43,420	919,201
Jupitermedia		
Corporation <u>a,c</u>	525,000	2,005,500
Kongzhong Corporation		
ADR a,c	8,300	50,547
Lionbridge Technologies		
a	37,500	133,125
Perficient a,c	10,000	157,400
RealNetworks a,c	256,900	1,564,521
SkyTerra		
Communications <u>a</u>	62,200	422,960
Stamps.com a	12,400	151,032
SupportSoft a	220,000	979,000
VeriSign a,c	24,800	932,728

		15,660,262
IT Services - 3.2%		
Alten <u>a</u>	64,000	2,444,611
answerthink ^a	655,000	3,170,200
BearingPoint a,c	529,100	1,497,353
Black Box	47,000	1,699,990
CACI International Cl. A		
a,c	10,000	447,700
CIBER <u>a</u>	10,000	61,100
Cogent		
Communications Group		
a,c 	204,200	4,841,582
Computer Task Group		
a,c 	101,100	559,083
Gartner <u>a</u>	213,000	3,740,280
Metavante Technologies		
a,c – –	20,000	466,400
Perot Systems Cl. A <u>a,c</u>	165,100	2,228,850
Sapient Corporation <u>a,c</u>	806,602	7,106,164
Syntel	152,679	5,881,195
TriZetto Group (The) a,c	219,800	3,817,926
Yucheng Technologies		
a,c 	25,900	336,441
		38,298,875
Semiconductors and		
Equipment - 4.6%		
Actions Semiconductor		
ADR a,c	42,200	172,176
ADR <u>a,c</u> Advanced Energy		
ADR a.c Advanced Energy Industries a	19,500	255,060
ADR a,c Advanced Energy Industries a Applied Micro Circuits a,c	19,500 8,975	255,060 78,441
ADR a,c Advanced Energy Industries a Applied Micro Circuits a,c Axcelis Technologies a	19,500	255,060
ADR a,c Advanced Energy Industries a Applied Micro Circuits a,c Axcelis Technologies a BE Semiconductor	19,500 8,975 135,000	255,060 78,441 621,000
ADR a.c. Advanced Energy Industries a.c. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c.	19,500 8,975 135,000 58,000	255,060 78,441 621,000 313,200
ADR a.c. Advanced Energy Industries a.c. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a.c.	19,500 8,975 135,000 58,000 15,152	255,060 78,441 621,000 313,200 200,158
ADR a.c. Advanced Energy Industries a.c. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a.c. CEVA a.	19,500 8,975 135,000 58,000 15,152 31,666	255,060 78,441 621,000 313,200 200,158 385,375
ADR a,c Advanced Energy Industries a Applied Micro Circuits a,c Axcelis Technologies a BE Semiconductor Industries a,c Brooks Automation a CEVA a Cabot Microelectronics a	19,500 8,975 135,000 58,000 15,152 31,666 131,200	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392
ADR a,c Advanced Energy Industries a Applied Micro Circuits a,c Axcelis Technologies a BE Semiconductor Industries a,c Brooks Automation a CEVA a Cabot Microelectronics a Cognex Corporation	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430
ADR a.c. Advanced Energy Industries a.c. Applied Micro Circuits a.c. Axcelis Technologies a.c. BE Semiconductor Industries a.c. Brooks Automation a.c. CEVA a.c. Cabot Microelectronics a.c. Cognex Corporation DSP Group a.c.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000
ADR a.c. Advanced Energy Industries a.c. Applied Micro Circuits a.c. Axcelis Technologies a.c. BE Semiconductor Industries a.c. Brooks Automation a.c. CEVA a.c. Cabot Microelectronics a.c. Cognex Corporation DSP Group a.c. Diodes a.c.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430
ADR a.c. Advanced Energy Industries a.c. Applied Micro Circuits a.c. Axcelis Technologies a.c. BE Semiconductor Industries a.c. Brooks Automation a.c. CEVA a.c. Cabot Microelectronics a.c. Cognex Corporation DSP Group a.c.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321
ADR a.c. Advanced Energy Industries a.c. Applied Micro Circuits a.c. Axcelis Technologies a.c. BE Semiconductor Industries a.c. Brooks Automation a.c. CEVA a.c. Cabot Microelectronics a.c. Cognex Corporation DSP Group a.c. Diodes a.c. Dolby Laboratories CI. A.a.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. Exar Corporation a.c.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. Exar Corporation a.c. Fairchild Semiconductor	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816 516,670
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems a.c.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems a.c. Integrated Device	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200 121,000 8,310	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816 516,670 144,428
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories CI. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems a.c. Integrated Device Technology a.c.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200 121,000 8,310 23,900	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816 516,670 144,428 270,309
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems a.c. Integrated Device Technology a.c. International Rectifier a.c.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200 121,000 8,310 23,900 120,000	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816 516,670 144,428 270,309 4,076,400
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems a.c. Integrated Device Technology a.c. International Rectifier a.c. Intevac a.c.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200 121,000 8,310 23,900	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816 516,670 144,428 270,309
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems a.c. Integrated Device Technology a.c. International Rectifier a.c. Intevac a.c. Jazz Technologies	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200 121,000 8,310 23,900 120,000 57,450	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816 516,670 144,428 270,309 4,076,400 835,323
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems a.c. Integrated Device Technology a.c. International Rectifier a.c. Intevac a.c. Jazz Technologies (Units) a.	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200 121,000 8,310 23,900 120,000	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816 516,670 144,428 270,309 4,076,400
ADR a.c. Advanced Energy Industries a. Applied Micro Circuits a.c. Axcelis Technologies a. BE Semiconductor Industries a.c. Brooks Automation a. CEVA a. Cabot Microelectronics a. Cognex Corporation DSP Group a.c. Diodes a. Dolby Laboratories Cl. A. a. Exar Corporation a.c. Fairchild Semiconductor International a. Himax Technologies ADR Image Sensing Systems a.c. Integrated Device Technology a.c. International Rectifier a.c. Intevac a.c. Jazz Technologies	19,500 8,975 135,000 58,000 15,152 31,666 131,200 236,200 115,000 297,450 173,900 232,576 51,200 121,000 8,310 23,900 120,000 57,450	255,060 78,441 621,000 313,200 200,158 385,375 4,711,392 4,759,430 1,403,000 8,944,321 8,646,308 1,853,631 738,816 516,670 144,428 270,309 4,076,400 835,323

Maxwell Technologies a	21,500	177,805
Micrel	7,600	64,220
Novellus Systems a,c	12,000	330,840
ON Semiconducter a,c	19.200	170.496

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

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Royce Value Trust

Schedule of Investments

	SHARES	VALUE
Technology		
(continued)		
Semiconductors and Equipment (continued)		
Pericom		
Semiconductor a,c	58,000	\$ 1,084,600
Power Integrations a,c	49,000	1,687,070
Sanmina-SCI	,	_,,,,,,,,
Corporation a,c	200,000	364,000
Semitool <u>a</u>	50,000	434,000
Staktek Holdings <u>a</u>	184,700	356,471
Tessera Technologies		
a,c =-	7,900	328,640
Trident Microsystems	17 200	112 400
	17,300	113,488
TriQuint Semiconductor a,c	27,900	184,977
Vaisala Cl. A	90,000	4,676,314
Veeco Instruments a,c	65,000	1,085,500
Vimicro International	03,000	1,003,300
ADR a,c	270,000	1,015,200
Virage Logic <u>a</u>	100,000	835,000
		53,968,597
Software - 4.2%		
ACI Worldwide <u>a</u>	233,150	4,439,176
ANSYS <u>a,c</u>	100,000	4,146,000
Advent Software a,c	244,300	13,216,630
Aspen Technology <u>a</u>	27,100	439,562
Avid Technology a,c	71,000	2,012,140
BEA Systems a,c	65,610	1,035,326
Borland Software <u>a,c</u> Datasul	280,000 150,000	842,800 1,586,811
Epicor Software a,c	79,900	941,222
JDA Software Group a,c	99,900	2,043,954
MSC.Software a,c	50,000	649,500
ManTech International		
Cl. A <u>a,c</u>	119,400	5,232,108
Net 1 UEPS		
Technologies a,c	50,000	1,468,000
Pegasystems	25,000	298,250
PLATO Learning ^a	149,642	594,079
Progress Software a,c	30,500	1,027,240
Renaissance Learning SPSS <u>a</u>	15,000 179,600	210,000 6,449,436
Sybase a,c	82,600	2,155,034
THQ a,c	25,800	727,302
Verint Systems a,c	40,000	782,000
, · ·	,	- ,

50,296,570

Telecommunications - 2.5%		
ADTRAN	65,000	1,389,700
Adaptec a,c	2,584,100	8,734,258
Arris Group a,c	27,600	275,448
Catapult		
Communications <u>a</u>	87,100	657,605
China GrenTech ADR		
a,c = -	3,700	32,708
Comtech Group a,c	3,500	56,385
Covad		
Communications	25.000	20.100
Group a,c	35,000	30,100
Foundry Networks a,c	298,600	5,231,472
Globalstar a,c	50,000	400,000
Globecomm Systems a	233,700	2,734,290
Golden Telecom a,c	40,000	4,038,000
IDT Corporation	108,400 95.000	856,360
IDT Corporation Cl. B Level 3	95,000	802,750
Communications a,c	401,341	1,220,077
NMS Communications	401,541	1,220,077
a,c	380,000	615,600
Novatel Wireless a,c	4.300	69,660
Oplink	1,500	05,000
Communications a,c	3,500	53,725
Sycamore Networks a,c	191,000	733,440
Tekelec a,c	8,200	102,500
·	•	•

	SHARES	VALUE
Tollgrade Communications		
a,c	20,000	\$ 160,400
UTStarcom a,c Zhone	50,000	137,500
Technologies a,c	850,000	 994,500
		29,326,478
Total (Cost		
\$215,679,104)		 275,988,534
Utilities [] 0.2%	44 500	1 002 020
CH Energy Group Southern Union	44,500 11,576	1,982,030 339,871
Total (Cost		
\$2,127,413)		2,321,901
Miscellaneous ^e □ 3.7%		
Total (Cost		
\$45,763,150)	5,071,856	 43,453,014

TOTAL COMMON STOCKS

(Cost

\$946,682,909)

1,343,649,225

992,274

PREFERRED

STOCKS [] **0.2**%

Duratex 45,300

Seneca Foods Conv. <u>a.d</u> 85,000 1,816,875

TOTAL PREFERRED STOCKS

(Cost \$2,098,530) 2,809,149

PRINCIPAL AMOUNT

CORPORATE BOND [] **0.1**%

Dixie Group 7.00%

Conv. Sub. Deb.

due 5/15/12 \$ 352,000 330,880

(Cost \$298,162) 330,880

REPURCHASE AGREEMENTS []

8.0%

State Street Bank & Trust Company, 4.00% dated 12/31/07, due 1/2/08, maturity value \$24,842,519 (collateralized by obligations of various U.S. Government Agencies, valued at \$27,965,000)

(Cost

\$24,837,000)

24,837,000

Lehman Brothers (Tri-Party), 4.125% dated 12/31/07, due 1/2/08, maturity value \$70,016,042 (collateralized by obligations of various U.S. Government

Agencies, valued at \$71,420,955) (Cost \$70,000,000)

70,000,000

TOTAL REPURCHASE AGREEMENTS

(Cost

\$94,837,000)

94,837,000

2,352

COLLATERAL RECEIVED FOR SECURITIES LOANED [] **13.2%** Fannie Mae-Notes

5.20%

due 9/18/12 Federal National Mortgage Association-Bonds

3.75%-5.50% due

due 4/11/17

7/25/08-2/16/12 Freddie Mac-Notes

6.01%

84,536 85,955

141,291

2,317

143,199

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

COLLATERAL RECEIVED FOR SECURITIES LOANED (continued) U.S. Treasury Bonds 2.00%-12.00%	INCIPAL AMOUNT	VALUE
due 8/15/13-4/15/29 U.S. Treasury Notes 0.875%-3.625%	\$ 47,496	\$ 47,938
due 11/15/08-1/15/17 U.S. Treasury Strip-Principal	361,382	364,001
due 11/15/18-11/15/21 Money Market Funds State Street Navigator Securities Lending Prime Portfolio (7 day yield-4.884%) (Cost	7,082	7,082 156,104,190
\$156,754,717)		 156,754,717
TOTAL INVESTMENTS [] 134.9% (Cost \$1,200,671,318)		1,598,380,971
LIABILITIES LESS CASH AND OTHER ASSETS [] (16.3)%		(193,711,646)
PREFERRED STOCK [] (18.6)%		 (220,000,000)

NET ASSETS APPLICABLE TO

COMMON STOCKHOLDERS | 100.0%

\$1,184,669,325

- a Non-income producing.
- At December 31, 2007, the Fund owned 5% or more of the Company outstanding voting securities thereby making the Company an Affiliated Company as that term is defined in the Investment Company Act of 1940. See notes to financial statements.
- ^c All or a portion of these securities were on loan at December 31, 2007. Total market value of loaned securities at December 31, 2007 was \$151,159,025.
- Securities for which market quotations are no longer readily available represent 0.2% of net assets. These securities have been valued at their fair value under procedures established by the Fund

 Board of Directors.
- e Includes securities first acquired in 2007 and less than 1% of net assets applicable to Common Stockholders.
- □ New additions in 2007.

INCOME TAX INFORMATION: The cost of total investments for Federal income tax purposes was \$1,204,669,842. At December 31, 2007, net unrealized appreciation for all securities was \$393,711,129, consisting of aggregate gross unrealized appreciation of \$482,509,950 and aggregate gross unrealized depreciation of \$88,798,821. The primary differences in book and tax basis cost are the timing of the recognition of losses on securities sold and mark-to-market of Passive Foreign Investment Companies.

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

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Stockholders

December 31, 2007

Statement of Assets and Liabilities	
ASSETS: Investments at value (including collateral on loaned securities)* Non-Affiliated Companies (cost \$1,095,966,865) Affiliated Companies (cost \$9,867,453)	\$ 1,493,676,681 9,867,290
Total investments at value Repurchase agreements (at cost and value) Cash and foreign currency Receivable for investments sold Receivable for dividends and interest Prepaid expenses and other assets	1,503,543,971 94,837,000 65,126 4,525,804 1,159,259 219,267
Total Assets	1,604,350,427
LIABILITIES: Payable for collateral on loaned securities Payable for investments purchased Payable for investment advisory fee Preferred dividends accrued but not yet declared Accrued expenses	156,754,717 40,867,310 1,501,323 288,445 269,307
Total Liabilities	199,681,102
PREFERRED STOCK: 5.90% Cumulative Preferred Stock - \$0.001 par value, \$25 liquidation value per share; 8,800,000 shares outstanding	220,000,000
Total Preferred Stock	220,000,000
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	\$ 1,184,669,325
ANALYSIS OF NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Common Stock paid-in capital - \$0.001 par value per share; 60,008,412 shares outstanding (150,000,000 shares authorized) Undistributed net investment income (loss) Accumulated net realized gain (loss) on investments and foreign currency Net unrealized appreciation (depreciation) on investments and foreign currency Preferred dividends accrued but not yet declared	\$ 770,137,285 (156,056) 17,254,738 397,721,807 (288,449)
Net Assets applicable to Common Stockholders (net asset value per share - \$19.74)	\$ 1,184,669,325
*Investments at identified cost (including \$156,754,717 of collateral on loaned securities) Market value of loaned securities	\$ 1,105,834,318 151,159,025

STATEMENTS.

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL

Statement of Operations

Net expenses

Net investment income (loss)

Year Ended December 31, 2007

INVESTMENT INCOME: Income: Dividends* Non-Affiliated Companies Affiliated Companies Interest Securities lending	\$ 12,758,425 51,750 8,760,817 652,471
Total income	22,223,463
Expenses: Investment advisory fees Stockholder reports Custody and transfer agent fees Directors[] fees Professional fees Administrative and office facilities expenses Other expenses	15,881,749 381,343 220,021 119,574 110,879 103,714 172,860
Total expenses Compensating balance credits	16,990,140 (64,195)

REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS AND FOREIGN CURRENCY:

Net realized gain (loss) on investments and foreign currency	
Non-Affiliated Companies	116,339,798
Affiliated Companies	5,343,533
Net change in unrealized appreciation (depreciation) on investments and foreign currency	(56,217,996)
Net realized and unrealized gain (loss) on investments and foreign currency	65,465,335
NET INCREASE (DECREASE) IN NET ASSETS RESULTING FROM INVESTMENT	
OPERATIONS	70,762,853

NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	
RESULTING FROM INVESTMENT OPERATIONS	\$ 57,782,853

^{*} Net of foreign withholding tax of \$266,251.

DISTRIBUTIONS TO PREFERRED STOCKHOLDERS

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

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(12,980,000)

16,925,945

5,297,518

Statement of Changes in Net Assets

	Year ended 12/31/07	Year ended 12/31/06
INVESTMENT OPERATIONS: Net investment income (loss) Net realized gain (loss) on investments and foreign currency Net change in unrealized appreciation (depreciation) on investments and foreign currency	\$ 5,297,518 121,683,331 (56,217,996)	\$ 6,996,692 110,169,442 93,033,099
	(56,217,996)	93,033,099
Net increase (decrease) in net assets resulting from investment operations	70,762,853	210,199,233
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net investment income Net realized gain on investments and foreign currency	(613,954) (12,366,046)	(1,020,228) (11,959,772)
Total distributions to Preferred Stockholders	(12,980,000)	(12,980,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	57,782,853	197,219,233
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net investment income Net realized gain on investments and foreign currency	(5,095,420) (102,630,144)	(7,788,658) (91,303,684)
Total distributions to Common Stockholders	(107,725,564)	(99,092,342)
CAPITAL STOCK TRANSACTIONS: Reinvestment of distributions to Common Stockholders	54,184,473	50,180,586
Total capital stock transactions	54,184,473	50,180,586
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	4,241,762	148,307,477
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Beginning of year	1,180,427,563	1,032,120,086
End of year (including undistributed net investment income (loss) of \$(156,056) at 12/31/07 and \$(1,605,284) at 12/31/06)	\$ 1,184,669,325	\$ 1,180,427,563

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

Financial Highlights

This table is presented to show selected data for a share of Common Stock outstanding throughout each period, and to assist stockholders in evaluating the Fund period performance for the periods presented.

Years	ended	December	r 31 ,
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	2007	2006	2005	2004	2003
NET ASSET VALUE, BEGINNING OF PERIOD	\$20.62	\$18.87	\$18.95	\$17.03	\$13.22
INVESTMENT OPERATIONS: Net investment income (loss) Net realized and unrealized	0.09	0.13	0.01	(0.08)	(0.05)
gain (loss) on investments and foreign currency	1.13	3.63	1.75	3.81	5.64
Total investment operations	1.22	3.76	1.76	3.73	5.59
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net investment income Net realized gain on	(0.01)	(0.02)		0	0
investments and foreign currency	(0.21)	(0.21)	(0.24)	(0.26)	(0.26)
Total distributions to Preferred Stockholders	(0.22)	(0.23)	(0.24)	(0.26)	(0.26)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	1.00	3.53	1.52	3.47	5.33
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net investment income Net realized gain on investments and foreign currency	(0.09)	(0.14)	(1.61)	(1.55)	(1.30)
Total distributions to Common Stockholders	(1.85)	(1.78)	(1.61)	(1.55)	(1.30)
CAPITAL STOCK TRANSACTIONS: Effect of reinvestment of distributions by Common	(0.03)	(0.00)	0.01	0.00	(0.00)

Stockholders Effect of rights offering and Preferred Stock offering П П П П (0.22)0.00 Total capital stock transactions (0.03)(0.00)0.01 (0.22)**NET ASSET VALUE, END OF PERIOD** \$19.74 \$20.62 \$18.87 \$18.95 \$17.03 **MARKET VALUE, END OF PERIOD** \$22.21 \$18.58 \$20.08 \$20.44 \$17.21 **TOTAL RETURN (a):** Market Value (8.21)% 20.96% 6.95% 29.60% 41.96% 21.42% 40.80% Net Asset Value 5.04% 19.50% 8.41% **RATIOS BASED ON AVERAGE NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS:** 1.38% 1.29% 1.49% 1.49% Total expenses (b,c) 1.51% Management fee expense (d) 1.29% 1.20% 1.37% 1.39% 1.34% Other operating expenses 0.09% 0.09% 0.12% 0.12% 0.15% Net investment income (loss) 0.43% 0.62% 0.03% (0.50)%(0.36)%**SUPPLEMENTAL DATA:** Net Assets Applicable to Common Stockholders. End of Period (in thousands) \$1,184,669 \$1,180,428 \$1,032,120 \$993,304 \$850,773 Liquidation Value of Preferred Stock, End of Period (in thousands) \$220,000 \$220,000 \$220,000 \$220,000 \$220,000 Portfolio Turnover Rate 31% 26% 21% 30% 23% **PREFERRED STOCK:** Total shares outstanding 8,800,000 8,800,000 8,800,000 8,800,000 8,800,000 Asset coverage per share \$159.62 \$159.14 \$142.29 \$137.88 \$121.68 Liquidation preference per share \$25.00 \$25.00 \$25.00 \$25.00 \$25.00 Average market value per share (e): 5.90% Cumulative \$23.68 \$23.95 \$24.75 \$24.50 \$25.04 7.80% Cumulative \$25.87 П 7.30% Tax-Advantaged Cumulative П П П П \$25.53

- (a) The Market Value Total Return is calculated assuming a purchase of Common Stock on the opening of the first business day and a sale on the closing of the last business day of each period reported. Dividends and distributions are assumed for the purposes of this calculation to be reinvested at prices obtained under the Fund Distribution Reinvestment and Cash Purchase Plan. Net Asset Value Total Return is calculated on the same basis, except that the Fund snet asset value is used on the purchase and sale dates instead of market value.
- (b) Expense ratios based on total average net assets including liquidation value of Preferred Stock were 1.17%, 1.08%, 1.22%, 1.21%, and 1.19% for the years ended December 31, 2007, 2006, 2005, 2004 and 2003, respectively.
- (c) Expense ratios based on average net assets applicable to Common Stockholders: before waiver of fees by the investment adviser would have been 1.62% for the year ended December 31, 2003; before waiver of fees and earnings credits would have been 1.38%, 1.29%, 1.49%, 1.51% and 1.62% for the years ended December 31, 2007, 2006, 2005, 2004 and 2003, respectively.
- (d) The management fee is calculated based on average net assets over a rolling 60-month basis, while the above ratios of management fee expenses are based on the average net assets applicable to Common Stockholders over a 12-month basis.
- (e) The average of month-end market values during the period that the Preferred Stock was outstanding.

Notes to Financial Statements

Summary of Significant Accounting Policies:

Royce Value Trust, Inc. ([the Fund]) was incorporated under the laws of the State of Maryland on July 1, 1986 as a diversified closed-end investment company. The Fund commenced operations on November 26, 1986.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

Valuation of Investments:

Securities are valued as of the close of trading on the New York Stock Exchange (NYSE) (generally 4:00 p.m. Eastern time) on the valuation date. Securities that trade on an exchange, and securities traded on Nasdag∏s Electronic Bulletin Board, are valued at their last reported sales price or Nasdaq official closing price taken from the primary market in which each security trades or, if no sale is reported for such day, at their bid price. Other over-the-counter securities for which market quotations are readily available are valued at their highest bid price. Securities for which market quotations are not readily available are valued at their fair value under procedures established by the Fund∏s Board of Directors. In addition, if, between the time trading ends on a particular security and the close of the customary trading session on the NYSE, events occur that are significant and may make the closing price unreliable, the Fund may fair value the security. The Fund uses an independent pricing service to provide fair value estimates for relevant non-U.S. equity securities on days when the U.S. market volatility exceeds a certain threshold. This pricing service uses proprietary correlations it has developed between the movement of prices of non-U.S. equity securities and indices of U.S.- traded securities, futures contracts and other indications to estimate the fair value of relevant non-U.S. securities. When fair value pricing is employed, the price of securities used by the Fund may differ from quoted or published prices for the same security. Bonds and other fixed income securities may be valued by reference to other securities with comparable ratings, interest rates and maturities, using established independent pricing services. Investments in money market funds are valued at net asset value per share.

Foreign Currency:

The Fund values its non-U.S. securities in U.S. dollars daily at the prevailing foreign currency exchange rates as quoted by a major bank. The effects of changes in foreign exchange rates on investments and other assets and liabilities are included with net realized and unrealized gains and losses on investments.

Net realized foreign exchange gains or losses arise from sales and maturities of short-term securities, sales of foreign currencies, expiration of currency forward contracts, currency gains or losses realized between the trade and settlement dates on securities transactions, the difference between the amounts of dividends, interest, and foreign withholding taxes recorded on the Fund sooks, and the U.S. dollar equivalent of the amounts actually received or paid. Net unrealized foreign exchange gains

and losses arise from changes in the value of assets and liabilities, including investments in securities at the end of the reporting period, as a result of changes in foreign currency exchange rates.

Investment Transactions and Related Investment Income:

Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date. Non-cash dividend income is recorded at the fair market value of the securities received. Interest income is recorded on an accrual basis. Premium and discounts on debt securities are amortized using the effective yield to maturity method. Realized gains and losses from investment transactions are determined on the basis of identified cost for book and tax purposes.

Expenses:

The Fund incurs direct and indirect expenses. Expenses directly attributable to the Fund are charged to the Fund soperations, while expenses applicable to more than one of the Royce Funds are allocated equitably. Allocated personnel and occupancy costs related to The Royce Funds are included in administrative and office facilities expenses. The Fund has adopted a deferred fee agreement that allows the Directors to defer the receipt of all or a portion of Directors Fees otherwise payable. The deferred fees are invested in certain Royce Funds until distributed in accordance with the agreement.

Compensating Balance Credits:

The Fund has an arrangement with its custodian bank, whereby a portion of the custodian fee is paid indirectly by credits earned on the Fund scash on deposit with the bank. This deposit arrangement is an alternative to purchasing overnight investments. Conversely, the Fund pays interest to the custodian on any cash overdrafts, to the extent they are not offset by credits earned on positive cash balances.

Taxes:

As a qualified regulated investment company under Subchapter M of the Internal Revenue Code, the Fund is not subject to income taxes to the extent that it distributes substantially all of its taxable income for its fiscal year. The Schedule of Investments includes information regarding income taxes under the caption []Income Tax Information[].

Distributions:

The Fund currently has a policy of paying quarterly distributions on the Fund∏s Common Stock. Distributions are currently being made at the annual rate of 9% of the rolling average of the prior four calendar quarter-end NAVs of the Fund∏s Common Stock, with the fourth quarter distribution being the greater of 2.25% of the rolling average or the distribution required by IRS regulations. Distributions to Preferred Stockholders are accrued daily and paid quarterly and distributions to Common Stockholders are recorded on ex-dividend date. The Fund is required to allocate long-term capital gain distributions and other types of income proportionately to distributions made to holders of shares of Common Stock and Preferred Stock. To the extent that distributions are not paid from long-term capital gains, net investment income or net short-term capital gains, they will represent a return of capital. Distributions are determined in accordance with income tax regulations that may differ from accounting principles generally accepted in the United States of America. Permanent book and tax basis differences

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Notes to Financial Statements (continued)

relating to stockholder distributions will result in reclassifications within the capital accounts. Undistributed net investment income may include temporary book and tax basis differences, which will reverse in a subsequent period. Any taxable income or gain remaining undistributed at fiscal year end is distributed in the following year.

Repurchase Agreements:

The Fund may enter into repurchase agreements with institutions that the Fund investment adviser has determined are creditworthy. The Fund restricts repurchase agreements to maturities of no more than seven days. Securities pledged as collateral for repurchase agreements, which are held until maturity of the repurchase agreements, are marked-to-market daily and maintained at a value at least equal to the principal amount of the repurchase agreement (including accrued interest). Repurchase agreements could involve certain risks in the event of default or insolvency of the counter-party, including possible delays or restrictions upon the ability of the Fund to dispose of the underlying securities.

Securities Lending:

The Fund loans securities to qualified institutional investors for the purpose of realizing additional income. Collateral on all securities loaned for the Fund is accepted in cash and cash equivalents and invested temporarily by the custodian. The collateral is equal to at least 100% of the current market value of the loaned securities. The market value of the loaned securities is determined at the close of business of the Fund and any additional required collateral is delivered to the Fund on the next business day.

Recent Accounting Pronouncements:

The Fund adopted Financial Accounting Standards Board ([FASB[]) Interpretation No. 48, [Accounting for Uncertainty in Income Taxes[] ([FIN 48[]) on June 29, 2007. FIN 48 provides guidance for how uncertain tax positions should be recognized, measured, presented and disclosed in the financial statements. There was no material impact to the financial statements or disclosures thereto as a result of the adoption of this pronouncement.

FASB Statement of Financial Accounting Standard No. 157, [Fair Value Measurement] ([FAS 157]), provides enhanced guidance for using fair value to measure assets and liabilities. The standard requires companies to provide expanded information about the assets and liabilities measured at fair value and the potential effect

of these fair valuations on an entity s financial performance. Adoption of FAS 157 is required for fiscal years beginning after November 15, 2007. The standard is not expected to materially impact the amounts reported in the Fund s financial statements, however, additional disclosures will be required in subsequent reports.

Capital Stock:

The Fund issued 2,749,591 and 2,548,023 shares of Common Stock as reinvestment of distributions by Common Stockholders for the years ended December 31, 2007 and 2006, respectively.

At December 31, 2007, 8,800,000 shares of 5.90% Cumulative Preferred Stock were outstanding. Commencing October 9, 2008 and thereafter, the Fund, at its option, may redeem the Cumulative Preferred Stock, in whole or in part, at the redemption price. The Cumulative Preferred Stock is classified outside of permanent equity (net assets

applicable to Common Stockholders) in the accompanying financial statements in accordance with Emerging Issues Task Force (EITF) Topic D-98, Classification and Measurement of Redeemable Securities, that requires preferred securities that are redeemable for cash or other assets to be classified outside of permanent equity to the extent that the redemption is at a fixed or determinable price and at the option of the holder or upon the occurrence of an event that is not solely within the control of the issuer.

The Fund is required to meet certain asset coverage tests with respect to the Cumulative Preferred Stock as required by the 1940 Act. In addition, pursuant to the Rating Agency Guidelines established by Moody□s, the Fund is required to maintain a certain discounted asset coverage. If the Fund fails to meet these requirements and does not correct such failure, the Fund may be required to redeem, in part or in full, the Cumulative Preferred Stock at a redemption price of \$25.00 per share, plus an amount equal to the accumulated and unpaid dividends, whether or not declared on such shares, in order to meet these requirements. Additionally, failure to meet the foregoing asset coverage requirements could restrict the Fund∏s ability to pay dividends to Common Stockholders and could lead to sales of portfolio securities at inopportune times. The Fund has met these requirements since issuing the Cumulative Preferred Stock.

Investment Advisory Agreement:

As compensation for its services under the Investment Advisory Agreement, Royce & Associates, LLC ([Royce]) receives a fee comprised of a Basic Fee ([Basic Fee]) and an adjustment to the Basic Fee based on the investment performance of the Fund in relation to the investment record of the S&P SmallCap 600 Index ([S&P 600]).

The Basic Fee is a monthly fee equal to 1/12 of 1% (1% on an annualized basis) of the average of the Fund s month-end net assets applicable to Common Stockholders, plus the liquidation value of Preferred

Stock, for the rolling 60-month period ending with such month (the □performance period□). The Basic Fee for each month is increased or decreased at the rate of 1/12 of 05% for each percentage point that the investment performance of the Fund exceeds, or is exceeded by, the percentage change in the investment record of the S&P 600 for the performance period by more than two percentage points. The performance period for each such month is a rolling 60-month period ending with such month. The maximum increase or decrease in the Basic Fee for any month may not exceed 1/12 of .5%. Accordingly, for each month, the maximum monthly fee rate as adjusted for performance is 1/12 of 1.5% and is payable if the investment performance of the Fund exceeds the percentage change in the investment record of the S&P 600 by 12 or more percentage points for the performance period, and the minimum monthly fee rate as adjusted for performance is 1/12 of .5% and is payable if the percentage change in the investment record of the S&P 600 exceeds the investment performance of the Fund by 12 or more percentage points for the performance period.

Notwithstanding the foregoing, Royce is not entitled to receive any fee for any month when the investment performance of the Fund for the rolling 36-month period ending with such month is negative. In the event that the Fund investment performance for such a performance

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Notes to Financial Statements (continued)

period is less than zero, Royce will not be required to refund to the Fund any fee earned in respect of any December 2007, the investment performance of the prior performance period.

of its investment advisory fee attributable to an issue of advisory fee consisted of a Basic Fee of \$11,381,315 the Fund∏s Preferred Stock for any month in which the and an upward adjustment of \$4,500,434 for Fund[s average annual NAV total return since issuance performance of the Fund above that of the S&P 600. For of the Preferred Stock fails to exceed the applicable the year ended December 31, 2007, the Fund accrued Preferred Stock∏s dividend rate

For the twelve rolling 60-month periods ended Fund exceeded the investment performance of the S&P Royce has voluntarily committed to waive the portion 600 by 4% to 26%. Accordingly, the investment and paid Royce advisory fees totaling \$15,881,749.

Distributions

to

Stockholders:

The tax character of distributions paid to stockholders during 2007 and 2006 was as follows:

Distributions paid from: Ordinary income Long-term capital gain	2007 \$ 18,081,695 102,623,869	2006 \$ 24,577,545 87,494,797
	\$120,705,564	\$112,072,342

As of December 31, 2007, the tax basis components of distributable earnings included in stockholders equity were as follows:

Undistributed net investment income	\$ 2,699,239
Undistributed long-term capital gain	18,405,497
Unrealized appreciation	393,723,283
Post October currency loss*	(7,530)
Accrued preferred distributions	(288,449)
	\$414,532,040

^{*}Under current tax law, capital and currency losses realized after October 31, and prior to the Fund∏s fiscal year end, may be deferred as occurring on the first day of the following year.

The difference between book basis and tax basis unrealized appreciation is attributable primarily to the tax deferral on wash sales and the unrealized gains on investments in Passive Foreign Investment Companies.

For financial reporting purposes, capital accounts and distributions to stockholders are adjusted to reflect the

tax character of permanent book / tax differences. These differences are primarily due to differing treatments of income and gains on various investment securities and foreign currency transactions held by the Fund, timing differences and different characterization of distributions made by the Fund. For the year ended December 31, 2007, the Fund recorded the following permanent reclassifications, which relate primarily to the current net operating losses. Results of operations and net assets were not affected by these reclassifications.

Undistributed Net	Accumulated	
Investment Income	Net Realized Gain (Loss)	Paid-in Capital
\$1,861,084	\$(2,778,414)	\$917,330

Purchases and Sales of Investment Securities:

For the year ended December 31, 2007, the cost of purchases and proceeds from sales of investment securities, other than short-term securities and collateral received for securities loaned, amounted to \$342,412,126 and \$336,738,969, respectively.

Transactions in Shares of Affiliated Companies:

An [Affiliated Company,] as defined in the Investment Company Act of 1940, is a company in which a Fund owns 5% or more of the company[s outstanding voting securities at any time during the period. The Fund effected the following transactions in shares of such companies during the year ended December 31, 2007:

Affiliated	Shares	Market Value	Cost of	Cost of	Realized Gain	Dividend	Shares	Market Value
Company	12/31/06	12/31/06	Purchases	Sales	(Loss)	Income	12/31/07	12/31/07
Delta Apparel Highbury			\$4,129,137				580,760	\$ 4,152,434
Financial <u>*</u> Synalloy			2,579,878	\$1,098,137	\$ 26,215			
Corporation* Timberland	345,000	\$ 6,361,800		761,702	5,317,318	\$ 51,750		
Bancorp			5,738,316				469,200	5,714,856
		\$ 6,361,800			\$5,343,533	\$ 51,750		\$ 9,867,290
*		Not an	Affiliated Cor	npany at Dec	ember 31, 20	07.		

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of Royce Value Trust, Inc. New York, New York

We have audited the accompanying statement of assets and liabilities of Royce Value Trust, Inc. ([Fund[]) including the schedule of investments, as of December 31, 2007, and the related statement of operations for the year then ended, the statement of changes in net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund[]s management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with 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 and financial highlights are free of material misstatement. The Fund is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund sinternal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of December 31, 2007 by correspondence with the custodian and brokers or by other appropriate auditing procedures where replies from brokers were not received. 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 and financial highlights referred to above present fairly, in all material respects, the financial position of Royce Value Trust, Inc. as of December 31, 2007, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended, in conformity with accounting principles generally accepted in the United States of America.

TAIT, WELLER & BAKER LLP

Philadelphia, Pennsylvania February 22, 2008

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Royce Micro-Cap Trust

Schedule of Investmen	nts	
COMMON STOCKS ☐ 111.9%	SHARES	VALUE
Consumer Products [] 5.5% Apparel, Shoes and Accessories		
- 2.0% ØELiA*s <u>a·c</u> Hartmarx Corporation <u>a</u> Kleinert∏s <u>a·d</u>	42,900 70,000 14,200	\$ 116,259 238,700 0
Lazare Kaplan International <u>a</u> Steven Madden <u>a</u> Mothers Work <u>a.c</u>	151,700 21,750 17,400	1,233,321 435,000 302,760
Movie Star <u>a</u> True Religion Apparel <u>a,c</u> Weyco Group	192,100 14,400 120,000	309,281 307,440 3,300,000
Yamato International	40,000	275,768
		6,518,529
Food/Beverage/Tobacco - 0.9% Green Mountain Coffee	76 900	2 125 760
Roasters <u>a,c</u>	76,800	3,125,760
Home Furnishing and Appliances - 1.6% American Technology ^{a,c}	50,000	126,500
Cobra Electronics DTS a.c	10,000 7,000	47,800 178,990
Flexsteel Industries Lifetime Brands	213,500 42,054	2,562,000 545,861
Natuzzi ADR <u>a</u> U.S. Home Systems <u>a.c</u>	387,800 10,000	1,822,660 53,500
		5,337,311
Household Products/Wares - 0.3%		
A.T. Cross Company Cl. A <u>a,c</u>	100,000	998,000
Sports and Recreation - 0.6% Cybex International a,c	51,600	235,296
Monaco Coach Sturm, Ruger & Company ^a	142,400 45,000	1,264,512 372,600
Starm, rager & company _	13,000	1,872,408
		1,072,400
Other Consumer Products - 0.1%		
NexCen Brands <u>a,c</u>	105,300	509,652
Total (Cost \$13,301,888)		18,361,660

Consumer Services [] 4.3% Direct Marketing - 0.1% Dover Saddlery a.c	10,200	42,534
Leisure and Entertainment - 0.3% Ambassadors Group Ambassadors International Control	15,000 6,100 5,000 25,000 28,200 20,000	274,650 88,938 40,200 170,500 308,508 166,800
		1,049,596
Media and Broadcasting - 0.3% ADDvantage Technologies Group a.c Ballantyne of Omaha a	42,700 100,000	263,459 582,000
		845,459
Online Commerce - 0.3% FTD Group PC Mall a.c	55,000 26,000	708,400 242,060 950,460

Restaurants and Lodgings - 0.1%	SHARES	VALUE
Benihana Cl. A a.c Cosi a.c Jamba a.c	800 111,700 44,300	\$ 10,200 250,208 163,910
		424,318
Retail Stores - 3.1% A.C. Moore Arts & Crafts a America S Car-Mart a.c Buckle (The) Build-A-Bear Workshop a Cache Casual Male Retail Group Cato Corporation Cl. A Charlotte Russe Holding A Charlotte Russe	40,000 200,000 35,250 49,300 19,200 28,800 68,100 28,800 35,300 76,700 198,900 142,000 301,000	550,000 2,510,000 1,163,250 687,735 179,328 149,184 1,066,446 465,120 205,446 489,346 942,786 1,275,160 701,330
		10,385,131
Other Consumer Services - 0.1% Knot (The) a.c	25,200	401,688

Total (Cost \$14,490,585)		14,099,186
Diversified Investment Companies 1.8% Closed-End Funds - 1.8% ASA Central Fund of Canada Cl. A Total (Cost \$2,675,077)	48,900 207,000	3,675,813 2,243,880 5,919,693
Financial Intermediaries [] 9.1% Banking - 4.5%		
B of I Holding a.c Bancorp (The) a BB Holdings a Chemung Financial Fauquier Bankshares First National Lincoln Franklin Bank a.c Lakeland Financial Meta Financial Group Nexity Financial Group Nexity Financial a.c Peapack-Gladstone Financial Queen City Investments Quest Capital Sterling Bancorp Sterling Financial WSB Financial Group a.c Wilber Corporation	100,000 50,000 390,000 40,000 160,800 40,200 66,200 45,000 34,000 29,000 948 30,000 32,869 7,779 114,200 89,550	715,000 673,000 1,862,825 1,122,000 2,741,640 588,528 285,322 940,500 1,828,736 225,760 717,750 953,688 82,071 448,333 130,609 669,212 783,563
	•	14,768,537
Insurance - 1.6% AmCOMP ^a American Safety Insurance Holdings ^a CRM Holdings ^{a,c} First Acceptance ^a Independence Holding	5,600 20,000 124,000 258,405 33,534	52,360 393,000 970,920 1,090,469 424,205

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

December 31, 2007

	SHARES	VALUE
Financial Intermediaries (continued)		
Insurance (continued)		
NYMAGIC	65,400	
Navigators Group <u>a,c</u>	15,200	988,000
		5,431,656
Real Estate Investment Trusts - 0.2%		
Vestin Realty Mortgage II <u>a</u>	180,000	675,000
Cooughting Bushama 2 00/		
Securities Brokers - 2.8% Broadpoint Securities Group a.c	95,000	112,100
Cowen Group a,c	123,600	1,175,436
Diamond Hill Investment Group	F 000	265,600
International Assets	5,000	365,600
Holding <u>a</u>	113,900	3,074,161
Sanders Morris Harris Group	186,000	1,906,500
Stifel Financial a.c Thomas Weisel Partners Group	38,733	2,036,194
a,c	20,100	275,973
Tradestation Group a,c	30,000	426,300
		9,372,264
Total (Cost \$23,106,640)		30,247,457
Financial Services 6.7%		
Diversified Financial Services -		
0.5%	122 700	1 507 071
MarketAxess Holdings a,c	123,700	1,587,071
Information and Processing -		
0.1%	40.400	205 255
PRG-Schultz International a.c	46,100	395,077
Insurance Brokers - 0.4%		
Crawford & Company Cl. A a,c	50,000	175,000
Health Benefits Direct a,c	211,265	392,953
Western Financial Group	148,000	788,773
		1,356,726
Investment Management -		
4.2%		
ADDENDA Capital	131,700	3,002,432
BKF Capital Group a,b Epoch Holding Corporation	406,500 211,500	902,430 3,172,500
Lpoch Holding Corporation	211,500	3,172,300

	-	
Hennessy Advisors MVC Capital Sceptre Investment Counsel UTEK Corporation Westwood Holdings Group	24,750 226,200 78,000 50,000 31,900	297,000 3,650,868 817,975 660,000 1,199,440
	_	13,702,645
Special Purpose Acquisition Corporation - 1.2% Alternative Asset Management Acquisition (Units) General Finance Shermen WSC Acquisition	250,000 44,200 170,000	2,600,000 401,336 950,300
	•	3,951,636
Specialty Finance - 0.3% NGP Capital Resources	68,080	1,064,090
Total (Cost \$17,965,823)	<u>.</u>	22,057,245
Health [] 14.9% Commercial Services - 1.4% Medifast a.c PDI a PAREXEL International a.c	45,200 66,800 80,900	219,220 625,916 3,907,470
		4,752,606
Drugs and Biotech - 5.2% Acadia Pharmaceuticals a.c Allos Therapeutics a.c Anadys Pharmaceuticals a.c	10,000 123,600 400,000	110,700 777,444 644,000

	SHARES	VALUE
Barrier Therapeutics <u>a</u>	31,300 \$	123,322
BioCryst Pharmaceuticals <u>a</u>	160,000	988,800
Cambrex Corporation	16,000	134,080
Caraco Pharmaceutical		
Laboratories <u>a</u>	14,650	251,246
Cardiome Pharma a,c	21,000	187,320
Cell Genesys <u>a</u>	58,000	133,400
Cerus Corporation <u>a</u>	179,600	1,169,196
CollaGenex Pharmaceuticals a,c	25,000	238,750
Durect Corporation a,c	44,100	283,563
DUSA Pharmaceuticals a,c	57,600	119,232
Dyax Corporation <u>a</u>	47,300	173,118
Emisphere Technologies a,c	163,200	445,536
Favrille <u>a,c</u>	401,000	625,560
Genitope Corporation a,c	196,700	145,558
GenVec <u>a,c</u>	140,000	205,800
Hi-Tech Pharmacal <u>a</u>	43,630	423,647
ImmunoGen <u>a,c</u>	24,000	99,600
Lexicon Pharmaceuticals a,c	40,000	121,200
Lifecore Biomedical a,c	17,900	258,655
Luminex Corporation a,c	14,575	236,698
Mannkind Corporation <u>a</u>	10,000	79,600
Momenta Pharmaceuticals a,c	73,400	524,076
Myriad Genetics a,c	25,000	1,160,500

Nastech Pharmaceutical a.c Nuvelo a.c Oncolytics Biotech a.c Orchid Cellmark a.c Origin Agritech a.c Pharmanet Development Group a.c Sangamo BioSciences a.c Seattle Genetics a.c Senomyx a.c Sinovac Biotech a.c Strategic Diagnostics a.c SuperGen a.c Tapestry Pharmaceuticals a.c Theragenics Corporation a.c Trimeris a.c	2,700 250,000 36,000 78,000 184,388 25,000 10,000 72,000 86,000 57,600 220,000 815,600 145,800 128,000	10,260 457,500 60,840 390,000 1,218,805 980,250 130,900 820,800 389,480 440,320 309,888 803,000 244,680 521,964 893,440
		17,332,728
Health Services - 2.2% Albany Molecular Research a Alliance Imaging a.c BML Bio-Imaging Technologies a CorVel Corporation a.c Gentiva Health Services a HMS Holdings a.c Hooper Holmes a.c MedCath Corporation a.c Mediware Information Systems a.c On Assignment a.c PharMerica Corporation a.c RehabCare Group a.c Sun Healthcare Group a.c U.S. Physical Therapy a	30,000 53,900 30,000 19,100 40,125 23,000 11,900 88,600 18,000 38,900 61,100 100,000 22,000 41,000 10,000	431,400 518,518 479,328 154,901 923,677 437,920 395,199 152,392 442,080 261,797 428,311 1,388,000 496,320 703,970 143,700
		7,357,513
Medical Products and Devices - 5.9% Abiomed a.c Allied Healthcare Products a	15,000 273,500	233,100 1,982,875

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

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Royce Micro-Cap Trust

Schedule of Investme	nts	
	SHARES	VALUE
Health (continued)		
Medical Products and Devices		
(continued)	14000	+ 266.560
AngioDynamics a,c	14,000	
Anika Therapeutics <u>a</u>	17,000	246,840
Atrion Corporation	4,000	510,000
©AS Medical Systems a,c	79,400	436,700
Caliper Life Sciences <u>a</u> Cardiac Science <u>a</u>	50,000	276,500 212,306
CONMED Corporation a.c	26,243 3,900	90,129
Cutera a.c	18,700	293,590
Del Global Technologies 2	461,301	1,337,773
EPIX Pharmaceuticals a,c	24,666	97,184
Exactech a,c	113,100	2,346,825
Golden Meditech	24,100	10,679
HealthTronics a	64,400	295,596
Kensey Nash <u>a</u>	26,650	797,368
Medical Action Industries a,c	125,250	2,611,463
Merit Medical Systems ^a	8,700	120,930
NMT Medical a,c	17,000	95,540
Neurometrix a,c	21,500	197,800
Orthofix International a,c	28,000	1,623,160
OrthoLogic Corporation a,c	65,000	87,750
PLC Systems <u>a</u>	105,200	45,236
Possis Medical <u>a</u>	28,600	416,988
Shamir Optical Industry	7,500	75,000
Synovis Life Technologies a	20,000	391,000
Thermage a	132,000	762,960
Tutogen Medical a,c	20,000	206,400
Utah Medical Products	42,300	1,257,156
Vital Images a,c	29,100	525,837
Young Innovations	66,050	1,579,256
		19,430,501
	•	
Personal Care - 0.2%	20.000	242.000
Helen of Troy a,c	20,000	342,800
Nutraceutical International a	15,000	198,750
		541,550
	•	
Total (Cost \$39,693,480)		49,414,898
Industrial Products ☐ 16.2%		
Automotive - 0.8%		
Commerical Vehicle Group a,c	7,600	110,200
LKQ Corporation a,c	22,800	479,256
Noble International	24,000	391,440
SORL Auto Parts <u>a,c</u>	50,600	370,392
Spartan Motors	6,300	48,132
Strattec Security	28,300	1,172,469
Wescast Industries Cl. A	12,900	114,458

	_	
		2,686,347
Building Systems and Components - 1.0% AAON Bunka Shutter Company LSI Industries	94,500 90,000 65,412	1,872,990 386,273 1,190,498
	_	3,449,761
Construction Materials - 1.7% Ash Grove Cement Monarch Cement Trex Company a	8,000 50,410 250,000	2,008,000 1,524,903 2,127,500
		5,660,403

Industrial Components - 2.2% C&D Technologies a.c Deswell Industries Gerber Scientific a.c Ladish Company a Planar Systems a Powell Industries a Tech/Ops Sevcon II-VI a Zygo Corporation a.c	53,000 105,300 50,500 10,000 142,000 46,800 76,200 20,000 105,200	\$ 350,330 637,065 545,400 431,900 908,800 2,062,476 571,500 611,000 1,310,792
		7,429,263
Machinery - 4.7% A.S.V. a.c Active Power a.c Alamo Group Astec Industries a.c Basin Water a.c Burnham Holdings CI. A Capstone Turbine a.c Eagle Test Systems a.c Eastern Company (The) Gehl Company a.c Gorman-Rupp Company Hurco Companies a.c K-Tron International a.c Kadant a.c Keithley Instruments LeCroy Corporation a.c MTS Systems Mueller (Paul) Company Sun Hydraulics T-3 Energy Services a.c Tennant Company Titan Machinery a.c	84,800 187,500 38,600 40,200 23,200 95,000 1,500 39,750 20,000 5,273 14,900 5,800 14,100 14,000 2,000 10,000 9,650 58,425 2,000 88,200 25,000	1,174,480 412,500 699,432 1,495,038 191,864 1,372,750 326,000 19,170 729,015 320,800 164,502 650,385 691,650 418,347 135,520 19,220 426,700 468,025 1,474,063 94,020 3,906,378 327,500

Metal Fabrication and Distribution - 0.8% Encore Wire Insteel Industries NN Olympic Steel Samuel Manu-Tech Universal Stainless & Alloy Products a.c	15,000 400 114,300 11,000 2,500 26,997	238,800 4,692 1,076,706 348,810 26,825 960,283
		2,656,116
Miscellaneous Manufacturing - 2.5% GP Strategies ^a Peerless Manufacturing ^a Quixote Corporation Raven Industries Synalloy Corporation	35,000 84,400 33,300 73,000 58,200	372,750 3,476,436 632,367 2,802,470 1,000,458 8,284,481
Paper and Packaging - 0.1% Mod-Pac Corporation a.c	23,200	173,768
Pumps, Valves and Bearings - 0.4% CIRCOR International Specialty Chemicals and	28,000	1,298,080
Materials - 1.9% Aceto Corporation American Vanguard Balchem Corporation	323,619 9,333 33,750	2,588,952 161,928 755,325

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

December 31, 2007

Industrial Products (continued) Specialty Chemicals and Materials (continued) Hawkins 118,167 \$ 1,772,505 Metabolix a.c 3,000 71,400 NuCo2 a.c 20,000 498,000 Park Electrochemical 10,000 282,400 6,130,510			
Industrial Products (continued)			
Continued Specialty Chemicals and Materials (continued) Hawkins 118,167 \$ 1,772,505 Metabolix a.c 20,000 498,000 71,400 20,000 498,000 71,400 20,000 282,400 6,130,510 6,130,510 70,000 242,000 70,000		SHARES	VALUE
Specialty Chemicals and Materials (continued) Hawkins			
Materials (continued) 118,167 \$ 1,772,505 Metabolix a.c 3,000 71,400 NuCo2 a.c 20,000 498,000 Park Electrochemical 10,000 282,400 Textiles - 0.1% Unifi a 100,000 242,000 Total (Cost \$33,190,211) 53,528,088 Industrial Services [] 14.7% Advertising and Publishing - 0.6% 21,200 543,568 Greenfield Online a.c 20,000 292,200 Journal Register 105,600 185,856 EiveDeal a.c 28,200 121,260 Woyager Learning a 125,000 875,000 CBIZ a.c 25,000 703,750 Canadian Solar a.c 25,000 703,750 Carlisle Group a 188,800 475,445 CelearPoint Business Resources 120,000 284,230 Ecleare Global Solutions ADR 138,100 1,003,987 Ecleacare Global Solutions ADR 138,800 1,003,987 Forrester Research a 101,500 2,844,030 <td< td=""><td></td><td></td><td></td></td<>			
Hawkins Metabolix a.c. 3,000 71,400 NuCo2 a.c. 20,000 498,000 282,400 6,130,510 Textiles - 0.1% 100,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000 242,000 10,000			
Metabolix a-c 3,000 71,400 NuCo2 a-c 20,000 498,000 292,000 498,000 6,130,510		110 167	¢ 1 772 505
NuCo2 a.c. 20,000 498,000 282,400 6,130,510 6,130,510			
Park Electrochemical 10,000 282,400 6,130,510			
Textiles - 0.1% Unifi a 100,000 242,000 Total (Cost \$33,190,211) 53,528,088 Industrial Services 14.7% Advertising and Publishing - 0.6% DG Fastchannel a 2 20,000 292,200 Journal Register 105,600 185,856 LiveDeal a 2 28,200 121,260 Woyager Learning 125,000 875,000 CBIZ a 2 87,000 853,470 Candian Solar a 2 25,000 703,750 Carlisle Group 1 88,800 475,445 ClearPoint Business Resources Collectors Universe 23,200 286,288 Diamond Management & Technology Consultants ETelecare Global Solutions ADR Cevity HR 63,400 487,546 Home Solutions of America 2 55,000 536,250 Landauer 21,300 110,405 Metalico 1 12,700 137,608 Metalico 2 12,700 137,608 SA&A 2 2 31,300 182,479 Team 2 4,400 160,952			
Textiles - 0.1% Unifi a 100,000 242,000 Total (Cost \$33,190,211) 53,528,088 Industrial Services [14.7% Advertising and Publishing - 0.6% DG Fastchannel a.c 20,000 292,200 Journal Register 105,600 185,856 LiveDeal a.c 28,200 121,260 Woyager Learning a 125,000 875,000 Commercial Services - 5.4% Animal Health International a.c 25,000 703,750 Carlisle Group a 188,800 475,445 ClearPoint Business Resources a 120,000 253,200 Collectors Universe 23,200 286,288 Diamond Management & Technology Consultants 138,100 1,003,987 Prester Research a 101,500 2,844,030 Geo Group (The) a.c 102,400 2,867,200 Gevity HR 63,400 487,546 Home Solutions of America a.c 60,000 60,000 Hudson Highland Group a.c 13,200 536,250 Landauer 21,300 1,104,405 Metalico a 12,700 137,668 PeopleSupport a.c 31,300 182,479 Team a 4,400 160,952	Tark Electrochemical	10,000	202,400
Textiles - 0.1% Unifi a 100,000 242,000 Total (Cost \$33,190,211) 53,528,088 Industrial Services [14.7% Advertising and Publishing - 0.6% DG Fastchannel a.c 20,000 292,200 Journal Register 105,600 185,856 LiveDeal a.c 28,200 121,260 Woyager Learning a 125,000 875,000 Commercial Services - 5.4% Animal Health International a.c 25,000 703,750 Carlisle Group a 188,800 475,445 ClearPoint Business Resources a 120,000 253,200 Collectors Universe 23,200 286,288 Diamond Management & Technology Consultants 138,100 1,003,987 Prester Research a 101,500 2,844,030 Geo Group (The) a.c 102,400 2,867,200 Gevity HR 63,400 487,546 Home Solutions of America a.c 60,000 60,000 Hudson Highland Group a.c 13,200 536,250 Landauer 21,300 1,104,405 Metalico a 12,700 137,668 PeopleSupport a.c 31,300 182,479 Team a 4,400 160,952			6 120 E10
Unifi a 100,000 242,000 Total (Cost \$33,190,211) 53,528,088 Industrial Services [14.7% Advertising and Publishing - 0.6% 21,200 543,568 DG Fastchannel a 2 20,000 292,200 292,200 125,600 185,856 LiveDeal a 2 2 28,200 121,260 875,000 875,000 Woyager Learning a 125,000 20,017,884 20,017,884 Commercial Services - 5.4% 87,000 853,470 Animal Health International a 2 2,000 875,000 853,470 Carlisle Group a 2 25,000 703,750 703,750 Carlisle Group a 2 25,000 188,800 475,445 ClearPoint Business Resources a 23,200 286,288 Diamond Management & Technology Consultants 138,100 1,003,987 ETelecare Global Solutions ADR a 2 21,000 2,844,030 2,844,030 Geo Group (The) a 2 2,867,200 2,844,030 2,844,030 Geo Group (The) a 2 2,867,200 55,000 536,250 Landauer 102,400 2,872,000 Hudson Highland Group a 2 2,000 536,250 Landauer 21,			0,130,310
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SM&A a.c 31,300 182,479 Team a 4,400 160,952	-		
Team <u>a</u> 4,400 160,952			
<u> </u>			
	Volt Information Sciences a,c	89,400	1,632,444

Waste Services <u>a,c</u> Westaff <u>a</u> Willdan Group <u>a</u>	26,300 362,500 40,100	225,391 1,450,000 275,888
		17,873,839
Engineering and Construction - 3.7%		
Cavco Industries ^a	9,400	318,096
Exponent <u>a</u>	130,600	3,531,424
HLS Systems International a,c	222,400	1,983,808
Hanfeng Evergreen a	17,900	264,796
Hill International a,c	35,500	503,035
Insituform Technologies Cl. A a,c	56,400	834,720
Integrated Electrical Services		
a,c	122,000	2,292,380
Modtech Holdings <u>a</u>	71,800	63,902
Nobility Homes	13,800	251,850
SYS a,c	480,000	960,000
Skyline Corporation	32,100	942,135
Sterling Construction a,c	12,300	268,386
	•	12,214,532

	CHAREC	\/ALIIE
Food and Tobacco Processors -	SHARES	VALUE
1.7%		
Cal-Maine Foods	50,000	\$ 1,326,500
Farmer Bros.	42,400	974,776
Galaxy Nutritional Foods <u>a</u>	432,600	112,476
HQ Sustainable Maritime	10.000	07.500
Industries <u>a,c</u> ML Macadamia Orchards L.P.	10,000	97,500
Seneca Foods Cl. A a	120,200 62,500	418,296 1,484,375
Seneca Foods Cl. B a,c	42,500	941,800
Sunopta a,c	8,580	114,543
· 	,	
		5,470,266
	•	
Industrial Distribution - 0.5%		
Central Steel & Wire	1,088	680,000
Lawson Products	19,500	739,440
Toshin Group Company	14,200	294,484
	•	1 712 024
		1,713,924
Printing - 1.1%		
American Bank Note		
Holographics <u>a,c</u>	121,200	716,292
Bowne & Co.	66,500	1,170,400
Champion Industries	23,500	106,220
Courier Corporation	27,950	922,629
Ennis Schawk	9,700 38,900	174,600 603,728
SCHawk	36,900	003,726
		3,693,869
	•	

ABX Air a.c Forward Air Frozen Food Express Industries MAIR Holdings a. Marten Transport a.c Patriot Transportation Holding a.c Universal Truckload Services a.c Velocity Express a.c	100,000 50,700 92,000 8,600 21,450 3,000 134,200 22,321	418,000 1,580,319 542,800 39,818 299,228 276,690 2,571,272 68,079
		5,796,206
Total (Cost \$33,225,666)		48,780,520
Natural Resources [] 10.6% Energy Services - 4.4% CE Franklin a,c Dril-Quip a,c Environmental Power a,c Flotek Industries a,c Green Plains Renewable Energy a,c Gulf Island Fabrication GulfMark Offshore a,c ION Geophysical a,c Particle Drilling Technologies a Pason Systems Pioneer Drilling a Willbros Group a,c World Energy Solutions a	38,650 55,000 115,000 2,400 16,400 34,016 55,400 43,500 40,000 209,200 7,500 67,600 869,400	251,225 3,061,300 525,550 86,496 217,956 1,078,647 2,592,166 686,430 103,200 2,647,457 89,100 2,588,404 704,717
		14,632,648
Oil and Gas - 1.3% Bonavista Energy Trust Bronco Drilling a Cano Petroleum a Gran Tierra Energy a.c Nuvista Energy a PetroCorp a.d	44,600 33,200 45,200 124,900 121,000 104,200	1,287,907 493,020 311,428 327,238 1,606,059

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

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Royce Micro-Cap Trust

Schedule of Investments				
	SHARES	VALUE		
Natural Resources (continued) Oil and Gas (continued) Storm Cat Energy a.c	291,200	\$ 212,576 4,238,228		
Precious Metals and Mining - 3.5% Allied Nevada Gold Aurizon Mines a.c Brush Engineered Materials a.c Central African Gold a Chesapeake Gold a Duluth Metals a Endeavour Mining Capital Endeavour Silver a Entree Gold a Gammon Gold a.c Golden Star Resources a.c Metallica Resources a.c Midway Gold a Minefinders Corporation a New Gold a Northgate Minerals a Uranium Resources a.c Vista Gold a.c	134,250 197,000 15,500 89,790 20,000 87,500 337,000 50,000 177,900 83,836 168,100 186,300 227,500 36,000 141,200 270,000 11,100 50,000	836,377 766,330 573,810 50,066 166,979 265,971 3,018,471 198,500 444,750 671,526 531,196 1,015,335 885,151 406,800 718,708 818,100 138,528 251,000		
Real Estate - 1.4% HFF Cl. A a.c HomeFed Corporation a Kennedy-Wilson a PICO Holdings a Pope Resources L.P.	16,500 11,352 21,500 45,700 33,000	11,757,598 127,710 683,958 907,300 1,536,434 1,410,750 4,666,152		
Total (Cost \$17,912,562)		35,294,626		
Technology [] 23.2% Aerospace and Defense - 2.8% Aerovironment a Astronics Corporation a Ducommun a HEICO Corporation HEICO Corporation CI. A Integral Systems SIFCO Industries a.c	13,800 26,400 72,100 41,600 24,160 48,310 45,800	333,960 1,122,000 2,739,800 2,266,368 1,029,216 1,123,691 770,814		

9,385,849

Components and Systems - 2.7%		
Acacia Research-Acacia		
Technologies a,c	99,350	892,163
CSP a,c	122,581	817,615
Excel Technology 2	91,900	2,490,490
Giga-tronics a,c	3,200	5,984
MOCON	15,600	177,372
Optex Company	35,000	522,106
RadiSys Corporation a,c	30,000	402,000
Richardson Electronics	139,350	976,844
Rimage Corporation a,c	20,000	519,000
SCM Microsystems a,c	37,900	126,586
SRS Labs a,c	10,000	53,500
Spectrum Control a	16,100	247,940
TTM Technologies <u>a</u>	124,700	1,454,002

TransAct Technologies <u>a</u>	SHARES 78,600	VALUE \$ 376,494
		9,062,096
Distribution - 0.5% Agilysys Nu Horizons Electronics a.c	90,000 40,000	1,360,800 278,000 1,638,800
Internet Software and Services - 2.0%		
Audible a.c Descartes Systems Group (The)	32,700	291,684
eResearch Technology a,c iPass a,c Jupitermedia Corporation a,c Lionbridge Technologies a,c NIC Stamps.com a	49,200 185,000 190,000 355,800 131,500 26,800 80,000	206,640 2,186,700 771,400 1,359,156 466,825 226,192 974,400
		6,482,997
IT Services - 5.1% BluePhoenix Solutions a CIBER a,c Cogent Communications Group a,c Computer Task Group a iGATE Corporation a,c Rainmaker Systems a,c Sapient Corporation a,c Syntel TriZetto Group (The) a Yucheng Technologies a,c	28,000 182,662 24,800 471,361 273,400 58,000 500,000 54,300 145,200 31,300	507,360 1,116,065 588,008 2,606,626 2,315,698 374,680 4,405,000 2,091,636 2,522,124 406,587
		16,933,784

Semiconductors and Equipment - 2.6% Actions Semiconductor ADR a.c Cascade Microtech a.c CEVA a.c Cohu Electroglas a.c Exar Corporation a.c Ikanos Communications a.c Intevac a.c Jinpan International Maxwell Technologies a.c Melco Holdings Nanometrics a.c NetList a.c PDF Solutions a.c Photronics a.c QuickLogic Corporation a.c Rudolph Technologies a.c Semitool a.c Trident Microsystems a.c Virage Logic a.c Zarlink Semiconductor a.c Zarlink Semiconductor a.c	128,900 55,037 29,800 17,800 281,700 121,208 38,700 40,550 9,650 37,400 30,000 22,000 77,200 25,000 29,750 20,000 12,500 25,500 54,200 180,000	525,912 560,277 362,666 272,340 473,256 966,028 208,206 589,597 298,185 309,298 469,629 216,920 169,840 225,250 370,982 66,000 141,500 221,340 355,552 1,503,000 135,883
Software - 4.7% ACI Worldwide a Aladdin Knowledge Systems Borland Software a.c Bottomline Technologies a.c Convera Corporation Cl. A a.c Digimarc Corporation a.c	97,600 27,300 70,000 48,300 170,000 66,000	1,858,304 713,349 210,700 676,200 470,900 582,120

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

December 31, 2007

	SHARES	VALUE
Technology (continued)		
Software (continued)		
DivX <u>a</u>	38,300 \$	536,200
Evans & Sutherland Computer		
a _	73,500	91,875
Fundtech <u>a</u>	51,000	681,360
ILOG ADR <u>a,c</u>	35,000	365,750
JDA Software Group <u>a,c</u>	59,500	1,217,370
OpenTV Cl. A <u>a,c</u>	429,300	566,676
Pegasystems	330,200	3,939,286
Phase Forward <u>a,c</u>	43,000	935,250
PLATO Learning <u>a</u>	160,000	635,200
Renaissance Learning	2,365	33,110
SPSS a,c	41,800	1,501,038
SeaChange International a,c	20,000	144,600
TeleCommunication Systems		
Cl. A a,c	10,000	36,100
Trintech Group ADR a,c	94,852	239,976
uWink <u>a,c</u>	9,000	12,600
		15,447,964
Talaaanan jaatiana 2 00/		
Telecommunications - 2.8%	20.000	E00 E41
Anaren <u>a</u>	30,900	509,541
Atlantic Tele-Network	4,100	138,498
Captaris a	43,300	187,056
Communications Systems	10,700	127,223
Diguang International	200.000	750.000
Development a	300,000	750,000
Extreme Networks a	11,500	40,710
Global Telecom & Technology	60.500	71.00-
a,c	68,500	71,925
NMS Communications <u>a</u>	630,000	1,020,600
North Pittsburgh Systems C	23,200	526,408
NumereX Corporation Cl. A a,c	35,100	289,575
PC-Tel a	44,100	302,526
Performance Technologies <u>a</u>	41,250	226,875
Radyne <u>a</u>	25,520	234,784
REMEC	143,387	150,556
Symmetricom <u>a,c</u>	24,782	116,723
TESSCO Technologies a,c	13,600	245,616
UCN a,c	130,517	587,327
ViaSat <u>a,c</u>	76,812	2,644,637
WJ Communications a,c	247,400	183,076
Zhone Technologies a,c	911,600	1,066,572
		9,420,228
Total (Cost \$51,293,032)		76,813,379
Miscellaneous <u>e</u> ☐ 4.9%		
		16 202 011
Total (Cost \$17,084,309)		16,383,911

TOTAL COMMON STO (Cost \$263,939,273)	OCKS	370,900,663			
PREFERRED STOCK [Seneca Foods Conv.		1,734,407			
(Cost \$943,607)		1,734,407			
	State Street Bank 4.00% dated 12/3 maturity value \$8	,734,941 (collateraliz various U.S. Governm at \$8,955,600)	zed		VALUE \$ 8,733,000
	Lehman Brothers 4.125% dated 12/ maturity value \$2	(Tri-Party), 31/07, due 1/2/08, 0,004,583 (collateral various U.S. Governm at \$20,407,014)			20,000,000
		IASE AGREEMENTS	5		28,733,000
		CEIVED FOR SECU	RITIES	PRINCIPAL AMOUNT	
	Fannie Mae-Notes due 7/13/09-9/18/	5.125%-5.20%	0,4	\$46,103	46,794
	due 3/5/08	Nortgage Association		1,322	1,342
	due 7/25/08-2/16/ Freddie Mac-Note			11,694	11,856
	due 4/11/17 U.S. Treasury Bon due 8/15/13-1/15/	ds 2.375%-12.00%		618 940	627 950
	U.S. Treasury Note due 4/15/11 Money Market Fur	es 2.375%		6	6
	State Street Navig	pator Securities Lend day yield-4.884%)	ing	_	35,983,277
	TOTAL COLLATE LOANED (Cost \$36,044,852	RAL RECEIVED FOI	R SECURITIES		36,044,852
	TOTAL INVESTM (Cost \$329,660,73	ENTS [] 132.0%	D ACCETO II (52 CVC)	_	437,412,922
	PREFERRED STO		R ASSETS [] (13.9)%		(45,937,406) (60,000,000)

NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS ☐ **100.0%**

\$331,475,516

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

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Royce Micro-Cap Trust

December 31, 2007

Schedule of Investments

- a Non-income producing.
- b At December 31, 2007, the Fund owned 5% or more of the Company

 s outstanding voting securities thereby making the Company an Affiliated Company as that term is defined in the Investment Company Act of 1940.
- c All or a portion of these securities were on loan at December 31, 2007. Total market value of loaned securities at December 31, 2007 was \$34,390,777.
 - Securities for which market quotations are no longer readily available represent 0.0% of net assets. These
- d securities have been valued at their fair value under procedures established by the Fund so Board of Directors.
- e Includes securities first acquired in 2007 and less than 1% of net assets applicable to Common Stockholders.
- □ New additions in 2007.

Bold indicates the Fund slargest 20 equity holdings in terms of December 31, 2007 market value. INCOME TAX INFORMATION: The cost of total investments for Federal income tax purposes was \$334,738,628. At December 31, 2007, net unrealized appreciation for all securities was \$102,674,294 consisting of aggregate gross unrealized appreciation of \$132,624,923 and aggregate gross unrealized depreciation of \$29,950,629. The primary differences in book and tax basis cost is the timing of the recognition of losses on securities sold and mark-to-market of Passive Foreign Investment Companies.

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

December 31, 2007

Statement of Assets and Liabilities	
ASSETS: Investments at value (including collateral on loaned securities)* Non-Affiliated Companies (cost \$299,421,466) Affiliated Companies (cost \$1,506,266)	\$407,777,492 902,430
Total investments at value Repurchase agreements (at cost and value) Cash and foreign currency Receivable for investments sold Receivable for dividends and interest Prepaid expenses	408,679,922 28,733,000 847 3,707,650 381,873 20,681
Total Assets	441,523,973
LIABILITIES: Payable for collateral on loaned securities Payable for investments purchased Payable for investment advisory fee Preferred dividends accrued but not yet declared Accrued expenses	36,044,852 13,375,389 431,673 80,000 116,543
Total Liabilities	50,048,457
PREFERRED STOCK: 6.00% Cumulative Preferred Stock - \$0.001 par value, \$25 liquidation value per share; 2,400,0 shares outstanding	00 60,000,000
Total Preferred Stock	60,000,000
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	\$ 331,475,516
ANALYSIS OF NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Common Stock paid-in capital - \$0.001 par value per share; 24,591,100 shares outstanding (150,000,000 shares authorized) Undistributed net investment income (loss) Accumulated net realized gain (loss) on investments and foreign currency Net unrealized appreciation (depreciation) on investments and foreign currency Preferred dividends accrued but not yet declared	\$222,052,678 (1,435,509) 3,186,799 107,751,548 (80,000)
Net Assets applicable to Common Stockholders (net asset value per share - \$13.48)	\$331,475,516
*Investments at identified cost (including \$36,044,852 of collateral on loaned securities) Market value of loaned securities	\$300,927,732 34,390,777
THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.	2007 Annual Report to Stockholders 43

Year Ended December 31, 2007

Statement of Operations	
INVESTMENT INCOME:	
Income:	
Dividends* Non-Affiliated Companies	\$ 3,303,530
Affiliated Companies	ş 3,303,330 □
Interest	1,478,336
Securities lending	484,508
Total income	5,266,374
Expenses:	
Investment advisory fees	5,092,955
Stockholder reports	133,402
Custody and transfer agent fees	75,833
Directors∏ fees Professional fees	56,196 54,027
Administrative and office facilities expenses	29,792
Other expenses	60,452
Total expenses	5,502,657
Compensating balance credits	(1,853)
Net expenses	5,500,804
Net investment income (loss)	(234,430)
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS AND FOREIGN CURRENCY:	
Net realized gain (loss) on investments and foreign currency	
Non-Affiliated Companies	33,643,099
Affiliated Companies Net change in unrealized appreciation (depreciation) on investments foreign currency	(839,302) (27,184,286)
Net change in unrealized appreciation (depreciation) on investments foreign currency	(27,104,200)
Net realized and unrealized gain (loss) on investments and foreign currency	5,619,511
NET INCREASE (DECREASE) IN NET ASSETS RESULTING FROM INVESTMENT OPERATIONS	5,385,081
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS	(3,600,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	
RESULTING FROM INVESTMENT OPERATIONS	\$ 1,785,081

^{*}Net of foreign withholding tax of \$63,404.

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

	Year ended	Year ended
	12/31/07	12/31/06
INVESTMENT OPERATIONS: Net investment income (loss) Net realized gain (loss) on investments and foreign currency Net change in unrealized appreciation (depreciation) on investments and foreign currency	\$ (234,430) 32,803,797 (27,184,286)	\$ 167,273 40,340,273 27,839,554
	(27,104,200)	27,039,334
Net increase (decrease) in net assets resulting from investment operations	5,385,081	68,347,100
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net investment income Net realized gain on investments and foreign currency	(224,280) (3,375,720)	(475,560) (3,124,440)
Total distributions to Preferred Stockholders	(3,600,000)	(3,600,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	1,785,081	64,747,100
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net investment income Net realized gain on investments and foreign currency	(1,991,543) (29,975,444)	(4,585,208) (30,124,923)
Total distributions to Common Stockholders	(31,966,987)	(34,710,131)
CAPITAL STOCK TRANSACTIONS: Reinvestment of distributions to Common Stockholders	17,975,152	19,926,104
Total capital stock transactions	17,975,152	19,926,104
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	(12,206,754)	49,963,073
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Beginning of period	343,682,270	293,719,197
End of period (including undistributed net investment income (loss) of \$(1,435,509) at 12/31/07 and \$(2,725,894) at 12/31/06)	\$331,475,516	\$343,682,270
THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.	2	007 Annual Report to Stockholders 45

Financial HighlightsThis table is presented to show selected data for a share of Common Stock outstanding throughout each period, and to assist stockholders in evaluating the Fund periods presented.

Years ended December 31,

	2007	2006	2005	2004	2003
NET ASSET VALUE, BEGINNING OF PERIOD	\$14.77	\$13.43	\$14.34	\$13.33	\$9.39
INVESTMENT OPERATIONS: Net investment income (loss)	(0.00)	0.01	(0.03)	(0.08)	(0.09)
Net realized and unrealized gain (loss) on investments and foreign currency	0.24	3.04	1.14	2.62	5.28
Total investment operations	0.24	3.05	1.11	2.54	5.19
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net investment income Net realized gain on	(0.01)	(0.02)			0
investments and foreign currency	(0.14)	(0.14)	(0.17)	(0.19)	(0.18)
Total distributions to Preferred Stockholders	(0.15)	(0.16)	(0.17)	(0.19)	(0.18)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	0.09	2.89	0.94	2.35	5.01
DISTRIBUTIONS TO COMMON STOCKHOLDERS:	(0.00)	(0.20)			
Net investment income Net realized gain on investments and foreign currency	(0.08)	(0.20) (1.35)	[] (1.85)	(1.33)	(0.92)
Total distributions to Common Stockholders	(1.35)	(1.55)	(1.85)	(1.33)	(0.92)

CAPITAL STOCK TRANSACTIONS:

Effect of reinvestment of distributions by Common Stockholders	(0.03)	(0.00)	0.00	(0.01)	(0.04)
Effect of Preferred Stock offering					(0.11)
Total capital stock transactions	(0.03)	(0.00)	0.00	(0.01)	(0.15)
NET ASSET VALUE, END OF PERIOD	\$13.48	\$14.77	\$13.43	\$14.34	\$13.33
MARKET VALUE, END OF PERIOD	\$11.94	\$16.57	\$14.56	\$15.24	\$12.60
TOTAL RETURN (a): Market Value Net Asset Value RATIOS BASED ON AVERAGE NET ASSETS APPLICABLE TO COMMON	(20.54)% 0.64%	26.72% 22.46%	8.90% 6.75%	33.44% 18.69%	63.58% 55.55%
Total expenses (b,c) Management fee expense	1.56%	1.64%	1.63%	1.62%	1.82%
(d) Other operating expenses Net investment income	1.44% 0.12%	1.49% 0.15%	1.43% 0.20%	1.43% 0.19%	1.59% 0.23%
(loss) SUPPLEMENTAL DATA: Net Assets Applicable to Common Stockholders,	(0.07)%	0.05%	(0.27)%	(0.56)%	(0.82)%
End of Period (in thousands) Liquidation Value of Preferred Stock,	\$331,476	\$343,682	\$293,719	\$290,364	\$253,425
End of Period (in thousands) Portfolio Turnover Rate PREFERRED STOCK:	\$60,000 41%	\$60,000 34%	\$60,000 46%	\$60,000 32%	\$60,000 26%
Total shares outstanding Asset coverage per share Liquidation preference per	2,400,000 \$163.11	2,400,000 \$168.20	2,400,000 \$147.38	2,400,000 \$145.98	2,400,000 \$130.59
share Average market value per share (e):	\$25.00	\$25.00	\$25.00	\$25.00	\$25.00
6.00% Cumulative 7.75% Cumulative	\$24.06 □	\$24.15 □	\$24.9 7	\$24.66	\$25.37 \$25.70

⁽a) The Market Value Total Return is calculated assuming a purchase of Common Stock on the opening of the first business day and a sale on the closing of the last business day of each period reported. Dividends and distributions, if any, are assumed for the purposes of this calculation to be reinvested at prices obtained under the Fund□s Distribution Reinvestment and Cash Purchase Plan. Net Asset Value Total Return is calculated on the same basis, except that the Fund□s net asset value is used on the purchase and sale dates instead of market value.

⁽b) Expense ratios based on total average net assets including liquidation value of Preferred Stock were 1.33%, 1.38%, 1.35%, 1.32% and 1.49% for the years ended December 31, 2007, 2006, 2005, 2004 and 2003, respectively.

⁽c) Expense ratios based on average net assets applicable to Common Stockholders: before waiver of fees by the investment adviser would have been 1.92% for the year ended December 31, 2003; before waiver of fees and earnings credits would have been 1.56%, 1.64%, 1.63%, 1.62% and 1.92% for the years ended December 31,

- 2007, 2006, 2005, 2004 and 2003, respectively.
- (d) The management fee is calculated based on average net assets over a rolling 36-month basis, while the above ratios of management fee expenses are based on average net assets applicable to Common Stockholders over a 12-month basis.
- (e) The average of month-end market values during the period that the Preferred Stock was outstanding.

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

Notes to Financial Statements

Summary of Significant Accounting Policies:

Royce Micro-Cap Trust, Inc. ([the Fund]) was incorporated under the laws of the State of Maryland on September 9, 1993 as a diversified closed-end investment company. The Fund commenced operations on December 14, 1993.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

Valuation of Investments:

Securities are valued as of the close of trading on the New York Stock Exchange (NYSE) (generally 4:00 p.m. Eastern time) on the valuation date. Securities that trade on an exchange, and securities traded on Nasdag∏s Electronic Bulletin Board, are valued at their last reported sales price or Nasdag official closing price taken from the primary market in which each security trades or, if no sale is reported for such day, at their bid price. Other over-the-counter securities for which market quotations are readily available are valued at their highest bid price. Securities for which market quotations are not readily available are valued at their fair value under procedures established by the Fund[s Board of Directors. In addition, if, between the time trading ends on a particular security and the close of the customary trading session on the NYSE, events occur that are significant and may make the closing price unreliable, the Fund may fair value the security. The Fund uses an independent pricing service to provide fair value estimates for relevant non-U.S. equity securities on days when the U.S. market volatility exceeds a certain threshold. This pricing service uses proprietary correlations it has developed between the movement of prices of non-U.S. equity securities and indices of U.S.- traded securities, futures contracts and other indications to estimate the fair value of relevant non-U.S. securities. When fair value pricing is employed, the price of securities used by the Fund may differ from quoted or published prices for the same security. Bonds and other fixed income securities may be valued by reference to other securities with comparable ratings, interest rates and maturities, using established independent pricing services. Investments in money market funds are valued at net asset value per share.

Foreign Currency:

The Fund values its non-U.S. securities in U.S. dollars daily at the prevailing foreign currency exchange rates as quoted by a major bank. The effects of changes in foreign exchange rates on investments and other assets and liabilities are included with net realized and unrealized gains and losses on investments.

Net realized foreign exchange gains or losses arise from sales and maturities of short-term securities, sales of foreign currencies, expiration of currency forward contracts, currency gains or losses realized between the trade and settlement dates on securities transactions, the difference between the amounts of dividends, interest, and foreign withholding taxes recorded on the Fund sooks, and the U.S. dollar equivalent of the

amounts actually received or paid. Net unrealized foreign exchange gains and losses arise from changes in the value of assets and liabilities, including investments in securities at the end of the reporting period, as a result of changes in foreign currency exchange rates.

Investment Transactions and Related Investment Income:

Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date. Non-cash dividend income is recorded at the fair market value of the securities received. Interest income is recorded on an accrual basis. Premium and discounts on debt securities are amortized using the effective yield to maturity method. Realized gains and losses from investment transactions are determined on the basis of identified cost for book and tax purposes.

Expenses:

The Fund incurs direct and indirect expenses. Expenses directly attributable to the Fund are charged to the Fund soperations, while expenses applicable to more than one of the Royce Funds are allocated equitably. Allocated personnel and occupancy costs related to The Royce Funds are included in administrative and office facilities expenses. The Fund has adopted a deferred fee agreement that allows the Directors to defer the receipt of all or a portion of Directors Fees otherwise payable. The deferred fees are invested in certain Royce Funds until distributed in accordance with the agreement.

Compensating Balance Credits:

The Fund has an arrangement with its custodian bank, whereby a portion of the custodian fee is paid indirectly by credits earned on the Fund cash on deposit with the bank. This deposit arrangement is an alternative to purchasing overnight investments. Conversely, the Fund pays interest to the custodian on any cash overdrafts, to the extent they are not offset by credits earned on positive cash balances.

Taxes:

As a qualified regulated investment company under Subchapter M of the Internal Revenue Code, the Fund is not subject to income taxes to the extent that it distributes substantially all of its taxable income for its fiscal year. The Schedule of Investments includes information regarding income taxes under the caption [Income Tax Information].

Distributions:

The Fund currently has a policy of paying quarterly distributions on the Fund[s Common Stock. Distributions are currently being made at the annual rate of 9% of the rolling average of the prior four calendar guarter-end NAVs of the Fund∏s Common Stock, with the fourth quarter distribution being the greater of 2.25% of the rolling average or the distribution required by IRS regulations. Distributions to Preferred Stockholders are accrued daily and paid quarterly and distributions to Common Stockholders are recorded on ex-dividend date. The Fund is required to allocate long-term capital gain distributions and other types of income proportionately to distributions made to holders of shares of Common Stock and Preferred Stock. To the extent that distributions are not paid from long-term capital gains, net investment income or net short-term capital gains, they will represent a return of capital. Distributions are determined in accordance with income tax regulations

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Notes to Financial Statements (continued)

that may differ from accounting principles generally accepted in the United States of America. Permanent book and tax basis differences relating to stockholder distributions will result in reclassifications within the capital accounts. Undistributed net investment income may include temporary book and tax basis differences, which will reverse in a subsequent period. Any taxable income or gain remaining undistributed at fiscal year end is distributed in the following year.

Repurchase Agreements:

The Fund may enter into repurchase agreements with institutions that the Fund sinvestment adviser has determined are creditworthy. The Fund restricts repurchase agreements to maturities of no more than seven days. Securities pledged as collateral for repurchase agreements, which are held until maturity of the repurchase agreements, are marked-to-market daily and maintained at a value at least equal to the principal amount of the repurchase agreement (including accrued interest). Repurchase agreements could involve certain risks in the event of default or insolvency of the counter-party, including possible delays or restrictions upon the ability of the Fund to dispose of the underlying securities.

Securities Lending:

The Fund loans securities to qualified institutional investors for the purpose of realizing additional income. Collateral on all securities loaned for the Fund is accepted in cash and cash equivalents and invested temporarily by the custodian. The collateral is equal to at least 100% of the current market value of the loaned securities. The market value of the loaned securities is determined at the close of business of the Fund and any additional required collateral is delivered to the Fund on the next business day.

Recent Accounting Pronouncements:

The Fund adopted Financial Accounting Standards Board ([FASB]) Interpretation No. 48, [Accounting for Uncertainty in Income Taxes] ([FIN 48]) on June 29, 2007. FIN 48 provides guidance for how uncertain tax positions should be recognized, measured, presented and disclosed in the financial statements. There was no material impact to the financial statements or disclosures thereto as a result of the adoption of this pronouncement.

FASB Statement of Financial Accounting Standard No. 157, [Fair Value Measurement] ([FAS 157]), provides enhanced guidance for using fair value to measure assets and liabilities. The standard requires companies to provide expanded information about the assets and

liabilities measured at fair value and the potential effect of these fair valuations on an entity s financial performance. Adoption of FAS 157 is required for fiscal years beginning after November 15, 2007. The standard is not expected to materially impact the amounts reported in the Fund financial statements, however, additional disclosures will be required in subsequent reports.

Capital Stock:

The Fund issued 1,320,682 and 1,401,367 shares of Common Stock as reinvestment of distributions by Common Stockholders for the years ended December 31, 2007 and 2006, respectively.

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At December 31, 2007, 2,400,000 shares of 6.00% Cumulative Preferred Stock were outstanding. Commencing October 16, 2008 and thereafter, the Fund, at its option, may redeem the Cumulative Preferred Stock, in whole or in part, at the redemption price. The Cumulative Preferred Stock is classified outside of permanent equity (net assets applicable to Common Stockholders) in the accompanying financial statements in accordance with Emerging Issues Task Force (EITF) Topic D-98, Classification and Measurement of Redeemable Securities, that requires preferred securities that are redeemable for cash or other assets to be classified outside of permanent equity to the extent that the redemption is at a fixed or determinable price and at the option of the holder or upon the occurrence of an event that is not solely within the control of the issuer.

The Fund is required to meet certain asset coverage tests with respect to the Cumulative Preferred Stock as required by the 1940 Act. In addition, pursuant to the Rating Agency Guidelines established by Moody∏s, the Fund is required to maintain a certain discounted asset coverage. If the Fund fails to meet these requirements and does not correct such failure, the Fund may be required to redeem, in part or in full, the Cumulative Preferred Stock at a redemption price of \$25.00 per share, plus an amount equal to the accumulated and unpaid dividends, whether or not declared on such shares, in order to meet these requirements. Additionally, failure to meet the foregoing asset to pay dividends to Common Stockholders and could lead to sales of portfolio securities at inopportune times. The Fund has met these requirements since issuing the Cumulative Preferred Stock.

Investment Advisory Agreement:

As compensation for its services under the Investment Advisory Agreement, Royce & Associates, LLC ([Royce]) receives a fee comprised of a Basic Fee ([Basic Fee]) and an adjustment to the Basic Fee based on the investment performance of the Fund in relation to the investment record of the Russell 2000.

The Basic Fee is a monthly fee equal to 1/12 of 1% (1% on an annualized basis) of the average of the Fund s month-end net assets applicable to Common

Stockholders, plus the liquidation value of Preferred Stock, for the rolling 36-month period ending with such month (the □performance period□). The Basic Fee for each month is increased or decreased at the rate of 1/12 of .05% for each percentage point that the investment performance of the Fund exceeds, or is exceeded by, the percentage change in the investment record of the Russell 2000 for the performance period by more than two percentage points. The performance period for each such month is a rolling 36-month period ending with such month. The maximum increase or decrease in the Basic Fee for any month may not exceed 1/12 of .5%. Accordingly, for each month, the maximum monthly fee rate as adjusted for performance is 1/12 of 1.5% and is payable if the investment performance of the Fund exceeds the percentage change in the investment record of the Russell 2000 by 12 or more percentage points for the performance period, and the minimum monthly fee rate as adjusted for performance is 1/12 of .5% and is payable if the percentage change in the investment record of the Russell 2000 exceeds

Notes to Financial Statements (unaudited) (continued)

the investment performance of the Fund by 12 or more percentage points for the performance period.

Royce has voluntarily committed to waive the portion of its investment advisory fee attributable to an issue of the Fund\[\]s Preferred Stock for any month in which the Fund\[\]s average annual NAV total return since issuance of the Preferred Stock fails to exceed the applicable Preferred Stock\[\]s dividend rate.

For the twelve rolling 36-month periods ending December 2007, the investment performance of the Fund exceeded the investment performance of the Russell 2000 by 8% to 13%. Accordingly, the investment advisory fee consisted of a Basic Fee of \$3,714,236 and an upward adjustment of \$1,378,719 for performance of the Fund above that of the Russell 2000. For the year ended December 31, 2007, the Fund accrued and paid Royce advisory fees totaling \$5,092,955.

Distributions to Stockholders:

The tax character of distributions paid to stockholders during 2007 and 2006 was as follows:

Distributions paid from:	2007	2006
Ordinary income Long-term capital gain	\$ 2,532,369 33,034,618	\$12,220,932 26,089,199
	\$35,566,987	\$38,310,131

As of December 31, 2007, the tax basis components of distributable earnings included in stockholders equity were as follows:

Undistributed net investment income Undistributed long-term capital gain Unrealized appreciation Post October currency loss* Accrued preferred distributions	\$ 1	2,331,609 5,216,680 .02,674,294 (719,745) (80,000)
	\$1	.09,422,838

^{*} Under current tax law, capital and currency losses realized after October 31, and prior to the Fund

s fiscal year end, may be deferred as occurring on the first day of the following fiscal year.

The difference between book basis and tax basis unrealized appreciation is attributable primarily to the tax deferral on wash sales and the unrealized gains on investments in Passive Foreign Investment Companies.

For financial reporting purposes, capital accounts and distributions to stockholders are adjusted to reflect the tax character of permanent book / tax differences. These differences are primarily due to differing treatments of income and gains on various investment securities and foreign currency transactions held by the Fund, timing

differences and different characterization of distributions made by the Fund. For the year ended December 31, 2007, the Fund recorded the following permanent reclassifications, which relate primarily to the current net operating losses. Results of operations and net assets were not affected by these reclassifications.

Undistributed Net Investment Income	Accumulated Net Realized Gain (Loss)	Paid-in Capital
\$3,740,638	\$(3,532,042)	\$(208,596)

Purchases and Sales of Investment Securities:

For the year ended December 31, 2007, the cost of purchases and proceeds from sales of investment securities, other than short-term securities and collateral received for securities loaned, amounted to \$158,813,354 and \$171,665,339, respectively.

Transactions in Shares of Affiliated Companies:

An [Affiliated Company, as defined in the Investment Company Act of 1940, is a company in which a Fund owns 5% or more of the company soutstanding voting securities at any time during the period. The Fund effected the following transactions in shares of such companies during the year ended December 31, 2007:

Affiliated	Shares	Market Value	Cost of	Cost of	Realized Gain	Dividend	Shares	Market Value
Company	12/31/06	12/31/06	Purchases	Sales	(Loss)	Income	12/31/07	12/31/07
BKF Capital								
Group Highbury	406,500	\$ 1,361,775					406,500	\$902,430
Financial*	580,400	3,383,732		\$3,419,180	\$(839,302)			
		\$ 4,745,507			\$(839,302)			\$902,430

^{*}Not an Affiliated Company at December 31, 2007.

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of Royce Micro-Cap Trust, Inc. New York, New York

We have audited the accompanying statement of assets and liabilities of Royce Micro-Cap Trust, Inc. ([Fund[)] including the schedule of investments, as of December 31, 2007, and the related statement of operations for the year then ended, the statement of changes in net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund[]s management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with 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 and financial highlights are free of material misstatement. The Fund is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of December 31, 2007 by correspondence with the custodian and brokers or by other appropriate auditing procedures where replies from brokers were not received. 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 and financial highlights referred to above present fairly, in all material respects, the financial position of Royce Micro-Cap Trust, Inc. as of December 31, 2007, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended, in conformity with accounting principles generally accepted in the United States of America.

TAIT, WELLER & BAKER LLP

Philadelphia, Pennsylvania February 22, 2008

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December 31, 2007

Schedule of Investments

COMMON STOCKS [] 88.2%	SHARES	VALUE
Consumer Products [] 13.1%		
Apparel, Shoes and Accessories - 3.5% Fossil	75,000	\$ 3,148,500
Timberland Company Cl. A	150,000	2,712,000
		5,860,500
Health, Beauty and Nutrition - 2.0%		
Nu Skin Enterprises Cl. A	200,000	3,286,000
Home Furnishing and Appliances - 1.9% Rational	15,000	3,068,777
Sports and Recreation - 5.7%		
Thor Industries Winnebago Industries	140,000 200,000	5,321,400 4,204,000
		9,525,400
Total (Cost \$20,009,658)		21,740,677
Financial Intermediaries 4.7% Banking - 1.1%		
BB Holdings <u>a</u>	400,000	1,910,590
Securities Brokers - 2.6% Knight Capital Group Cl. A a.b.	300,000	4,320,000
Other Financial Intermediaries - 1.0% KKR Financial	116,632	1,638,680
Total (Cost \$7,371,214)		7,869,270
Financial Services [] 1.5% Investment Management -		
1.5% U.S. Global Investors Cl. A	150,000	2,499,000

Total (Cost \$2,385,434)		2,499,000
Health [] 4.7% Drugs and Biotech - 2.8% Endo Pharmaceuticals Holdings a,b Lexicon Pharmaceuticals a,b ULURU a,b	90,000 499,400 249,700	2,400,300 1,513,182 676,687
		4,590,169
Medical Products and Devices - 1.9%		
Caliper Life Sciences a,b Possis Medical a	302,300 100,000	1,671,719 1,458,000
		3,129,719
Total (Cost \$7,520,476)		7,719,888
Industrial Products [] 21.6% Building Systems and Components - 2.2% Simpson Manufacturing	140,000	3,722,600
Machinery - 7.9% Kennametal Lincoln Electric Holdings Pfeiffer Vacuum Technology Woodward Governor	60,000 70,000 30,000 50,000	2,271,600 4,982,600 2,403,245 3,397,500 13,054,945

SHARES		VALUE
50.000	\$	2,945,000
120,000		5,463,600
100.000		F 420 000
100,000		5,420,000
75,000		5,184,750
		19,013,350
		35,790,895
60,000		2,856,600
•		1,848,000 1,882,000
180,000		2,710,800
100,100		1,701,700
	50,000 120,000 100,000 75,000 60,000 120,000 100,000 180,000	50,000 \$ 120,000 100,000 75,000

		10,999,100
Food and Tobacco Processors - 2.0% Sanderson Farms	100,000	3,378,000
Transportation and Logistics - 1.1%		
Arkansas Best	80,000	1,755,200
Total (Cost \$17,209,327)		16,132,300
Natural Resources 26.7%		
Energy Services - 9.0% Ensign Energy Services Pason Systems Tesco Corporation a Trican Well Service	240,000 180,000 120,000 280,000	3,708,394 2,277,927 3,440,400 5,455,595
		14,882,316
Oil and Gas - 3.4% Unit Corporation <u>a</u>	120,000	5,550,000
Precious Metals and Mining - 14.3% Allied Nevada Gold	250,000	1,557,500
Endeavour Mining Capital	500,000	4,478,444
Fronteer Development Group a Gammon Gold a,b Ivanhoe Mines a,b Pan American Silver a,b Silver Standard	270,000 250,000 350,000 140,000	2,686,500 2,002,500 3,755,500 4,890,200
Resources a,b	120,000	4,383,600
		23,754,244
Total (Cost \$29,901,858)		44,186,560
Technology [] 6.2% Semiconductors and Equipment - 2.3%		
MKS Instruments a,b	200,000	3,828,000
Software - 1.0% ManTech International CI. A a.b.	39,953	1,750,741
Telecommunications - 2.9% ADTRAN Foundry Networks a,b	75,000 180,100	1,603,500 3,155,352 4,758,852
		.,. 55,552

Total (Cost \$7,725,138) 10,337,593

TOTAL COMMON STOCKS (Cost \$109,557,508)

146,276,183

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

2007 Annual Report to Stockholders | 51

December 31, 2007

Schedule of Investments

PRINCIPAL AMOUNT	VALUE	
\$10,000,000	\$ 8,871,705	
10,000,000	7,633,511	
40.000.000	5.833.105	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	22 220 221	
	22,330,321	
	21 740 000	
	21,749,000	
		JI
	\$10,000,000 10,000,000 40,000,000	\$10,000,000 \$ 8,871,705 10,000,000 7,633,511

NET ASSETS APPLICABLE TO

COMMON STOCKHOLDERS [] **100.0%**

COLLATERAL RECEIVED FOR SECURITIES LOANED [] 11.5% Money Market Funds State Street Navigator Securities Lending	VALUE
Prime Portfolio (7 day yield-4.884%) (Cost \$19,094,783)	\$ 19,094,783
TOTAL INVESTMENTS [] 126.3% (Cost \$170,904,936)	209,458,287
LIABILITIES LESS CASH AND OTHER ASSETS [] (11.2)%	(18,650,879)
PREFERRED STOCK [] (15.1)%	(25,000,000)
	_

\$165,807,408

- a Non-income producing.
- b All or a portion of these securities were on loan at December 31, 2007. Total market value of loaned securities at December 31, 2007 was \$18,233,561.
- \sqcap New additions in 2007.

INCOME TAX INFORMATION: The cost of total investments for Federal income tax purposes was \$176,890,888. At December 31, 2007, net unrealized appreciation for all securities was \$32,567,399, consisting of aggregate gross unrealized appreciation of \$37,689,840 and aggregate gross unrealized depreciation of \$5,122,441. The primary differences in book and tax basis cost is the timing of the recognition of losses on securities sold and mark-to-market of Passive Foreign Investment Companies.

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

December 31, 2007

Statement of Assets and Liabilities	
ASSETS: Investments at value (including collateral on loaned securities)* Repurchase agreement (at cost and value) Cash and foreign currency	\$187,709,287 21,749,000 161
Receivable for dividends and interest Prepaid expenses	700,935 15,778
Total Assets	210,175,161
LIABILITIES: Payable for collateral on loaned securities Payable for investment advisory fee Preferred dividends accrued but not yet declared Accrued expenses	19,094,783 164,400 33,333 75,237
Total Liabilities	19,367,753
PREFERRED STOCK: 6.00% Cumulative Preferred Stock - \$0.001 par value, \$25 liquidation value per share; 1,000,0 shares outstanding	25,000,000
Total Preferred Stock	25,000,000
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	\$165,807,408
ANALYSIS OF NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Common Stock paid-in capital - \$0.001 par value per share; 18,595,320 shares outstanding (100,000,000 shares authorized) Undistributed net investment income (loss) Accumulated net realized gain (loss) on investments and foreign currency Net unrealized appreciation (depreciation) on investments and foreign currency Preferred dividends accrued but not yet declared	\$129,411,594 (4,782,842) 2,653,204 38,558,785 (33,333)
Net Assets applicable to Common Stockholders (net asset value per share - \$8.92)	\$165,807,408
*Investments at identified cost (including \$19,094,783 of collateral on loaned securities) Market value of loaned securities	\$149,155,936 18,233,561
THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.	2007 Annual Report to Stockholders 53

Year Ended December 31, 2007

Statement of Operations	
INVESTMENT INCOME: Income:	
Interest*	\$ 3,118,847
Dividends**	1,154,342
Securities lending	20,273
Total income	4,293,462
Expenses:	
Investment advisory fees	2,003,117
Stockholder reports	66,356
Custody and transfer agent fees	55,042
Professional fees	41,410
Directors fees	27,688
Administrative and office facilities expenses	14,041
Other expenses	99,165
Total expenses	2,306,819
Compensating balance credits	(1,851)
Net expenses	2,304,968
Net investment income (loss)	1,988,494
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS AND FOREIGN CURRENCY:	
Net realized gain (loss) on investments and foreign currency	29,154,418
Net change in unrealized appreciation (depreciation) on investments and foreign currency	(10,391,522)
Net realized and unrealized gain (loss) on investments and foreign currency	18,762,896
NET INCREASE (DECREASE) IN NET ASSETS RESULTING FROM INVESTMENT OPERATIONS	20,751,390
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS	(1,500,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	\$ 19,251,390

^{*} Net of foreign withholding tax of \$51,151.

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

^{**} Net of foreign withholding tax of \$32,419.

Statement of Changes in Net Assets		
	Year ended 12/31/07	Year ended 12/31/06
INVESTMENT OPERATIONS: Net investment income (loss) Net realized gain (loss) on investments Net change in unrealized appreciation (depreciation) on investments and	\$ 1,988,494 29,154,418	\$ 2,368,567 20,546,074
foreign currency	(10,391,522)	1,820,291
Net increase (decrease) in net assets resulting from investment operations	20,751,390	24,734,932
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net investment income Net realized gain on investments and foreign currency	(331,350) (1,168,650)	
Total distributions to Preferred Stockholders	(1,500,000)	(1,500,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	19,251,390	23,234,932
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net investment income Net realized gain on investments and foreign currency	(7,385,265) (26,047,361)	
Total distributions to Common Stockholders	(33,432,626)	(23,568,716)
CAPITAL STOCK TRANSACTIONS: Reinvestment of distributions to Common Stockholders	21,421,393	15,657,293
Total capital stock transactions	21,421,393	15,657,293
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	7,240,157	15,323,509
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Beginning of period	158,567,251	143,243,742
End of period (including undistributed net investment income (loss) of \$(4,782,842) at 12/31/07 and \$(517,355) at 12/31/06)	\$165,807,408	\$158,567,251
THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.		2007 Annual Report to Stockholders 55

Financial Highlights

This table is presented to show selected data for a share of Common Stock outstanding throughout each period, and to assist stockholders in evaluating the Fund performance for the periods presented.

Years	ended	Decem	ber 31,
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	2007	2006	2005	2004	2003
NET ASSET VALUE, BEGINNING OF PERIOD	\$9.75	\$9.76	\$9.75	\$9.00	\$6.27
INVESTMENT OPERATIONS: Net investment income (loss) Net realized and unrealized	0.15	0.16	0.06	0.02	0.08
gain (loss) on investments and foreign currency	1.12	1.50	1.44	2.63	3.57
Total investment operations	1.27	1.66	1.50	2.65	3.65
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net investment income	(0.02)	(0.01)	(0.01)	(0.00)	(0.02)
Net investment income Net realized gain on investments and foreign currency	(0.07)	(0.09)	(0.11)	(0.15)	(0.14)
Total distributions to Preferred Stockholders	(0.09)	(0.10)	(0.12)	(0.15)	(0.16)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	1.18	1.56	1.38	2.50	3.49
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net investment income Net realized gain on	(0.44)	(0.20)	(0.06)	(0.02)	(0.06)
investments and foreign currency	(1.57)	(1.37)	(1.15)	(1.72)	(0.56)
Total distributions to Common Stockholders	(2.01)	(1.57)	(1.21)	(1.74)	(0.62)
CAPITAL STOCK TRANSACTIONS: Effect of reinvestment of distributions by Common Stockholders	(0.00)	(0.00)	(0.03)	(0.01)	(0.03)

Effect of rights offering and Preferred Stock offering		0	(0.13)	0	(0.11)
Total capital stock transactions	(0.00)	(0.00)	(0.16)	(0.01)	(0.14)
NET ASSET VALUE, END OF PERIOD	\$8.92	\$9.75	\$9.76	\$9.75	\$9.00
MARKET VALUE, END OF PERIOD	\$8.97	\$10.68	\$9.53	\$10.47	\$8.48
TOTAL RETURN (a):					
Market Value	3.02%	30.50%	3.03%	47.26%	63.98%
Net Asset Value	12.22%	16.33%	13.31%	29.21%	54.33%
RATIOS BASED ON AVERAGE NET ASSETS					
APPLICABLE TO COMMON					
STOCKHOLDERS:					
Total expenses (b,c)	1.31%	1.36%	1.48%	1.53%	1.57%
Management fee expense	1.14%	1.16%	1.21%	1.27%	1.14%
Other operating expenses	0.17%	0.20%	0.27%	0.26%	0.43%
Net investment income (loss)	1.13%	1.54%	0.63%	0.24%	1.07%
SUPPLEMENTAL DATA:					
Net Assets Applicable to					
Common Stockholders,					
End of Period (in thousands)	\$165,807	\$158,567	\$143,244	\$105,853	\$87,012
Liquidation Value of Preferred					
Stock,					
End of Period (in thousands)	\$25,000	\$25,000	\$25,000	\$25,000	\$25,000
Portfolio Turnover Rate	62%	30%	42%	52%	49%
PREFERRED STOCK:	1 000 000	1 000 000	1 000 000	1 000 000	1 000 000
Total shares outstanding	1,000,000	1,000,000	1,000,000	1,000,000	1,000,000
Asset coverage per share	\$190.81	\$183.57	\$168.24	\$130.85	\$112.01
Liquidation preference per share	\$25.00	\$25.00	\$25.00	\$25.00	\$25.00
Average market value per	φ 2 3.00	\$25.00	\$25.00	\$25.00	\$25.00
share (d):					
6.00% Cumulative	\$24.37	\$24.98	\$25.38	\$24.83	\$25.45
7.45% Cumulative	φ 2 4.57	Ψ 2 Ψ.30	\$23.30 []	\$24.03 []	\$25.53
			Ц	Ц	¥=5.55

- (a) The Market Value Total Return is calculated assuming a purchase of Common Stock on the opening of the first business day and a sale on the closing of the last business day of each period reported. Dividends and distributions, if any, are assumed for the purposes of this calculation to be reinvested at prices obtained under the Fund□s Distribution Reinvestment and Cash Purchase Plan. Net Asset Value Total Return is calculated on the same basis, except that the Fund□s net asset value is used on the purchase and sale dates instead of market value.
- (b) Expense ratios based on total average net assets including liquidation value of Preferred Stock were 1.15%, 1.17%, 1.22%, 1.21% and 1.20% for the years ended December 31, 2007, 2006, 2005, 2004 and 2003, respectively.
- (c) Expense ratios based on average net assets applicable to Common Stockholders: before waiver of fees by the investment adviser would have been 1.73% for the year ended December 31, 2003; before waiver of fees and earnings credits would have been 1.32%, 1.36%, 1.48%, 1.53% and 1.73% for the years ended December 31, 2007, 2006, 2005, 2004 and 2003, respectively.
- (d) The average of month-end market values during the period that the Preferred Stock was outstanding.

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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE FINANCIAL STATEMENTS.

Notes to Financial Statements

Summary of Significant Accounting Policies:

Royce Focus Trust, Inc. ([the Fund[) is a diversified closed-end investment company. The Fund commenced operations on March 2, 1988 and Royce & Associates, LLC ([Royce]) assumed investment management responsibility for the Fund on November 1, 1996.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

Valuation of Investments:

Securities are valued as of the close of trading on the New York Stock Exchange (NYSE) (generally 4:00 p.m. Eastern time) on the valuation date. Securities that trade on an exchange, and securities traded on Nasdag∏s Electronic Bulletin Board, are valued at their last reported sales price or Nasdag official closing price taken from the primary market in which each security trades or, if no sale is reported for such day, at their bid price. Other over-the-counter securities for which market quotations are readily available are valued at their highest bid price. Securities for which market quotations are not readily available are valued at their Board of Directors. In addition, if, between the time trading ends on a particular security and the close of the customary trading session on the NYSE, events occur that are significant and may make the closing price unreliable, the Fund may fair value the security. The Fund uses an independent pricing service to provide fair value estimates for relevant non-U.S. equity securities on days when the U.S. market volatility exceeds a certain threshold. This pricing service uses proprietary correlations it has developed between the movement of prices of non-U.S. equity securities and indices of U.S.-traded securities, futures contracts and other indications to estimate the fair value of relevant non-U.S. securities. When fair value pricing is employed, the price of securities used by the Fund may differ from quoted or published prices for the same security. Bonds and other fixed income securities may be valued by reference to other securities with comparable ratings, interest rates and maturities, using established independent pricing

services. Investments in money market funds are valued at net asset value per share.

Foreign Currency:

The Fund values its non-U.S. securities in U.S. dollars daily at the prevailing foreign currency exchange rates as quoted by a major bank. The effects of changes in foreign exchange rates on investments and other assets and liabilities are included with net realized and unrealized gains and losses on investments.

Net realized foreign exchange gains or losses arise from sales and maturities of short-term securities, sales of foreign currencies, expiration of currency forward contracts, currency gains or losses realized between the trade and settlement dates on securities transactions, the difference between the amounts of dividends, interest, and foreign withholding taxes recorded on the Fund sooks, and the U.S. dollar equivalent of the

amounts actually received or paid. Net unrealized foreign exchange gains and losses arise from changes in the value of assets and liabilities, including investments in securities at the end of the reporting period, as a result of changes in foreign currency exchange rates.

Investment Transactions and Related Investment Income:

Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date. Non-cash dividend income is recorded at the fair market value of the securities received. Interest income is recorded on an accrual basis. Premium and discounts on debt securities are amortized using the effective yield to maturity method. Realized gains and losses from investment transactions are determined on the basis of identified cost for book and tax purposes.

Expenses:

The Fund incurs direct and indirect expenses. Expenses directly attributable to the Fund are charged to the Fund soperations, while expenses applicable to more than one of the Royce Funds are allocated equitably. Allocated personnel and occupancy costs related to The Royce Funds are included in administrative and office facilities expenses. The Fund has adopted a deferred fee agreement that allows the Directors to defer the receipt of all or a portion of Directors Fees otherwise payable. The deferred fees are invested in certain Royce Funds until distributed in accordance with the agreement.

Compensating Balance Credits:

The Fund has an arrangement with its custodian bank, whereby a portion of the custodian is fee is paid indirectly by credits earned on the Fund is cash on deposit with the bank. This deposit arrangement is an alternative to purchasing overnight investments. Conversely, the Fund pays interest to the custodian on any cash overdrafts, to the extent they are not offset by credits earned on positive cash balances.

Taxes:

As a qualified regulated investment company under Subchapter M of the Internal Revenue Code, the Fund is not subject to income taxes to the extent that it distributes substantially all of its taxable income for its fiscal year. The Schedule of Investments includes information regarding income taxes under the caption \(\pi\)Income Tax Information\(\pi\).

Distributions:

The Fund currently has a policy of paying quarterly distributions on the Fund[s Common Stock. Distributions are currently being made at the annual rate of 5% of the rolling average of the prior four calendar guarter-end NAVs of the Fund∏s Common Stock, with the fourth guarter distribution being the greater of 1.25% of the rolling average or the distribution required by IRS regulations. Distributions to Preferred Stockholders are accrued daily and paid quarterly and distributions to Common Stockholders are recorded on ex-dividend date. The Fund is required to allocate long-term capital gain distributions and other types of income proportionately to distributions made to holders of shares of Common Stock and Preferred Stock. To the extent that distributions are not paid from long-term capital gains, net investment income or net short-term capital gains, they will represent a return of capital.

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Notes to Financial Statements (continued)

Distributions are determined in accordance with income tax regulations that may differ from accounting principles generally accepted in the United States of America. Permanent book and tax basis differences relating to stockholder distributions will result in reclassifications within the capital accounts. Undistributed net investment income may include temporary book and tax basis differences, which will reverse in a subsequent period. Any taxable income or gain remaining undistributed at fiscal year end is distributed in the following year.

Repurchase Agreements:

The Fund may enter into repurchase agreements with institutions that the Fund investment adviser has determined are creditworthy. The Fund restricts repurchase agreements to maturities of no more than seven days. Securities pledged as collateral for repurchase agreements, which are held until maturity of the repurchase agreements, are marked-to-market daily and maintained at a value at least equal to the principal amount of the repurchase agreement (including accrued interest). Repurchase agreements could involve certain risks in the event of default or insolvency of the counter-party, including possible delays or restrictions upon the ability of the Fund to dispose of the underlying securities.

Securities Lending:

The Fund loans securities to qualified institutional investors for the purpose of realizing additional income. Collateral on all securities loaned for the Fund is accepted in cash and cash equivalents and invested temporarily by the custodian. The collateral is equal to at least 100% of the current market value of the loaned securities. The market value of the loaned securities is determined at the close of business of the Fund and any additional required collateral is delivered to the Fund on the next business day.

Recent Accounting Pronouncements:

The Fund adopted Financial Accounting Standards Board ([FASB]) Interpretation No. 48, [Accounting for Uncertainty in Income Taxes] ([FIN 48]) on June 29, 2007. FIN 48 provides guidance for how uncertain tax positions should be recognized, measured, presented and disclosed in the financial statements. There was no material impact to the financial statements or disclosures thereto as a result of the adoption of this pronouncement.

FASB Statement of Financial Accounting Standard No. 157, [Fair Value Measurement] ([FAS 157]), provides

enhanced guidance for using fair value to measure assets and liabilities. The standard requires companies to provide expanded information about the assets and liabilities measured at fair value and the potential effect of these fair valuations on an entity s financial performance. Adoption of FAS 157 is required for fiscal years beginning after November 15, 2007. The standard is not expected to materially impact the amounts reported in the Fund s financial statements, however, additional disclosures will be required in subsequent reports.

Capital Stock:

The Fund issued 2,332,768 and 1,587,885 shares of Common Stock as reinvestment of distributions by Common Stockholders for the years ended December 31, 2007 and 2006, respectively.

At December 31, 2007, 1,000,000 shares of 6.00% Cumulative Preferred Stock were outstanding. Commencing October 17, 2008 and thereafter, the Fund, at its option, may redeem the Cumulative Preferred Stock, in whole or in part, at the redemption price. The Cumulative Preferred Stock is classified outside of permanent equity (net assets applicable to Common Stockholders) in the accompanying financial statements in accordance with Emerging Issues Task Force (EITF) Topic D-98, Classification and Measurement of Redeemable Securities, that requires preferred securities that are redeemable for cash or other assets to be classified outside of permanent equity to the extent that the redemption is at a fixed or determinable price and at the option of the holder or upon the occurrence of an event that is not solely within the control of the issuer.

The Fund is required to meet certain asset coverage tests with respect to the Cumulative Preferred Stock as required by the 1940 Act. In addition, pursuant to the Rating Agency Guidelines established by Moody∏s, the Fund is required to maintain a certain discounted asset coverage. If the Fund fails to meet these requirements and does not correct such failure, the Fund may be required to redeem, in part or in full, the Cumulative Preferred Stock at a redemption price of \$25.00 per share, plus an amount equal to the accumulated and unpaid dividends, whether or not declared on such shares, in order to meet these requirements. Additionally, failure to meet the foregoing asset coverage requirements could restrict the Fund[]s ability to pay dividends to Common Stockholders and could lead to sales of portfolio securities at inopportune times. The Fund has met these requirements since issuing the Cumulative Preferred Stock.

Investment Advisory Agreement:

The Investment Advisory Agreement between Royce and the Fund provides for fees to be paid at an annual rate of 1.0% of the Fund saverage daily net assets applicable to Common Stockholders plus the liquidation value of Preferred Stock. Royce has voluntarily committed to waive the portion of its investment advisory fee attributable to an issue of the Fund saverage annual NAV total return since issuance

of the Preferred Stock fails to exceed the applicable Preferred Stock s dividend rate. For the year ended December 31, 2007, the Fund accrued and paid Royce advisory fees totaling \$2,003,117.

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Notes to Financial Statements (continued)

Distributions to Stockholders:

The tax character of distributions paid to stockholders during 2007 and 2006 was as follows:

Distributions paid from:	<u>2007</u>	<u>2006</u>
Ordinary income Long-term	\$ 8,488,626	\$ 4,915,975
capital gain	26,444,000	20,152,741
-	\$ 34,932,626	\$ 25,068,716

As of December 31, 2007, the tax basis components of distributable earnings included in stockholders equity were as follows:

Undistributed net investment income Undistributed long-term capital gain Unrealized appreciation Accrued preferred distributions	\$1,409,092
	2,447,222 32,572,833
	(33,333)
	\$ 36,395,814

The difference between book basis and tax basis unrealized appreciation is attributable primarily to the tax deferral on wash sales and the unrealized gains on investments in Passive Foreign Investment Companies. For financial reporting purposes, capital accounts and distributions to stockholders are adjusted to reflect the tax character of permanent book / tax differences. These differences are primarily due to differing treatments of income and gains on various investment securities and foreign currency transactions held by the Fund, timing differences and different characterization of distributions made by the Fund. For the year ended December 31, 2007, the Fund recorded the following permanent reclassifications, which relate primarily to the current net operating losses. Results of operations and net assets were not affected by these reclassifications.

Undistributed Net Investment Income	Accumulated Net Realized Gain (Loss)	Paid-in Capital
\$1,462,634	\$(1,427,470)	\$(35,164)

Purchases and Sales of Investment Securities:

For the year ended December 31, 2007, the cost of purchases and proceeds from sales of investment securities, other than short-term securities and collateral received for securities loaned, amounted to \$99,118,411 and

\$98,707,884, respectively.

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of Royce Focus Trust, Inc. New York, New York

We have audited the accompanying statement of assets and liabilities of Royce Focus Trust, Inc. ([Fund]) including the schedule of investments, as of December 31, 2007, and the related statement of operations for the year then ended, the statement of changes in net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund[s management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

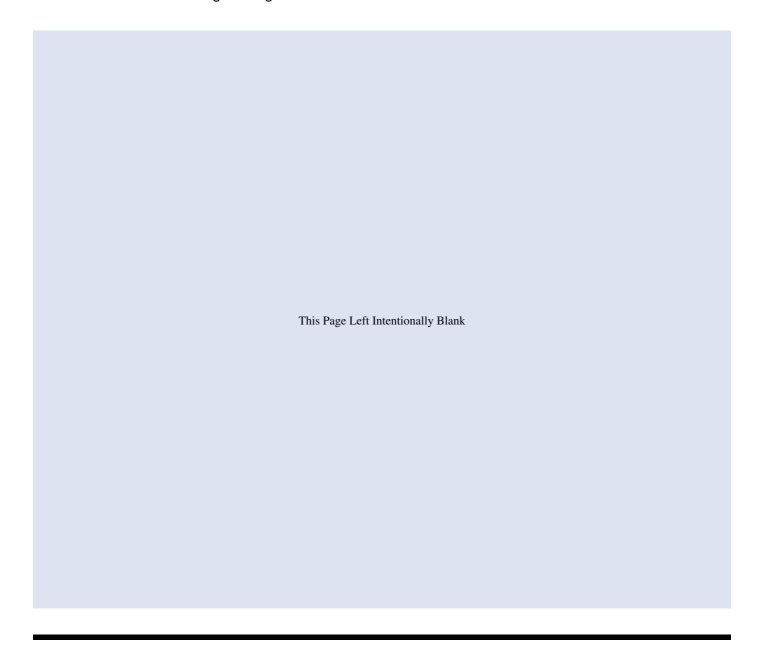
We conducted our audits in accordance with standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. The Fund is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of December 31, 2007 by correspondence with the custodian. 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 and financial highlights referred to above present fairly, in all material respects, the financial position of Royce Focus Trust, Inc. as of December 31, 2007, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended, in conformity with accounting principles generally accepted in the United States of America.

TAIT, WELLER & BAKER LLP

Philadelphia, Pennsylvania February 22, 2008

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Notes to Performance and Other Important Information

The thoughts expressed in this Review and Report concerning recent market movements and future prospects for small company stocks are solely the opinion of Royce at December 31, 2007, and, of course, historical market trends are not necessarily indicative of future market movements. Statements regarding the future prospects for particular securities held in the Funds∏ portfolios and Royce∏s investment intentions with respect to those securities reflect Royce\s opinions as of December 31, 2007 and are subject to change at any time without notice. There can be no assurance that securities mentioned in this Review and Report will be included in any Royce-managed portfolio in the future. The Funds invest primarily in securities of micro-, small- and mid-cap companies, that may involve considerably more risk than investments of larger-cap companies. All publicly released material information is always disclosed by the Funds on the website at www.roycefunds.com.

Standard deviation is a statistical measure within which a fund[s total returns have varied over time. The greater the standard deviation, the greater a fund[s volatility.

The Russell 2000 is an index of domestic small-cap stocks. It measures the performance of the 2,000 smallest publicly traded U.S. companies in the Russell 3000 index. The Russell 2000 Value and Growth indices consist of the respective value and growth stocks within the Russell 2000 as determined by Russell Investments. The S&P 500 and S&P SmallCap 600 are indices of U.S. large- and small-cap stocks, respectively, selected by Standard & Poor□s based on market size, liquidity and industry grouping, among other factors. The Nasdaq Composite is an index of the more than 3,000 common equities listed on the Nasdag stock exchange. Returns for the market indices used in this Review and Report were based on information supplied to Royce by Russell Investments and Morningstar. Royce has not independently verified the above described information. The Royce Funds is a service mark of The Royce Funds.

Forward-Looking Statements

This material contains forward-looking statements within the meaning of the Securities Exchange Act of 1934, as amended (the [Exchange Act[]), that involve risks and uncertainties, including, among others,

statements as to:
☐ the Funds☐ future operating results
☐ the prospects of the Funds☐ portfolio
companies
☐ the impact of investments that the Funds
have made or may make
$\ \square$ the dependence of the Funds $\ \square$ future success
on the general economy and its impact on the
companies and industries in which the Funds
invest, and
the ability of the Funds□ portfolio companies
☐ to achieve their objectives.

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This Review and Report uses words such as [anticipates, [] [believes, [] [expects, [] [future, [] [intends, [] similar expressions to identify forward-looking statements. Actual results may differ materially from those projected in the forward-looking statements for any reason.

The Royce Funds have based the forward-looking statements included in this *Review and Report* on information available to us on the date of the report, and we assume no obligation to update any such forward-looking statements. Although The Royce Funds undertake no obligation to revise or update any forward-looking statements, whether as a result of new information, future events or otherwise, you are advised to consult any additional disclosures that we may make through future stockholder communications or reports.

Authorized Share Transactions

Royce Value Trust, Royce Micro-Cap Trust and Royce Focus Trust may each repurchase up to 5% of the issued and outstanding shares of its respective common stock and up to 10% of the issued and outstanding shares of its respective preferred stock during the year ending December 31, 2008. Any such repurchases would take place at then prevailing prices in the open market or in other transactions. Common stock repurchases would be effected at a price per share that is less than the share stock repurchases would be effected at a price per share that is less than the share stock repurchases would be effected at a price per share that is less than the share sliquidation value.

Royce Value Trust, Royce Micro-Cap Trust and Royce Focus Trust are also authorized to offer their common stockholders an opportunity to subscribe for additional shares of their common stock through rights offerings at a price per share that may be less than the share step then current net asset value. The timing and terms of any such offerings are within each Board sdiscretion.

Annual Certifications

As required, the Funds have submitted to the New York Stock Exchange ([NYSE]) for Royce Value Trust and Royce Micro-Cap Trust and to Nasdaq for Royce Focus Trust, respectively, the annual certification of the Funds[] Chief Executive Officer that he is not aware

of any violation of the NYSE[s or Nasdaq[s Corporate Governance listing standards. The Funds also have included the certification of the Funds[Chief Executive Officer and Chief Financial Officer required by section 302 of the Sarbanes-Oxley Act of 2002 as exhibits to the Funds[form N-CSR for the period ended December 31, 2007, filed with the Securities and Exchange Commission.

Proxy Voting

A copy of the policies and procedures that The Royce Funds use to determine how to vote proxies relating to portfolio securities and information regarding how each of The Royce Funds voted proxies relating to portfolio securities during the most recent 12-month period ended June 30 is available, without charge, on the Royce Funds website at www.roycefunds.com, by calling 1-800-221-4268 (toll-free) and on the website of the Securities and Exchange Commission (\square SEC \square), at www.sec.gov.

Form N-Q Filing

The Funds file their complete schedules of investments with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Funds Forms N-Q are available on The Royce Funds website at www.roycefunds.com and on the SEC website at www.sec.gov. The Funds Forms N-Q may also be reviewed and copied at the SEC Public Reference Room in Washington, D.C. To find out more about this public service, call the SEC at 1-800-732-0330. The Funds complete schedules of investments are updated quarterly, and are available at www.roycefunds.com.

Royce Value Trust, Inc.

At the 2007 Annual Meeting of Stockholders held on September 27, 2007, the Fund stockholders elected five Directors, consisting of:

	VOTES FOR	VOTES WITHHELD
*Mark R. Fetting	61,717,604	671,331
*Richard M. Galkin	61,661,286	727,649
<u>*</u> Arthur S. Mehlman	61,671,315	717,620
**William L. Koke	8,016,585	96,279
**David L. Meister	8,021,286	91,578

^{*}Common Stock and Preferred Stock voting together as a single class.

Royce Micro-Cap Trust, Inc.

At the 2007 Annual Meeting of Stockholders held on September 27, 2007, the Fund stockholders elected five Directors, consisting of:

	VOTES FOR	VOTES WITHHELD
<u>*</u> Mark R. Fetting	23,686,138	254,671
*Richard M. Galkin	23,660,133	280,676
<u>*</u> Arthur S. Mehlman	23,668,200	272,609
<u>**</u> William L. Koke	2,222,960	36,866
**David L. Meister	2,218,705	41,121

^{*}Common Stock and Preferred Stock voting together as a single class.

^{**}Preferred Stock voting as a separate class.

^{**}Preferred Stock voting as a separate class.

Royce Focus Trust, Inc.

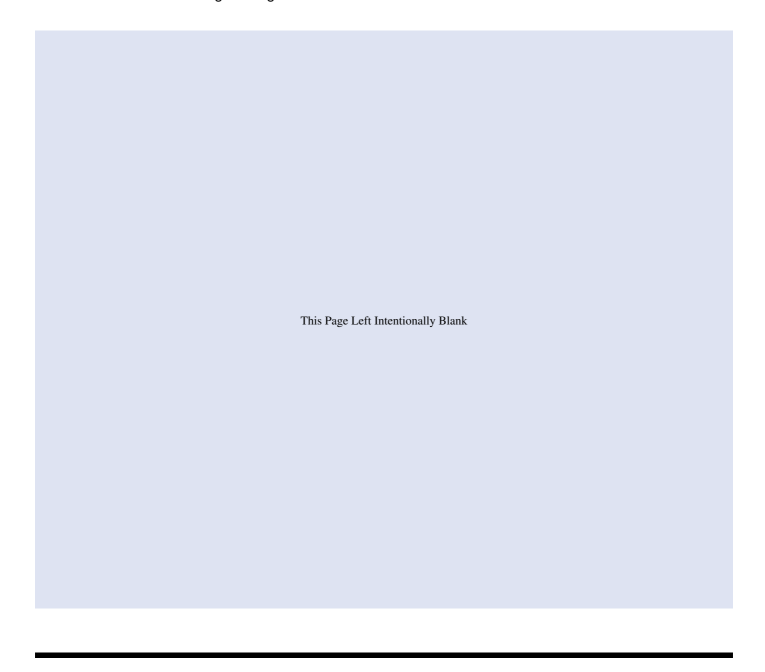
At the 2007 Annual Meeting of Stockholders held on September 27, 2007, the Fund\(\subseteq \) stockholders elected five Directors, consisting of:

	VOTES FOR	VOTES WITHHELD
*Mark R. Fetting	14,233,685	120,839
*Richard M. Galkin	14,231,985	122,539
*Arthur S. Mehlman	14,232,588	121,936
**Stephen L. Isaacs	929,145	5,150
**David L. Meister	929,345	4,950

^{*}Common Stock and Preferred Stock voting together as a single class.

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^{**}Preferred Stock voting as a separate class.



Postscript: Survival of the Fittest? It□s Not All Relative.

At the heart of every reality show certainly every successful one lies a competition. Often, the contest pits people against each other in a situation in which no contestant has any expertise, sometimes partnering them, as on *Dancing With The Stars*, with someone who does. On *Survivor*, of course, the formula relies on something like a slightly stage-managed version of *Lord of the Flies* re-written for a grown-up, though not necessarily mature, cast of characters. *The Apprentice* has featured earnest young business professionals and more recently celebrities competing to impress Donald Trump and in the process learn lessons about The American Way of Doing Business that apparently only Mr. Trump can impart.

Regardless of the format, winning at any cost remains the goal, preferably with a generous dose of backstabbing, betrayal and tears along the path to victory. Having very good-looking participants doesn t hurt, either, making it somewhat obvious that for many reality TV stars, the real goal is celebrity. A well-received stint on a reality series can mean the beginning (or the resumption) of a career devoted to endeavors that traffic in the more explicitly fictional fare of movies and traditional TV. (And if American Idol has taught us anything, it s that being eliminated from the contest is no bar to future success. Even if one falls well short of the requisite 15-minute allotment, being famous is often one well-publicized, wildly off-key performance away.)

Of course, there s nothing new about people willing to publicly embarrass themselves for fun and profit of one sort or another. That element is not what we find interesting in the ongoing popularity of reality TV. What s intriguing to us is how readily mutual fund management lends itself to reality-TV analogies. Mutual fund performance is often discussed in a similar, short-term, winner-take-all context. The emphasis in many accounts of successful portfolio performance whether a fund s own or in the media sits squarely on the idea of winners and losers, occasionally over a time period no longer

than a season s worth of 22 first-run episodes. Victorious portfolio managers are often themselves treated as quasi-celebrities in fawning magazine or television profiles.

We re not immune to the temptations of seeing similarities to our work and the typical reality show. If anything, plunging stock prices have encouraged even more in-house comparisons to what we do and what goes on during a season of *Survivor*. As patient value investors who believe that we do some of our best work when stock prices are falling, we like that program s emphasis on making it through adversity. There s also less glitz and self-congratulation, which we also enjoy.

Yet even in Survivor, there are plenty of elements that do not really fit with our work. For example, we have often made use of time arbitrage, in which we look for situations where a company s declining stock price has been decoupled from its intrinsic value. This is important for us because we seek absolute value in the stocks that we buy, as well as in the performance that we hope to produce. There is no contest for us in these searches. In other words, we are not looking at companies that look good compared to their peers, or that possess financial characteristics that are bigger/better/faster etc. than others in a similar business. Potential portfolio selections must survive on their own merits.

Our goal is strong absolute performance over full market cycles and other long-term periods. [Winning] the performance [battle] would be wonderful, but our true objective lies elsewhere, where our only opponent is the absolute criteria that we long ago established for ourselves.

The same ethos governs our performance standards. We certainly have no qualms about any of *The Royce Funds* outperforming either their respective benchmark index or their similarly managed peers. However, our goal is strong absolute performance over full market cycles and other long-term periods.

Winning the performance battle would be wonderful, but our true objective lies elsewhere, where our only opponent is the absolute criteria that we long ago established for ourselves.

Still, we re all really excited about the return of *American Gladiators*.

This page is not part of the 2007 Annual Report to Stockholders

Wealth Of Experience

With approximately \$30 billion in open- and closed-end fund assets under management, Royce & Associates is committed to the same small-company investing principles that have served us well for more than 30 years. Charles M. Royce, our Chief Investment Officer, enjoys one of the longest tenures of any active mutual fund manager. Royce\subsetence investment staff includes 12 Portfolio Managers, as well as nine assistant portfolio managers and analysts, and seven traders.

Multiple Funds, Common Focus

Our goal is to offer both individual and institutional investors the best available small-cap value portfolios. Unlike a lot of mutual fund groups with broad product offerings, we have chosen to concentrate on small-company value investing by providing investors with a range of funds that take full advantage of this large and diverse sector.

Consistent Discipline

Our approach emphasizes paying close attention to risk and maintaining the same discipline, regardless of market movements and trends. The price we pay for a security must be significantly below our appraisal of its current worth. This requires a thorough analysis of the financial and business dynamics of an enterprise, as though we were purchasing the entire company.

Co-Ownership Of Funds

It is important that our employees and shareholders share a common financial goal; our officers, employees and their families currently have approximately \$123 million invested in The Royce Funds.

General Information

Additional Report Copies and Fund Inquiries (800) 221-4268

Computershare

Transfer Agent and Registrar (800) 426-5523

Advisor Services

For Fund Materials, Performance Updates, Account Inquiries (800) 33-ROYCE (337-6923)

Broker/Dealer Services

For Fund Materials and Performance Updates (800) 59-ROYCE (597-6923)

www.roycefunds.com	
The Royce Funds	CE-REP-1207

Item 2: Code(s) of Ethics As of the end of the period covered by this report, the Registrant had adopted a code of ethics, as defined in Item 2 of Form N-CSR, applicable to its principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions. A copy of this code of ethics is filed as an exhibit to this Form N-CSR. No substantive amendments were approved or waivers were granted to this code of ethics during the period covered by this report.

Item 3: Audit Committee Financial Expert

- (a)(1) The Board of Directors of the Registrant has determined that it has an audit committee financial expert.
- (a)(2) Arthur S. Mehlman was designated by the Board of Directors as the Registrant s Audit Committee Financial Expert, effective April 15, 2004. Mr. Mehlman is independent as defined under Item 3 of Form N-CSR.

Item 4: Principal Accountant Fees and Services.

(a) Audit Fees:

Year ended December 31, 2007 - \$24,600 Year ended December 31, 2006 - \$23,600

(b) Audit-Related Fees:

Year ended December 31, 2007 - \$1,500 Preparation of reports to rating agency for Preferred Stock Year ended December 31, 2006 - \$1,500 Preparation of reports to rating agency for Preferred Stock

(c) Tax Fees:

Year ended December 31, 2007 - \$6,000 - Preparation of tax returns Year ended December 31, 2006 - \$5,000 - Preparation of tax returns

(d) All Other Fees:

Year ended December 31, 2007 - \$0 Year ended December 31, 2006 - \$0

(e)(1) Annual Pre-Approval: On an annual basis, the Registrant's independent auditor submits to the Audit Committee a schedule of proposed audit, audit-related, tax and other non-audit services to be rendered to the Registrant and/or investment adviser(s) for the following year that require pre-approval by the Audit Committee. This schedule provides a description of each type of service that is expected to require pre-approval and the maximum fees that can be paid for each such service without further Audit Committee approval. The Audit Committee then reviews and determines whether to approve the types of scheduled services and the projected fees for them. Any subsequent revision to already pre-approved services or fees (including fee increases) are presented for consideration at the next regularly scheduled Audit Committee meeting, as needed.

If subsequent to the annual pre-approval of services and fees by the Audit Committee, the Registrant or one of its affiliates determines that it would like to engage the Registrant s independent auditor to perform a service not already pre-approved, the request is to be submitted to the Registrant s Chief Financial Officer, and if he or she determines that the service fits within the independence guidelines (e.g., it is not a prohibited service), he or she will then arrange for a discussion of the proposed service and fee to be included on the agenda for the next regularly scheduled Audit Committee meeting so that pre-approval can be considered.

Interim Pre-Approval: If, in the judgment of the Registrant's Chief Financial Officer, a proposed engagement needs to commence before the next regularly scheduled Audit Committee meeting, he or she shall submit a written summary of the proposed engagement to all members of the Audit Committee, outlining the services, the estimated maximum cost, the category of the services (e.g., audit, audit-related, tax or other) and the rationale for engaging the Registrant's independent auditor to perform the services. To the extent the proposed engagement involves audit, audit-related or tax services, any individual member of the Audit Committee who is an independent Board member is authorized to pre-approve the engagement. To the extent the proposed engagement involves non-audit services other than audit-related or tax, the Chairman of the Audit Committee is authorized to pre-approve the engagement. The Registrant's Chief Financial Officer will arrange for this interim review and

coordinate with the appropriate member(s) of the Committee. The independent auditor may not commence the engagement under consideration until the Registrant s Chief Financial Officer has informed the auditor in writing that pre-approval has been obtained from the Audit Committee or an individual member who is an independent Board member. The member of the Audit Committee who pre-approves any engagements in between regularly scheduled Audit Committee meetings is to report, for informational purposes only, any pre-approval decisions to the Audit Committee at its next regularly scheduled meeting.

- (e)(2) Not Applicable
- (f) Not Applicable
- (g) Year ended December 31, 2007 \$7,500 Year ended December 31, 2006 - \$6,500
- (h) No such services were rendered during 2007 or 2006.

Item 5: The Registrant has a separately designated standing audit committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934. Donald R. Dwight, Richard M. Galkin, Stephen L. Isaacs, William L. Koke, Arthur S. Mehlman, David L. Meister and G. Peter O Brien are members of the Registrant's audit committee.

Item 6: Not Applicable.

Item 7:

June 5, 2003 As amended on April 14, 2005, February 28, 2006, March 12, 2007 And May 14, 2007

Royce & Associates Proxy Voting Guidelines and Procedures

These procedures apply to Royce & Associates, LLC (Royce) and all funds and other client accounts for which it is responsible for voting proxies, including all open and closed-end registered investment companies (The Royce Funds), limited partnerships, limited liability companies, separate accounts, other accounts for which it acts as investment adviser and any accounts for which it acts as sub-adviser that have delegated proxy voting authority to Royce. The Boards of Trustees/Directors of The Royce Funds (the Boards) have delegated all proxy voting decisions to Royce subject to these policies and procedures.

Receipt of Proxy Material. Under the continuous oversight of the Head of Administration or his designee is responsible for monitoring receipt of all proxies and ensuring that proxies are received for all securities for which Royce has proxy voting responsibility. All proxy materials are logged in upon receipt by Royce s Librarian

Voting of Proxies. Once proxy material has been logged in by Royce s Librarian, it is then promptly reviewed by the designated Administrative Assistant to evaluate the issues presented. Regularly recurring matters are usually voted as recommended by the issuer s board of directors or management. The Head of Administration or his designee, in consultation with the Chief Investment Officer, develops and updates a list of matters Royce treats as regularly recurring and is responsible for ensuring that the designated Administrative Assistant has an up-to-date list of these matters at all times, including instructions from Royce s Chief Investment Officer on how to vote on those matters on behalf of Royce clients. Examples of regularly recurring matters include non-contested elections of directors and non-contested approval of independent auditors. Non-regularly recurring matters are brought to the attention of the portfolio manager(s) for the account(s) involved by the designated Administrative Assistant, and, after giving some consideration to advisories from Proxy Master (a service provided by Institutional Shareholder Services), the portfolio manager directs that such matters be voted in a way that he or she believes should better protect or enhance the value of the investment. If the portfolio manager determines that information concerning any proxy requires analysis, is missing or incomplete, he or she then gives the proxy to an analyst or another portfolio manager for review and analysis.

a. From time to time, it is possible that one Royce portfolio manager will decide (i) to vote shares held in client accounts he or she manages differently from the vote of another Royce portfolio manager whose client accounts hold the same security or (ii) to abstain from voting on behalf of client accounts he or she manages when another Royce portfolio manager is casting votes on behalf of other Royce client accounts.

The designated Administrative Assistant reviews all proxy votes collected from Royce s portfolio managers prior to such votes being cast. If any difference exists among the voting instructions given by Royce s portfolio managers, as described above, the designated Administrative Assistant then presents these proposed votes to the Head of Administration or his designee and the Chief Investment Officer. The Chief Investment Officer, after consulting with the relevant portfolio managers, either reconciles the votes or authorizes the casting of differing votes by different portfolio managers. The Head of Administration or his designee maintains a log of all votes for which different portfolio managers have cast differing votes, that describes the rationale for allowing such differing votes and contains the initials of both the Chief Investment Officer and Head of Administration or his designee allowing such differing votes. The Head of Administration or his designee performs a weekly review of all votes cast by Royce to confirm that any conflicting votes were properly handled in accordance with the above-described procedures.

- b. There are many circumstances that might cause Royce to vote against an issuer s board of directors or management proposal. These would include, among others, excessive compensation, unusual management stock options, preferential voting and poison pills. The portfolio managers decide these issues on a case-by-case basis as described above.
- c. A portfolio manager may, on occasion, determine to abstain from voting a proxy or a specific proxy item when he or she concludes that the potential benefit of voting is outweighed by the cost, when it is not in the client account s best interest to vote.
- d. When a client has authorized Royce to vote proxies on its behalf, Royce will generally not accept instructions from the clients regarding how to vote proxies.
- e. If a security is on loan under The Royce Funds Securities Lending Program with State Street Bank and Trust Company (Loaned Securities), the Head of Administration or his designee will recall the Loaned Securities and request that they be delivered within the customary settlement period after the notice, to permit the exercise of their voting rights if the number of shares of the security on loan would have a material effect on The Royce Funds voting power at the up-coming stockholder meeting. A material effect is defined as any case where the Loaned Securities are 1% or more of a class of a company s outstanding equity securities. Monthly, the Head of Administration or his designee will review the summary of this activity by State Street. A quarterly report detailing any exceptions that occur in recalling Loaned Securities will be given to the Boards.

Custodian banks are authorized to release all shares held for Royce client account portfolios to Automated Data Processing Corporation (ADP) for voting, utilizing ADP s Proxy Edge software system. Substantially all portfolio companies utilize ADP to collect their proxy votes. However, for the limited number of portfolio companies that do not utilize ADP, Royce attempts to register at least a portion of its clients holdings as a physical shareholder in order to ensure its receipt of a physical proxy.

Under the continuous oversight of the Head of Administration or his designee, the designated Administrative Assistant is responsible for voting all proxies in a timely manner. Votes are returned to ADP using Proxy Edge as ballots are received, generally two weeks before the scheduled meeting date. The issuer can thus see that the shares were voted, but the actual vote cast is not released to the company until 4pm on the day before the meeting. If proxies must be mailed, they go out at least ten business days before the meeting date.

Conflicts of Interest. The designated Administrative Assistant reviews reports generated by Royce s portfolio management system (Quest PMS) that set forth by record date, any security held in a Royce client account which is issued by a (i) public company that is, or a known affiliate of which is, a separate account client of Royce (including sub-advisory relationships), (ii) public company, or a known affiliate of a public company, that has invested in a privately-offered pooled vehicle managed by Royce or (iii) public company, or a known affiliate of a

public company, by which the spouse of a Royce employee or an immediate family member of a Royce employee living in the household of such employee is employed, for the purpose of identifying any potential proxy votes that could present a conflict of interest for Royce. The Head of Administration or his designee develops and updates the list of such public companies or their known affiliates which is used by Quest PMS to generate these daily reports. This list also contains information regarding the source of any potential conflict relating to such companies. Potential conflicts identified on the conflicts reports are brought to the attention of the Head of Administration or his designee by the designated Administrative Assistant, who then reviews them to determine if business or personal relationships exist between Royce, its officers, managers or employees and the company that could present a material conflict of interest. Any such identified material conflicts are voted by Royce in accordance with the recommendation given by an independent third party research firm (Institutional Shareholder Services). The Head of Administration or his designee maintains a log of all such conflicts identified, the analysis of the conflict and the vote ultimately cast. Each entry in this log is signed by the Chief Investment Officer before the relevant votes are cast.

Recordkeeping. A record of the issues and how they are voted is stored in the Proxy Edge system. Copies of all physically executed proxy cards, all proxy statements and any other documents created or reviewed that are material to making a decision on how to vote proxies are retained in the Company File maintained by Royce s Librarian.

Item 8: (a)(1) Portfolio Managers of Closed-End Management Investment Companies (information as of December 31, 2007)

<u>Name</u>	<u>Title</u>	Length of Service	Principal Occupation(s) During Past 5 Years
W. Whitney George	Vice President and	Since 1991	Managing Director, Vice President and Senior Portfolio Manager of Royce &
	Portfolio Manager of		Associates, LLC (Royce), investment adviser to the Registrant; Vice Preside
	the Registrant		of the Registrant, Royce Value Trust, Inc., Royce Micro-Cap Trust, Inc.,
			Royce Focus Trust, Inc., The Royce Fund and Royce Capital Fund
			(collectively, The Royce Funds).

⁽a)(2) Other Accounts Managed by Portfolio Manager and Potential Conflicts of Interest (information as of December 31, 2007)

Other Accounts

			Number of Accounts	Value of Managed
			Managed for which	Accounts for which
	Number of	Total	Advisory Fee is	Advisory Fee is
Type of Account	Accounts Managed	Assets Managed	Performance-Based	Performance Based
Registered investment companies	10	\$14,622,124,248	1	\$5,785,626
Private pooled investment vehicles	3	\$278,995,287	1	\$112,228,035
Other accounts*	1	\$23,995,287		

^{*}Other accounts include all other accounts managed by the Portfolio Manager in either a professional or personal capacity except for personal accounts subject to pre-approval and reporting requirements under the Registrant s Rule 17j-1 Code of Ethics.

Conflicts of Interest

The fact that the Portfolio Manager has day-to-day management responsibility for more than one client account may create actual, potential or only apparent conflicts of interest. For example, the Portfolio Manager may have an opportunity to purchase securities of limited availability. In this circumstance, the Portfolio Manager is expected to review each account s investment guidelines, restrictions, tax considerations, cash balances, liquidity needs and other factors to determine the suitability of the investment for each account and to ensure that his managed accounts are treated equitably. The Portfolio Manager may also decide to purchase or sell the same security for multiple managed accounts at approximately the same time. To address any conflicts that this situation may create, the Portfolio Manager will generally combine managed account orders (i.e., enter a bunched order) in an effort to obtain best execution or a more favorable commission rate. In addition, if orders to buy or sell a security for multiple accounts managed by the same Portfolio Manager on the same day are executed at different prices or commission rates, the transactions will generally be allocated by Royce to each of such managed accounts at the weighted average execution price and commission. In circumstances where a bunched order is not completely filled, each account will normally receive a pro-rated portion of

the securities based upon the account slevel of participation in the order. Royce may under certain circumstances allocate securities in a manner other than pro-rata if it determines that the allocation is fair and equitable under the circumstances and does not discriminate against any account.

As described below, there is a revenue-based component of the Portfolio Manager s Performance Bonus and the Portfolio Manager also receives a Firm Bonus based on revenues (adjusted for certain imputed expenses) generated by Royce. In addition, the Portfolio Manager receives a bonus based on Royce s retained pre-tax profits from operations. As a result, the Portfolio Manager may receive a greater relative benefit from activities that increase the value to Royce of The Royce Funds and/or other Royce client accounts, including, but not limited to, increases in sales of the Registrant s shares and assets under management.

Also, as described above, the Portfolio Manager generally manages more than one client account, including, among others, registered investment company accounts, separate accounts and private pooled accounts managed on behalf of institutions (e.g., pension funds, endowments and foundations) and for high-net-worth individuals. The appearance of a conflict of interest may arise where Royce has an incentive, such as a performance-based management fee (or any other variation in the level of fees payable by The Royce Funds or other Royce client accounts to Royce), which relates to the management of one or more of The Royce Funds or accounts with respect to which the Portfolio Manager has day-to-day management responsibilities. One registered investment company account managed by the Portfolio Manager, Royce Global Select Fund, pays Royce a performance-based fee.

Finally, conflicts of interest may arise when the Portfolio Manager personally buys, holds or sells securities held or to be purchased or sold for the Registrant or other Royce client account or personally buys, holds or sells the shares of one or more of The Royce Funds. To address this, Royce has adopted a written Code of Ethics designed to prevent and detect personal trading activities that may interfere or conflict with client interests (including Registrant shareholders interests). Royce generally does not permit its Portfolio Managers to purchase small- or micro-cap securities in their personal investment portfolios.

Royce and The Royce Funds have adopted certain compliance procedures which are designed to address the above-described types of conflicts. However, there is no guarantee that such procedures will detect each and every situation in which a conflict arises.

(a)(3) Description of Portfolio Manager Compensation Structure (information as of December 31, 2007)

Royce seeks to maintain a compensation program that is competitively positioned to attract and retain high-caliber investment professionals. The Portfolio Manager receives from Royce a base salary, a Performance Bonus and a benefits package. The Portfolio Manager s compensation is reviewed and may be modified from time to time as appropriate to reflect changes in the market, as well as to adjust the factors used to determine bonuses. The Portfolio Manager s compensation consists of the following elements:

- BASE SALARY. The Portfolio Manager is paid a base salary. In setting the base salary, Royce seeks to be competitive in light of the Portfolio Manager s experience and responsibilities.
- PERFORMANCE BONUS. The Portfolio Manager receives a quarterly Performance Bonus that is asset-based, or revenue-based and therefore in part based on the value of the accounts net assets, determined with reference to each of the registered investment company and other client accounts managed by him. Except as described below, the revenue-based Performance Bonus applicable to the registered investment company accounts managed by the Portfolio Manager is subject to upward or downward adjustment or elimination based on a combination of 3-year and 5-year risk-adjusted pre-tax returns of such accounts relative to all small-cap objective funds with three years of history tracked by Morningstar (as of December 31, 2007 there were 362 such Funds tracked by Morningstar) and the 5-year absolute returns of such accounts relative to 5-year U.S. Treasury Notes. The Performance Bonus applicable to non-registered investment company accounts managed by the Portfolio Manager and to Royce Global Select Fund is not subject to a performance-related adjustment.

Payment of the Performance Bonus may be deferred as described below, and any amounts deferred are forfeitable, if the Portfolio Manager is terminated by Royce with or without cause or resigns. The amount of the deferred Performance Bonus will appreciate or depreciate during the deferral period, based on the total return performance of one or more Royce-managed registered investment company accounts selected by the Portfolio Manager at the beginning of

the deferral period. The amount deferred will depend on the Portfolio Manager s total direct, indirect beneficial and deferred unvested bonus investments in the Royce registered investment company account for which he or she is receiving portfolio management compensation.

- FIRM BONUS. The Portfolio Manager receives a quarterly bonus based on Royce s net revenues.
- BENEFIT PACKAGE. The Portfolio Manager also receives benefits standard for all Royce employees, including health care and other insurance benefits, and participation in Royce s 401(k) Plan and Money Purchase Pension Plan. From time to time, on a purely discretionary basis, the Portfolio Manager may also receive options to acquire stock in Royce s parent company, Legg Mason, Inc. Those options typically represent a relatively small portion of a Portfolio Manager s overall compensation.

The Portfolio Manager, in addition to the above-described compensation, also receives a bonus based on Royce s retained pre-tax operating profit. This bonus, along with the Performance Bonus and Firm Bonus, generally represents the most significant element of the Portfolio Manager s compensation. The Portfolio Manager also receives bonuses from Royce relating to the sale of Royce to Legg Mason, Inc. on October 1, 2001. Such bonuses are payable pursuant to an Employment Agreement entered into by the Portfolio Manager and Royce in connection with the sale.

(a)(4) Dollar Range of Equity Securities in Registrant Beneficially Owned by Portfolio Manager (information as of December 31, 2007)

The following table shows the dollar range of the Registrant s shares owned beneficially and of record by the Portfolio Manager, including investments by his immediately family members sharing the same household and amounts invested through retirement and deferred compensation plans.

Dollar Range of Registrant s Shares Beneficially Owned

Over \$1,000,000

Item 9: Not Applicable.

Item 10: Not Applicable.

Item 11: Controls and Procedures.

- (a) Disclosure Controls and Procedures. The Principal Executive and Financial Officers concluded that the Registrant s Disclosure Controls and Procedures are effective based on their evaluation of the Disclosure Controls and Procedures as of a date within 90 days of the filing date of this report.
- (b) Internal Control over Financial Reporting. There were no significant changes in Registrant s internal control over financial reporting or in other factors that could significantly affect this control subsequent to the date of the evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses during the second fiscal quarter of the period covered by this report.

Item 12: Exhibits attached hereto.

- (a)(1) The Registrant s code of ethics pursuant to Item 2 of Form N-CSR.
- (a)(2) Separate certifications by the Registrant s Principal Executive Officer and Principal Financial Officer as required by Rule 30a-2(a) under the Investment Company Act of 1940.
- (a)(3) Not Applicable
- (b) Separate certifications by the Registrant s Principal Executive Officer and Principal Financial Officer, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and required by Rule 30a-2(b) under the Investment Company Act of 1940.

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

ROYCE FOCUS TRUST, INC.

BY: /s/Charles M. Royce Charles M. Royce President

Date: March 4, 2008

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

ROYCE FOCUS TRUST, INC.

BY: /s/Charles M. Royce Charles M. Royce President

Date: March 4, 2008

ROYCE FOCUS TRUST, INC.

BY: /s/John D. Diederich
John D. Diederich
Chief Financial Officer

Date: March 4, 2008