ROYCE FOCUS TRUST INC Form N-CSR March 08, 2005

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□s telephone number, including area code: (212) 486-1445

Date of fiscal year end: December 31

Date of reporting period: July 1, 2004 □ December 31, 2004

Item 1: Reports to Shareholders

	A nnual R e p
	O R T 2004
Royce Value Trust	2004
Royce Micro-Cap Trust	
Royce Focus Trust	
www.roycefunds.com	



VALUE INVESTING IN SMALL COMPANIES FOR MORE THAN 30 YEARS

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 primarily in a limited number of small-cap companies.

A closed-end fund is an investment company whose shares are listed on a stock exchange or are traded in the over-the-counter market. 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 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 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 or the Nasdaq market, 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

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.
In 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.
A 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 microcap securities.
Unlike 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.
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 stotal return comes from the reinvestment of distributions. By reinvesting distributions, our investors can maintain an undiluted investment in a Fund. For additional information on the Funds Distribution Reinvestment and Cash Purchase Options and the benefits for stockholders, see page 46.

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PERFORMANCE TABLE

NAV	AVERAGE A	NNUAL TOTAL	RETURNS Th	rough Decembe	r 31, 2004
			Royce		
		Royce	Micro-Cap	Royce	Russell
		Value Trust	Trust	Focus Trust	2000
 Quarter	Fourth 2004 <u>*</u>	13.18%	12.90%	12.65%	14.09%
	July-Decem		0.50	16.00	10.00
2004 <u>*</u>		10.81	9.53	16.83	10.83
	1-Year	21.42	18.69	29.21	18.33
	3-Year	12.99	16.75	20.39	11.48
	5-Year	14.15	16.84	18.35	6.61
	10-Year	14.84	15.67	n/a	11.54
 Inceptio	Since n	12.85	14.61	14.22	
 Date	Inception	11/26/86	12/14/93	11/1/96**	

^{*} Not annualized.

** Date Royce & Associates, LLC assumed investment management responsibility.

Royce Value Trust

☐s 15-year NAV average annual total return for the period ended 12/31/04 was 13.47%.

IMPORTANT PERFORMANCE, RISK AND OTHER INFORMATION

All performance information in this 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. Performance information does not reflect the deduction of taxes that a shareholder would pay on distributions or on the sale of Fund shares. 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 Report concerning recent market movements and future prospects for small company stocks are solely the opinion of Royce at December 31, 2004, 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 sinvestment intentions with respect to those securities reflect Royce sopinions as of December 31, 2004 and are subject to change at any time without notice. There can be no assurance that securities mentioned in this Report will be included in any Royce-managed portfolio in the future. The Funds invest primarily in securities of small and micro-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.

The Russell 2000, Russell 2000 Value, Russell 2000 Growth, Nasdaq Composite, S&P 500 and S&P 600 are unmanaged indices of domestic common stocks. Returns for the market indices used in this report were based on information supplied to Royce by Frank Russell and Morningstar. Royce has not independently verified the above described information. The Royce Funds is a service mark of The Royce Funds.

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LETTER TO OUR STOCKHOLDERS

Dear Stockholder,

We have redesigned and reformatted our Annual Report for 2004 to focus on the information required by SEC regulations. It now includes Managers Discussions of Fund Performance and Financial Statements for all three of our closed-end mutual funds. We have also created a new publication, the *Annual Review*, which features more wide-ranging commentary on the stock market as

For more than 30 years, we have used various value approaches to invest in smaller-cap securities. We focus

a whole and the Funds $\$ portfolios. We hope that you find the material in each book useful and informative.

2004 was generally a positive one for the stock market as a whole, with small-cap securities enjoying a performance advantage over their large-cap counterparts. The small-cap oriented Russell 2000 index rose 18.3% in 2004, compared to respective gains of 10.9% and 8.6% for the S&P 500 and the Nasdaq Composite. For the sixth consecutive year, the Russell 2000 index outperformed the S&P 500. This past year also marked the fourth out of the last five calendar years in which the Russell 2000 outpaced the Nasdag Composite. Small-cap value stocks also enjoyed a strong year in 2004, which can be seen in the calendar-year performances of our Funds. In contrast to 2003, a year in which micro-cap and Technology companies reigned supreme, 2004 was in general kinder to the upper tier of small-cap, as well as to individual companies in diverse sectors such as Natural Resources, Finance and Industrial Products (to name just a few strong-performing areas). The trend toward larger, arguably higher-quality, small-cap stocks dominating performance within the asset class was established early in the year, an unsurprising development given the red-hot performance of many micro-cap and Tech stocks in 2003.

We believe that *The Royce Funds* performances generally were strong on an absolute basis in 2004 as well as over market cycles and long-term periods. While we would love to beat each Fund srespective benchmark during any particular performance period, we want to be clear that it remains our goal to achieve strong absolute returns over full market cycle and other long-term performance periods.

We appreciate your continued support.

Sincerely,

Charles M. Royce President

January 31, 2005

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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ROYCE VALUE TRUST

NAV AVERAGE ANNUAL TOTAL RETURNS Through 12/31/04		
Fourth Quarter 2004*	13.18%	
July-December 2004 <u>*</u>	10.81	
1-Year	21.42	
3-Year	12.99	
5-Year	14.15	

Manager∏s Discussion

Royce Value Trust (RVT) broadly diversified portfolio of small- and micro-cap stocks reaped the benefits of a strong year for small-cap value stocks. In 2004, the Fund was up 21.4% on a net asset value (NAV) basis and 29.6% on a market price basis. RVT scalendar-year NAV performance was ahead of the small-cap oriented Russell 2000, which gained 18.3%, but trailed the small-cap S&P 600 index, which was up 22.7% for the same period. The Fund strong absolute results were achieved in spite of slightly lagging one of its benchmarks on an NAV basis (+13.2%) in

		E	dgar Filin
10-Yea	ar		14.84
15-Yea	ar		13.47
Since I	nception (11/26/86)	12.85
*Not ann	nualized.		
CALE!		AR NAV TO	OTAL
Year 2004	RVT 21.4%	Year 1996	RVT 15.5%
2003	40.8	1995	21.1
2002	-15.6	1994	0.1
2001	15.2	1993	17.3
2000	16.6	1992	19.3
1999	11.7	1991	38.4
1998	3.3	1990	-13.8
1997	27.5	1989	18.3
% of N	0 POSITI et Assets nmon Stoc	Applicable	
Apollo	Investmer	nt	1.2%
Ritchie	e Bros. Aud	tioneers	1.0
Arrow	Internatio	nal	0.9

Lincoln Electric Holdings

Simpson Manufacturing

Sotheby∏s Holdings Cl. A

Gabelli Asset Management

PORTFOLIO SECTOR

% of Net Assets Applicable

to Common Stockholders

MacDermid

MPS Group

Technology

BREAKDOWN

CI. A

SEACOR Holdings

0.9

0.9

0.9

0.9

0.9

0.8

0.8

21.5%

the robust fourth-quarter rally. For this period, the Fund was up 16.6% on a market price basis, while the Russell 2000 was up 14.1% and the S&P 600 gained 13.0%. RVT \square s NAV performances over market cycle and long-term periods were similarly strong on an absolute and a relative basis. The Fund was up 78.6% from the previous small-cap market peak on 3/9/00 through 12/31/04 versus respective gains of 14.5% and 53.2% for the Russell 2000 and S&P 600. RVT gained 103.4% from the small-cap market trough on 10/9/02 through 12/31/04 versus respective gains of 104.8% and 96.5% for the Russell 2000 and the S&P 600. On an NAV basis, RVT outpaced the S&P 600 for the five-, 10-, 15-year and since inception (11/26/86) periods ended 12/31/04, while the Fund was ahead of the Russell 2000 for each of these periods as well as for the one-year and three-year periods. On a market price basis, RVT outperformed both benchmarks for the one-, three-, five-, 10-, 15-year and since inception (11/26/86) periods ended 12/31/04. The Fund s average annual NAV total return since inception was 12.9%.

The Fund enjoyed net gains on a dollar basis in virtually all of its sectors, particularly in Industrial Products, Natural Resources and Industrial Services. Several industrial companies had slumping prices in 2003, which gave us the opportunity to build existing positions. Although these businesses did not post the same heady gains as energy and financial stocks in 2004, they generally enjoyed strong returns. After hitting lows in their business cycle around the spring of 2003, many industrial companies began to recover, benefitting from increases in capital spending, the ability to pass on higher costs that came from increased raw materials prices and a robust rise in international economic growth. This led to earnings acceleration and correspondingly higher stock prices beginning late in 2003 and in general lasting through 2004.

All performance information in this 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. Performance information does not

Industrial Products	18.4
Industrial Services	14.4
Financial Intermediaries	10.0
Natural Resources	9.2
Consumer Products	9.1
Health	9.0
Financial Services	8.7
Consumer Services	6.2
Utilities	0.2
Miscellaneous	5.0
Bonds & Preferred Stock	0.2
Treasuries, Cash and Cash Equivalents	10.3

reflect the deduction of taxes that a stockholder would pay on distributions or on the sale of shares. 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.

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ROYCE MICRO-CAP TRUST

Manager∏s Discussion

The performance of micro-cap stocks may have cooled down a bit in 2004 following their red-hot 2003, but that did little to dampen the performance of Royce Micro-Cap Trust (RMT). For the calendar year, the Fund gained 18.7% on a net asset value (NAV) basis and an impressive 33.4% on a market value basis, both results ahead of its small-cap benchmark, the Russell 2000, which was up 18.3% for the same period. The Fund accomplished this in spite

NAV AVERAGE ANNUA RETURNS Through 12/31/04	L TOTAL
Fourth Quarter 2004*	12.90%
July-December 2004 <u>*</u>	9.53
1-Year	18.69
3-Year	16.75
5-Year	16.84
10-Year	15.67
Since Inception (12/14/93) * Not annualized.	14.61

of underperforming the small-cap index on an NAV basis in the dynamic fourth-quarter rally (+12.9% versus +14.1%).Over market cycle and long-term performance periods, RMT also posted strong absolute and relative returns. On both an NAV and market price basis for the periods ended 1 2 / 3 1 / 0 4 , R M T dramatically outperformed the Russell 2000 from both the previous small-cap market peak on 3/9/00 (+89.1% and +141.0%versus +14.5%) and the small-cap market trough on 10/9/02 (+118.9% and +156.2% versus +104.8%). The Fund also outperformed its benchmark for the three-, five-, 10-year and since inception (12/14/93)periods ended 12/31/04 on an NAV and market price annual NAV total return since inception was 14.6%.

Each of the Fund∏s 10 sectors posted net gains in 2004, with companies from several industries contributing to the year∏s terrific results. Losses came at the individual stock level, with specialty retailer The Wet Seal and IT consultant iGATE Corporation posting the largest losses on a dollar basis. Holdings in the Natural Resources sector led in terms of overall net dollar gains in the portfolio, which was consistent with the impressive performance of stocks in the energy industry within small-cap as a whole. A supply squeeze first drove commodity prices higher which in turn helped to boost stock prices. The energy services and oil and gas industry groups posted the largest net gains in the

CALENI RETURI	DAR YEAF NS	R NAV T	OTAL
Year	RMT	Year	RMT
2004	18.7%	1998	-4.1%
2003	55.6	1997	27.1
2002	-13.8	1996	16.6
2001	23.4	1995	22.9
2000	10.9	1994	5.0
1999	12.7		
% of Ne	POSITIO t Assets A non Stock	pplicable	е
	Corporation		1.4%
Juno Lig	hting		1.3
Stein Ma	art		1.3
Delta Ap	parel		1.2
Convans	sys Corpor	ation	1.2
HomeFe	d Corpora	tion	1.2
Aceto			1.2
ASA Ber	muda		1.1
Seneca	Foods		1.1
PICO Ho	ldings		1.0
BREAKI % of Ne	OLIO SEC DOWN t Assets A non Stock	pplicable	e
Technol	ogy		26.5%
Industria	al Product	5	15.0
Industria	al Services	5	13.5
Health			11.9
Natural	Resources	5	10.9
Financia	ıl Intermed	diaries	5.7
Consum	er Produc	ts	5.4
_			•

sector, with the share prices of oil and gas exploration and production company Toreador Resources, geophysical data services business Veritas DGC and energy-related construction and engineering firm Willbros Group all posting large net gains on a dollar basis. Holdings in the Industrial Products sector generally enjoyed strong returns in 2004. The prices of many industrial companies began to slowly recover in 2003, benefiting from increases in capital spending, the ability to pass on higher costs that came from increased raw materials prices and a robust rise in international economic growth. This led to earnings acceleration and correspondingly higher stock prices that in general lasted through 2004.

Consumer Services	5.2
Diversified Investment Companies	1.6
Financial Services	1.5
Miscellaneous	5.0
Preferred Stocks	0.5
Cash & Cash Equivalents	17.9

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THE ROYCE FUNDS ANNUAL REPOR

ROYCE FOCUS TRUST

NAV AVERAGE ANNUAL TOTAL RETURNS Through 12/31/04

Manager∏s Discussion

The focus was on strong performance for several noldings in Royce Focus Trust[]s (FUND) limited portfolio of small-cap stocks in 2004, which nelped to provide its strong return on both an absolute and relative basis. For the calendar year, the Fund gained 29.2% on a net asset value (NAV) basis and 47.3% on a market price basis, both results well ahead of the 18.3% return of its small-cap benchmark, the Russell 2000, for the same period. In the dynamic fourth-quarter rally, the Fund lagged its penchmark on an NAV basis (+12.7% versus +14.1%), while impressively outpacing the Russell 2000 on a market price basis (+27.5%). Although stock prices in general fell during 2004[s second and third quarters, FUND posted positive returns in all four quarters of the calendar year on an NAV basis, which was critical both to its absolute return and its outperformance of the small-cap index. Over long-term and market cycle periods, FUND∏s results were equally impressive. For the periods ended 12/31/04, on both an NAV and market price basis, the Fund dramatically outgained the sell 2000 from the previous small-cap market peak on 3/9/00 (+128.0% and +192.6% versus +14.5%) and the small-cap market trough on 10/9/02 (+139.7% and +172.8% versus +104.8%). FUND was also ahead of the small-cap index for the three-year, five-year and since inception of our management (11/01/96) periods ended 12/31/04. The Fund \square s average annual NAV total return since inception was 14.2%.

The Fund[s two largest sectors at year end[Industrial Products and Natural Resources[also made the most significant contributions to performance on a dollar basis in 2004. This was mostly consistent with a vigorous small-cap market in which companies from the energy, finance and industrial areas led the way. Within Natural Resources, net dollar gains from the energy services group, including piping and oil drilling equipment maker Trican Well Service

and seismic acquisition imaging technology company Input/Output, were larger than those of seven of the Fund snine equity sectors (all of which posted net gains). Improved business and consequent earnings acceleration proved a winning combination for many holdings in the Industrial Products sector, such as steel company IPSCO and construction aggregates company Florida Rock Industries. Portfolio losses were scattered across each sector, including life science medical products maker Bruker BioSciences, which we sold in October, and precious metals mining business Hecla Mining Company, a position we built as its share price declined.

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Fourth Quarter 2004 <u>*</u>	12.65%
July-December 2004 <u>*</u>	16.83
1-Year	29.21
3-Year	20.39
5-Year	18.35
Since Inception (11/1/96)	14.22

^{*}Not annualized.

Royce & Associates assumed investment management

responsibility for the Fund on 11/1/96.

CALENDAR YEAR NAV TOTAL RETURNS						
Year	FUND					
2004	29.2%					
2003	54.3					
2002	-12.5					
2001	10.0					
2000	20.9					
1999	8.7					
1998	-6.8					
1997	20.5					

TOP 10 POSITION % of Net Assets Ap to Common Stockh	plicable
New Zealand Government 6.5% Bond	6.8%
Canadian Government 3% Bond	4.8
Trican Well Service	4.2
Simpson Manufacturing	4.0
Nu Skin Enterprises Cl. A	3.8
IPSCO	3.6
eFunds Corporation	3.4
Alleghany Corporation	3.4
Florida Rock Industries	3.4
Schnitzer Steel Industries Cl. A	3.2

PORTFOLIO SECTOR BREAKDOWN % of Net Assets Applicable to Common Stockholders Industrial					
Products	23.1%				
Natural Resources	21.9				
Technology	9.8				
Health	9.6				
Financial Intermediaries	8.9				
Industrial Services	8.4				
Financial Services	6.4				
Consumer Products	5.8				
Consumer Services	5.4				
Bonds	13.0				
Treasuries, Cash and Cash Equivalents	11.3				

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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.

History	Amount Invested	Purchase Price <u>*</u>	Shares	NAV Value <u>**</u>	Market Value <u>**</u>
Royce Value Trust 11/26/86 Initial Purchase	\$ 10,000	\$ 10.000	1,000	\$ 9,280	\$ 10,000

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10/15/87	Distribution \$0.30		7.000	42		
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		45	,	-,
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		68		
12/31/91	Distribution \$0.61		10.625	82	17,919	15,697
9/25/92	Rights Offering	825		75		
12/31/92	Distribution \$0.90		12.500	114	21,999	20,874
9/27/93	Rights Offering	1,469		113		
12/31/93	Distribution \$1.15		13.000	160	26,603	25,428
10/28/94	Rights Offering	1,103		98	27.020	24.005
12/19/94	Distribution \$1.05	1 425	11.375	191	27,939	24,905
11/3/95	Rights Offering Distribution \$1.29	1,425	12.500 12.125	114 253	25 676	21 2/2
12/7/95	Distribution \$1.29 Distribution \$1.15				35,676	31,243
12/6/96			12.250	247	41,213	36,335
1997	Annual distribution		15 274	230	E2 EE6	46 014
1997	total \$1.21 Annual distribution		15.374	230	52,556	46,814
1998	total \$1.54		14.311	347	54,313	47,506
1990	Annual distribution		14.511	347	54,515	47,500
1999	total \$1.37		12.616	391	60,653	50,239
1333	Annual distribution		12.010	331	00,055	50,255
2000	total \$1.48		13.972	424	70,711	61,648
2000	Annual distribution		131372		, 0,, 11	01,010
2001	total \$1.49		15.072	437	81,478	73,994
	Annual distribution				, -	-,
2002	total \$1.51		14.903	494	68,770	68,927
1/28/03	Rights Offering	5,600		520	,	,-
_,,	Annual distribution	2,223	10.770			
2003		2,222	14.582	516	106,216	107,339
2003	Annual distribution	5,555	14.582	516	106,216	107,339
	Annual distribution total \$1.30	5,555			106,216	107,339
2003	Annual distribution total \$1.30 Annual distribution		14.582 17.604	516 568		
2003	Annual distribution total \$1.30 Annual distribution	\$21,922	14.582 17.604	516	106,216 \$128,955	107,339 \$139,094
2003 2004 12/31/04	Annual distribution total \$1.30 Annual distribution		14.582 17.604	516 568		
2003 2004 12/31/04	Annual distribution total \$1.30 Annual distribution total \$1.55	\$21,922	14.582 17.604	516 568 6,805	\$128,955	\$139,094
2003 2004 12/31/04 Royce Mici 12/14/93	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase	\$21,922 \$ 7,500	14.582 17.604 \$ 7.500	516 568 6,805		
2003 2004 12/31/04 Royce Mici	Annual distribution total \$1.30 Annual distribution total \$1.55	\$21,922	14.582 17.604 \$ 7.500	516 568 6,805	\$128,955	\$139,094
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering	\$21,922 \$ 7,500	14.582 17.604 \$ 7.500 7.000 6.750	516 568 6,805 1,000 200	\$128,955 \$ 7,250	\$139,094 \$ 7,500
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05	\$21,922 \$ 7,500	14.582 17.604 \$ 7.500 7.000	516 568 6,805 1,000 200 9	\$128,955 \$ 7,250 9,163	\$139,094 \$ 7,500 8,462
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.500	516 568 6,805 1,000 200 9 58	\$128,955 \$ 7,250 9,163 11,264	\$139,094 \$ 7,500 8,462 10,136
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625	516 568 6,805 1,000 200 9 58 133 140	\$128,955 \$ 7,250 9,163 11,264 13,132	\$139,094 \$ 7,500 8,462 10,136 11,550
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625 10.000	516 568 6,805 1,000 200 9 58 133	\$128,955 \$ 7,250 9,163 11,264 13,132 16,694	\$ 7,500 8,462 10,136 11,550 15,593 14,129
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/7/98	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$0.29	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625 10.000 8.625	516 568 6,805 1,000 200 9 58 133 140 52	\$128,955 \$ 7,250 9,163 11,264 13,132 16,694 16,016	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/7/98 12/6/99	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$0.29 Distribution \$0.27	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625 10.000 8.625 8.781	516 568 6,805 1,000 200 9 58 133 140 52 49	\$128,955 \$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051	\$ 7,500 8,462 10,136 11,550 15,593 14,129
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/7/98 12/6/99 12/6/00	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$0.29 Distribution \$0.27 Distribution \$1.72	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625 10.000 8.625 8.781 8.469 9.880	516 568 6,805 1,000 200 9 58 133 140 52 49 333	\$ 7,250 \$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/7/98 12/6/99 12/6/00	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$1.00 Distribution \$0.29 Distribution \$0.27 Distribution \$1.72 Distribution \$0.57	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625 10.000 8.625 8.781 8.469	516 568 6,805 1,000 200 9 58 133 140 52 49 333	\$ 7,250 \$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/5/97 12/6/99 12/6/00 12/6/01	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$1.00 Distribution \$0.27 Distribution \$0.27 Distribution \$1.72 Distribution \$0.57 Annual distribution total \$0.80 Annual distribution	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625 10.000 8.625 8.781 8.469 9.880	516 568 6,805 1,000 200 9 58 133 140 52 49 333 114	\$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016 24,701 21,297	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026 21,924
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/5/97 12/6/99 12/6/00 12/6/01	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$1.00 Distribution \$0.27 Distribution \$0.27 Distribution \$0.27 Distribution \$0.57 Annual distribution total \$0.80 Annual distribution total \$0.80	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625 10.000 8.625 8.781 8.469 9.880	516 568 6,805 1,000 200 9 58 133 140 52 49 333 114	\$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016 24,701	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026 21,924
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/7/98 12/6/99 12/6/00 12/6/01 2002 2003	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$0.29 Distribution \$0.27 Distribution \$0.27 Distribution \$0.57 Annual distribution total \$0.80 Annual distribution total \$0.80 Annual distribution total \$0.92 Annual distribution	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.625 10.000 8.625 8.781 8.469 9.880 9.518	516 568 6,805 1,000 200 9 58 133 140 52 49 333 114 180	\$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016 24,701 21,297	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026 21,924 19,142
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/7/98 12/6/99 12/6/00 12/6/01 2002	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$1.00 Distribution \$0.27 Distribution \$0.27 Distribution \$0.27 Distribution \$0.57 Annual distribution total \$0.80 Annual distribution total \$0.80	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.500 7.625 10.000 8.625 8.781 8.469 9.880 9.518	516 568 6,805 1,000 200 9 58 133 140 52 49 333 114	\$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016 24,701 21,297	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026 21,924 19,142
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/7/98 12/6/99 12/6/00 12/6/01 2002 2003	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$0.29 Distribution \$0.27 Distribution \$0.27 Distribution \$0.57 Annual distribution total \$0.80 Annual distribution total \$0.80 Annual distribution total \$0.92 Annual distribution	\$21,922 \$ 7,500	\$ 7.500 7.000 6.750 7.500 7.625 10.000 8.625 8.781 8.469 9.880 9.518 10.004 13.350	516 568 6,805 1,000 200 9 58 133 140 52 49 333 114 180	\$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016 24,701 21,297	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026 21,924 19,142
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/6/99 12/6/00 12/6/01 2002 2003 2004	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$1.00 Distribution \$1.72 Distribution \$0.27 Distribution \$0.57 Annual distribution total \$0.80 Annual distribution total \$0.80 Annual distribution total \$0.92 Annual distribution total \$1.33	\$ 7,500 1,400	\$ 7.500 7.000 6.750 7.500 7.625 10.000 8.625 8.781 8.469 9.880 9.518 10.004 13.350	516 568 6,805 1,000 200 9 58 133 140 52 49 333 114 180 217 257	\$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016 24,701 21,297 33,125	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026 21,924 19,142 31,311
2003 2004 12/31/04 Royce Mici 12/14/93 10/28/94 12/19/94 12/7/95 12/6/96 12/5/97 12/7/98 12/6/99 12/6/00 12/6/01 2002 2003 2004	Annual distribution total \$1.30 Annual distribution total \$1.55 To-Cap Trust Initial Purchase Rights Offering Distribution \$0.05 Distribution \$0.36 Distribution \$0.80 Distribution \$1.00 Distribution \$1.00 Distribution \$1.72 Distribution \$0.27 Distribution \$0.57 Annual distribution total \$0.80 Annual distribution total \$0.80 Annual distribution total \$0.92 Annual distribution total \$1.33	\$ 7,500 1,400	\$ 7.500 7.000 6.750 7.500 7.625 10.000 8.625 8.781 8.469 9.880 9.518 10.004 13.350	516 568 6,805 1,000 200 9 58 133 140 52 49 333 114 180 217 257	\$ 7,250 9,163 11,264 13,132 16,694 16,016 18,051 20,016 24,701 21,297 33,125	\$ 7,500 8,462 10,136 11,550 15,593 14,129 14,769 17,026 21,924 19,142 31,311

12/31/96 12/5/97 12/31/98	Distribution \$0.53		5.250	101	5,520 6,650 6,199	4,594 5,574 5,367
	Distribution					
12/6/99	\$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
	Annual distribution					
2004	total \$1.74		9.325	259		
12/31/04		\$ 4,375		1,604	\$ 15,639	\$ 16,794

Beginning with the 1997 (RVT), 2002 (RMT) and 2004 (FUND) distribution, 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

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ROYCE VALUE TRUST

Schedule of **Investments**

COMMON STOCKS ☐ 111.7%	SHARES	VALUE	Consumer Services 6.2%	SHARES	VALUE
Consumer Products [] 9.1%			Direct Marketing - 0.2%		
Apparel and Shoes - 3.1%			†Sportsman s Guide (The)	107,000	\$ 2,407,500
Jones Apparel Group	81,500 9	\$ 2,980,455			-
K-Swiss Cl. A	220,400	6,418,048	Leisure and Entertainment - 0.3%		
<u>†</u> Steven Madden <u>a,d</u>	74,000	1,395,640	Carmike Cinemas	21,000	766,500
Oshkosh B Gosh Cl. A	104,300	2,232,020	<u>†</u> 4Kids Entertainment <u>a,d</u>	21,000	441,420
			Gemstar-TV Guide		
Polo Ralph Lauren Cl. A	150,000	6,390,000	International a,d	201,100	1,190,512
Timberland Company Cl. A a	30,000	1,880,100	Hasbro	50,000	969,000
Tommy Hilfiger a	156,000	1,759,680			
Warnaco Group (The) <u>a</u>	42,000	907,200			3,367,432
Weyco Group	153,996	6,820,483			
	_		Restaurants and Lodgings - 0.9%		
		30,783,626	Benihana Cl. A <u>a</u>	6,600	107,250
	-		CEC Entertainment a,d	45,000	1,798,650
Collectibles - 0.9%			IHOP Corporation	145,100	6,078,239
Action Performance Companies	195,000	2,143,050	Jack in the Box <u>a</u>	2,000	73,740

distributions.

The Boyds Collection a.d Enesco Group a Topps Company (The)	524,200 47,200 410,500	2,306,480 381,376 4,002,375	Ryan s Restaurant Grou <u>p</u> d	60,900	939,078
	,	0 022 201	Detail Stores 2 20/		
	•	8,833,281	Retail Stores - 3.3% AnnTaylor Stores <u>a</u>	22,500	484,425
Food/Beverage/Tobacco - 0.3%			BJ s Wholesale Club	32,000	932,160
Hain Celestial Group a,d	37,800	781,326	Big Lots ^a	255,300	3,096,789
Hershey Creamery Company	709	1,701,600	†Cabela s Cl. A.d</td><td>10,000</td><td>227,400</td></tr><tr><td>Lancaster Colony</td><td>16,900</td><td>724,503</td><td>†CarMax a,d</td><td>111,000</td><td>3,446,550</td></tr><tr><td></td><td>_0,000</td><td></td><td>Charming Shoppes ^a</td><td>484,400</td><td>4,538,828</td></tr><tr><td></td><td></td><td>3,207,429</td><td>Claire s Stores</td><td>167,200</td><td>3,553,000</td></tr><tr><td></td><td></td><td></td><td>Dress Barn (The) a,d</td><td>100,000</td><td>1,760,000</td></tr><tr><td>Homo Eurniching and</td><td></td><td></td><td>GameStop Corporation Cl. A</td><td>100,000</td><td>1,700,000</td></tr><tr><td>Home Furnishing and Appliances - 0.5%</td><td></td><td></td><td>a,d</td><td>38,000</td><td>849,680</td></tr><tr><td>7,55</td><td></td><td></td><td>†Krispy Kreme Doughnuts</td><td>55,000</td><td>0.0,000</td></tr><tr><td>Ethan Allen Interiors</td><td>15,000</td><td>600,300</td><td>a,d</td><td>17,000</td><td>214,200</td></tr><tr><td>Falcon Products a,c</td><td>941,600</td><td>197,736</td><td>Linens n Thing§</td><td>40,000</td><td>992,000</td></tr><tr><td>La-Z-Boy</td><td>128,200</td><td>1,970,434</td><td>Movie Gallery</td><td>35,000</td><td>667,450</td></tr><tr><td></td><td></td><td></td><td><u>†</u>Neiman Marcus Group</td><td></td><td></td></tr><tr><td>Natuzzi ADR <u>b</u></td><td>213,100</td><td>2,312,135</td><td>(The) Cl. A</td><td>30,800</td><td>2,203,432</td></tr><tr><td><u>†</u>Select Comfort <u>a,d</u></td><td>100</td><td>1,794</td><td>Payless ShoeSource a,d</td><td>209,600</td><td>2,578,080</td></tr><tr><td></td><td>,</td><td></td><td>Stein Mart <u>a</u></td><td>172,800</td><td>2,947,968</td></tr><tr><td></td><td></td><td>5,082,399</td><td>Urban Outfitters a,d</td><td>65,200</td><td>2,894,880</td></tr><tr><td></td><td></td><td></td><td>Wet Seal (The) Cl. A a,d</td><td>202,000</td><td>458,540</td></tr><tr><td>Publishing - 0.7%</td><td></td><td></td><td><u>†</u>Wild Oats Markets <u>a,d</u></td><td>81,000</td><td>713,610</td></tr><tr><td><u>†</u>Journal Communications</td><td></td><td></td><td></td><td></td><td></td></tr><tr><td>Cl. A</td><td>100,200</td><td>1,810,614</td><td></td><td></td><td></td></tr><tr><td>Scholastic Corporation a,d</td><td>130,000</td><td>4,804,800</td><td></td><td></td><td>32,558,992</td></tr><tr><td></td><td>·</td><td>_</td><td>Other Consumer Services -</td><td></td><td></td></tr><tr><td></td><td></td><td>6,615,414</td><td>1.5%</td><td></td><td></td></tr><tr><td></td><td></td><td></td><td><u>†</u>Coinstar <u>a,d</u></td><td>17,000</td><td>456,110</td></tr><tr><td>Sports and Recreation - 1.4%</td><td></td><td></td><td><u>†</u>Corinthian Colleges <u>a,d</u></td><td>39,500</td><td>744,377</td></tr><tr><td>Callaway Golf Company</td><td>275,800</td><td>3,723,300</td><td><u>†</u>MoneyGram International</td><td>217,100</td><td>4,589,494</td></tr><tr><td>Coachmen Industries</td><td>47,700</td><td>828,072</td><td>Sotheby s Holdings Cl. A a,d</td><td>485,200</td><td>8,811,232</td></tr><tr><td>Monaco Coach</td><td>161,050</td><td>3,312,798</td><td></td><td></td><td><u> </u></td></tr><tr><td>Oakley</td><td>325,000</td><td>4,143,750</td><td></td><td></td><td>14,601,213</td></tr><tr><td>Sturm, Ruger & Company</td><td>30,000</td><td>270,900</td><td></td><td></td><td></td></tr><tr><td>Thor Industries</td><td>43,100</td><td>1,596,855</td><td>Total (Cost \$44,964,636)</td><td></td><td>61,932,094</td></tr><tr><td></td><td>•</td><td></td><td>Financial Intermediaries [</td><td></td><td></td></tr><tr><td></td><td></td><td>13,875,675</td><td>10.0%</td><td></td><td></td></tr><tr><td>Other Consumer Products</td><td></td><td></td><td>Banking - 3.0%</td><td></td><td></td></tr><tr><td>Other Consumer Products - 2.2%</td><td></td><td></td><td>BOK Financial ^a</td><td>129,327</td><td>6,305,985</td></tr><tr><td></td><td></td><td></td><td>Farmers & Merchants Bank</td><td>,,</td><td>-,200,000</td></tr><tr><td>Blyth</td><td>14,700</td><td>434,532</td><td>of Long Beach</td><td>1,266</td><td>7,190,880</td></tr><tr><td>Burnham Corporation Cl. B a</td><td>36,000</td><td>936,000</td><td>First National Bank Alaska</td><td>2,130</td><td>5,016,150</td></tr><tr><td><u>†</u>Dorel Industries Cl. B <u>a</u></td><td>34,500</td><td>1,178,865</td><td>Mechanics Bank a</td><td>200</td><td>3,910,000</td></tr><tr><td>Fossil a,d</td><td>117,800</td><td>3,020,392</td><td>Mercantile Bankshares</td><td>20,000</td><td>1,044,000</td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td></tr></tbody></table>		

Lazare Kaplan International a † Leapfrog Enterprises a,d Matthews International Cl. A	103,600 234,700 166,000	985,236 3,191,920 6,108,800	NetBank <u>†</u> Ocwen Financial <u>a,d</u> Oriental Financial Group <u>†</u> Partners Trust Financial	70,000 47,000 54,147	728,700 449,320 1,532,916
<u>†</u> RC2 Corporation <u>a</u>	190,400	6,207,040	Group	130,000	1,514,500
		22,062,785			
Total (Cost \$65,762,887)		90,460,609			

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

DECEMBER 31, 2004

	SHARES	VALUE		SHARES	VALUE
Financial Intermediaries (continued)			BKF Capital Group	7,500	\$ 284,250
Banking (continued)			Eaton Vance	70,200	3,660,930
Whitney Holding	27,000	\$ 1,214,730	Federated Investors Cl. B	101,900	3,097,760
			Gabelli Asset Management		
Wilmington Trust	31,000	1,120,650	Cl. A	168,600	8,180,472
			MVC Capital	174,800	1,587,184
		30,027,831	Nuveen Investments Cl. A	138,600	5,470,542
Insurance - 6.0%					41,541,030
Alleghany Corporation ^a	7,700	2,196,425			
Argonaut Group a	187,000	3,951,310	Other Financial Services - 0.4%		
Aspen Insurance Holdings	58,000	1,422,160	CharterMac	59,600	1,456,624
Baldwin & Lyons Cl. B	22,200	594,738	PRG-Schultz International a.d Van der Moolen Holding ADR	467,000	2,349,010
Commerce Group	49,500	3,021,480	a,b	21,000	159,390
Erie Indemnity Company Cl.	13,300	3,021,100		21,000	133,330
A	139,900	7,354,543	World Acceptance a,d	21,700	596,967
HCC Insurance Holdings	24,000	794,880			
Leucadia National	51,500	3,578,220			4,561,991
Markel Corporation a,d	4,200	1,528,800			
Montpelier Re Holdings	77,000	2,960,650	Total (Cost \$61,909,042)		86,744,731
NYMAGIC	85,200	2,155,560			

Navigators Group ^a Ohio Casualty ^{a,d} PXRE Group	83,200 187,000 166,551	2,505,152 4,340,270 4,198,751	Health [] 9.0% Commercial Services - 1.9% Covance a.d	52,700	2,042,125
Philadelphia Consolidated		.,		/	_,, -,
Holding a	35,000	2,314,900	First Consulting Group ^a	520,900	3,182,699
Phoenix Companies (The) d	81,900	1,023,750	IDEXX Laboratories <u>a</u>	94,300	5,147,837
ProAssurance Corporation a,d	76,070	2,975,098	PAREXEL International a Pharmaceutical Product	277,700	5,637,310
RLI	99,724	4,145,527	Development <u>a</u>	12,000	495,480
Reinsurance Group of America	30,000	1,453,500	TriZetto Group (The) <u>a</u>	215,200	2,044,400
21st Century Insurance Group	62,000	843,200			
USI Holdings a,d	20,000	231,400			18,549,851
Wesco Financial	7,750	3,045,750			
Zenith National Insurance	64,300	3,204,712	Drugs and Biotech - 3.1%		
			Abgenix a,d	38,000	392,920
		59,840,776	Affymetrix a,d	90,800	3,318,740
Real Estate Investment Trusts -			Antigenics a,d	99,300	1,004,916
0.1%			Applera Corporation-		
Sun Communities	20,400	821,100	Celera Genomics Group ^a	139,200	1,914,000
			Cephalon a,d	4,900	249,312
Securities Brokers - 0.9%			Cerus Corporation a,d	21,700	64,232
E*TRADE Financial <u>a</u>	498,700	7,455,565	Chiron Corporation <u>a,d</u>	21,800	726,594
Knight Trading Group ^a	129,700	1,420,215	DUSA Pharmaceuticals a,d	79,700	1,139,710
			Endo Pharmaceuticals Holdings		
			<u>a</u>	318,200	6,688,564
		8,875,780	Eon Labs <u>a,d</u>	31,000	837,000
			Gene Logic a,d	365,000	1,343,200
Total (Cost \$55,454,445)		99,565,487	Hi-Tech Pharmacal a.d	79,000	1,456,760
			Human Genome Sciences a,d	90,000	1,081,800
Financial Services [] 8.7% Information and Processing - 2.9%			Lexicon Genetics ^a Millennium Pharmaceuticals ^a	463,300 50,000	3,592,892 606,000
2.970			Par Pharmaceutical Companies	30,000	000,000
Advent Software a,d	151,100	3,094,528	a,d	33,000	1,365,540
eFunds Corporation ^a	204,275	4,904,643	Perrigo Company	171,750	2,966,122
FactSet Research Systems	78,500	4,587,540	Priority Healthcare Cl. B a.d	47,500	1,034,075
	,	1,001,010	Shire Pharmaceuticals Group	,	_,,,,,,,,
Fair Isaac	67,300	2,468,564	ADR <u>b</u>	20,853	666,253
Global Payments	68,500	4,009,990			
Interactive Data ^a	134,300	2,919,682			30,448,630
SEI Investments	165,700	6,947,801			
			Health Services - 0.7%		
		28,932,748	Accredo Health <u>a</u>	8,705	241,303
			Albany Molecular Research a,d	85,000	946,900
Insurance Brokers - 1.2%			Eclipsys Corporation a,d	20,000	408,600
Crawford & Company Cl. A	289,100	2,023,700	Gentiva Health Services a	30,150	504,108
			Health Management Associates		
Crawford & Company Cl. B Gallagher (Arthur J.) &	60,300	452,250	Cl. A	27,400	622,528
Company	111,200	3,614,000	Lincare Holdings ^a	34,600	1,475,690

Hilb Rogal & Hobbs Company	155,050	5,619,012	MedQuist <u>a</u>	73,893	1,093,616
			On Assignment ^a	425,200	2,206,788
		11,708,962	Quovadx <u>a</u>	3,000	7,170
Investment Management - 4.2%					7.506.703
Alliance Capital Management				-	7,300,703

Holding L.P. 180,200 7,568,400 _Apollo Investment 774,271 11,691,492

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

THE ROYCE FUNDS ANNUAL REPORT 2004 | 9

ROYCE VALUE TRUST

Schedule of Investments

Health (continued)	SHARES	VALUE	Machinery - 4.9%	SHARES	VALUE
Medical Products and Devices -			Coherent ^a	220 500	¢ 6055 540
3.1%	62,000,4	406 100	-	228,500	
Allied Healthcare Products a	62,000 \$	· ·	Federal Signal	58,600	1,034,876
Arrow International	297,602	9,222,686	GSI Lumonics a,d	69,500	797,860
			Global Power Equipment		
ArthroCare Corporation a,d	10,000	320,600	Group <u>a,d</u>	45,000	442,800
Bruker BioSciences a	390,200	1,572,506	Graco	96,825	3,616,414
CONMED Corporation ^a	81,500	2,316,230	IDEX Corporation	36,000	1,458,000
Datascope	12,000	476,280	Lincoln Electric Holdings	265,880	9,183,495
Diagnostic Products	25,000	1,376,250	National Instruments	71,400	1,945,650
Invacare Corporation	88,000	4,070,880	Nordson Corporation	172,200	6,900,054
Novoste Corporation ^a	66,500	113,715	PAXAR Corporation a	253,100	5,611,227
Orthofix International a,d	20,000	789,580	Pason Systems	79,000	2,429,557
STERIS Corporation <u>a,d</u>	173,100	4,105,932	T-3 Energy Services a,d	346,710	2,472,042
Sybron Dental Specialties a,d	19,000	672,220	UNOVA a,d	41,000	1,036,890
Thoratec Corporation a,d	2,000	20,840	Woodward Governor Company	73,600	5,270,496
Varian Medical Systems <u>a</u>	61,600	2,663,584			
Young Innovations	62,550	2,109,812			49,154,901
Zoll Medical ^a	20,200	694,880			
			Metal Fabrication and Distribution - 2.5%		
		30,932,095	CompX International Cl. A	302,300	4,997,019

Personal Care - 0.2% Regis	37,200	1,716,780	Kaydon Corporation Metal Management NN Oregon Steel Mills a.d Penn Engineering &	208,700 65,100 127,100 177,900	6,891,274 1,749,237 1,678,991 3,609,591
Total (Cost \$65,402,809)		89,154,059	Manufacturing Penn Engineering & Manufacturing	251,600	4,553,960
Industrial Products [] 18.4% Automotive - 1.0%			Cl. A	77,600	1,164,000
Adesa	126,900	2,692,818			24,644,072
CLARCOR	22,000	1,204,940			
Gentex Corporation	60,300	2,232,306	Paper and Packaging - 0.2%		
IMPCO Technologies a,d	15,500	117,025	Peak International a	408,400	1,671,990
LKQ Corporation a,d	188,000	3,773,160			
Quantam Fuel Systems Technologies			Pumps, Valves and Bearings - 0.5%		
Worldwide a,d	15,500	93,310	Baldor Electric	62,900	1,731,637
			Conbraco Industries	7,630	1,274,210
		10,113,559	Franklin Electric	47,200	1,994,672
Building Systems and Components - 1.2%					5,000,519
Decker Manufacturing Preformed Line Products	6,022	210,770			
Company	91,600	2,654,568	Specialty Chemicals and Materials - 2.0%		
Simpson Manufacturing	260,800	9,101,920	Aceto	41,100	782,544
~p>p	200,000		Albemarle Corporation	34,000	1,316,140
		11,967,258	Balchem Corporation	31,200	1,082,328
			CFC International ^a	123,500	1,936,480
Construction Materials - 2.1% Ash Grove Cement Company			Cabot Corporation	56,500	2,185,420
Cl. B a	50,518	7,224,074	Hawkins	206,878	2,449,436
ElkCorp	43,000	1,471,460	Lydall <u>a,d</u>	50,000	593,000
Florida Rock Industries	123,000	7,322,190	MacDermid	236,631	8,542,379
Heywood Williams Group a	838,837	1,518,695	Material Sciences a	29,000	521,710
Synalloy Corporation a,c	345,000	3,415,500			19,409,437
		20,951,919			
			Textiles - 0.2%		
Industrial Components - 1.3%			Tag-It Pacific a,d	118,500	533,250
AMETEK	86,000	3,067,620	Unifi <u>a</u>	315,100	1,206,833
Bel Fuse Cl. A	26,200	767,660			1 740 003
C & D Technologies	50,000	852,000			1,740,083
Donaldson Company	52,000	1,694,160	Other Industrial Products -		
Intermagnetics General a,d	26,450	672,094	2.5%		
PerkinElmer	135,000	3,036,150	Albany International Cl. A	45,500	1,599,780
Planar Systems <u>a,d</u>	46,900	526,687	Brady Corporation Cl. A	114,400	7,158,008
Powell Industries a	92,400	1,708,476	Diebold	85,000	4,737,050
Woodhead Industries	45,400	727,762	Imagistics International a	19,000	639,540

	Kimball International Cl. B	428,380	6,344,308
13,052,609	Maxwell Technologies a	21,500	218,010
	Myers Industries	30,499	390,387

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DECEMBER 31, 2004

	SHARES	VALUE		SHARES	VALUE
Industrial Products (continued)			McDermott International a	71,000	\$ 1,303,560
Other Industrial Products (continued)			Washington Group International a,d	140,000	5,775,000
Peerless Manufacturing a,c	158,600 \$	2,299,700		,	
Quixote Corporation	12,000	243,960			20,825,484
Steelcase Cl. A	50,000	692,000			
Trinity Industries	8,000	272,640	Food and Tobacco Processors - 0.6%		
			Farmer Bros.	150,000	3,636,000
		24,595,383	MGP Ingredients	216,400	1,869,696
			Seneca Foods Cl. B <u>a</u>	6,500	118,631
Total (Cost \$103,656,776)		182,301,730	Sunopta a,d	41,000	294,380
Industrial Services - 14.4% Advertising and Publishing - 0.3% Interpublic Group of					5,918,707
Companies a,d	230,000	3,082,000	Industrial Distribution - 1.4%		
ValueClick ^{a,d}	20,000	266,600	Central Steel & Wire	3,799	1,994,475
			Ritchie Bros. Auctioneers	310,400	10,261,824
		3,348,600	Strategic Distribution ^a	115,000	1,535,250
Commercial Services - 5.7% ABM Industries	134,800	2,658,256			13,791,549
Aaron Rents	4,500	112,500	Printing - 0.2%		
Administaff <u>a</u>	60,200	759,122	Bowne & Co.	68,100	1,107,306
Allied Waste Industries a,d	188,800	1,752,064	Ennis	62,700	1,206,975
Brink s Company (The) Carlisle Holdings	107,278 194,900	4,239,627 1,411,076			2,314,281

Central Parking	83,800	1,269,570			
-	03,000	1,203,370	Transportation and Logistics		
Collectors Universe a,d	15,500	316,045	- 3.6%		
Convergys Corporation <u>a</u>	121,000	1,813,790	AirNet Systems a,d	219,000	764,310
Copart a,d	138,100	3,634,792	Alexander & Baldwin	60,000	2,545,200
D. 1. 1. 1			Atlas Air Worldwide		
Digital Theater Systems a,d	18,600	374,418	Holdings a,e	60,500	1,424,775
Harsco Corporation	12,000	668,880	C. H. Robinson Worldwide	40,000	2,220,800
Hewitt Associates Cl. A a,d	59,000	1,888,590	Continental Airlines Cl. B <u>a,d</u>	100,000	1,354,000
Hudson Highland Group a.d	30,549	879,811	EGL a,d	153,125	4,576,906
Iron Mountain ^a	191,175	5,828,926	Forward Air a,d	156,500	6,995,550
			Frozen Food Express		
Kelly Services Cl. A	25,000	754,500	Industries <u>a</u>	286,635	3,697,591
Learning Tree International a	53,400	715,560	Hub Group Cl. A a	77,000	4,020,940
MPS Group <u>a</u>	643,500	7,889,310	Landstar System <u>a</u> Patriot Transportation	5,600	412,384
Manpower	65,800	3,178,140	Holding a	101,300	4,557,386
•			Swift Transportation		
Monster Worldwide a,d	79,000	2,657,560	Company a,d	31,000	665,880
New Horizons Worldwide ^a	96,600	541,926	UTI Worldwide	35,000	2,380,700
Pemstar a,d	381,900	691,239			
RemedyTemp Cl. A <u>a</u>	77,500	794,375			35,616,422
Renaissance Learning	15,000	278,400			
Reynolds & Reynolds	_5,000	_, , , , , ,	Other Industrial Services -		
Company Cl. A	27,000	715,770	0.5%		
Rollins	87,000	2,289,840	Landauer	117,900	5,388,030
Spherion Corporation a,d	3,000	25,200		,	
TRC Companies a	42,000	714,000	Total (Cost \$87,827,562)		143,216,859
Viad Corporation	87,550	2,494,299			
Watson Wyatt & Company	07,550	2,131,233			
Holdings	81,000	2,182,950	Natural Resources [] 9.2%		
West Corporation <u>a</u>	75,000	2,483,250	Energy Services - 4.2%		
<u> </u>			Atwood Oceanics a	19,700	1,026,370
		56,013,786	Carbo Ceramics	105,600	7,286,400
			Core Laboratories ^a	10,000	233,500
Engineering and			Core Eucoratories _	10,000	233,300
Construction - 2.1%			ENSCO International	6,443	204,501
Champion Enterprises a,d	120,000	1,418,400	Global Industries a,d	119,500	990,655
			Hanover Compressor		
EMCOR Group ^a	51,900	2,344,842	Company <u>a,d</u>	160,000	2,260,800
Fleetwood Enterprises a,d	234,300	3,153,678	Helmerich & Payne	197,400	6,719,496
Insituform Technologies Cl.					
A <u>a</u>	202,200	4,583,874	Input/Output <u>a,d</u>	669,100	5,914,844
Jacobs Engineering Group a	47,000	2,246,130	Key Energy Services a,d	10,000	118,000
			Precision Drilling a	29,500	1,852,600
			TETRA Technologies a	42,750	1,209,825
			Tidewater	55,600	1,979,916
			Universal Compression		
			Holdings <u>a</u>	115,000	4,014,650
			Veritas DGC <u>a</u>	38,700	867,267
			Willbros Group a,d	289,600	6,675,280

41,354,104

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

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ROYCE VALUE TRUST

Schedule of Investments						
	SHARES	VALUE		SHARES	VALUE	
Natural Resources (continued)			KEMET Corporation a,d	173,000	\$ 1,548,350	
Oil and Gas - 2.7%			Kronos a	38,775	1,982,566	
Chesapeake Energy	60,000	\$ 990,000	Mercury Computer Systems a,d	22,000	652,960	
Cimarex Energy 2	127,041	4,814,854	Methode Electronics	50,000	642,500	
Delta Petroleum a,d	39,000	611,520	Metrologic Instruments a,d	15,000	318,750	
EOG Resources	5,000	356,800	Nam Tai Electronics	43,000	827,750	
Holly Corporation Houston Exploration Company	10,000	278,700	Newport Corporation a,d	152,900	2,155,890	
(The) <u>a</u>	50,000	2,815,500	Perceptron <u>a</u>	397,400	2,901,020	
Penn Virginia	35,000	1,419,950	Plexus Corporation <u>a</u>	398,700	5,187,087	
Pioneer Drilling Company a,d	128,800	1,299,592	Radiant Systems <u>a</u>	32,500	211,575	
Plains Exploration &			REMEC a,d	189,200	1,364,132	
Production Company a,d	76,500	1,989,000	SafeNet a,d	36,240	1,331,458	
Remington Oil & Gas a,d	78,500	2,139,125	SanDisk Corporation a,d	11,000	274,670	
SEACOR Holdings <u>a</u> Toreador Resources <u>a</u> ,d	159,500	8,517,300	Symbol Technologies	165,400	2,861,420	
Toreador Resources 4,4	90,300	2,003,757	TTM Technologies <u>a</u>	253,600	2,992,480	
		27 226 000	Technitrol <u>a</u>	368,900	6,713,980	
		27,236,098	Tektronix	77,480	2,340,671	
Dracious Motals and Mining			Vishay Intertechnology <u>a</u>	316,000	4,746,320	
Precious Metals and Mining - 1.2%			Zebra Technologies Cl. A <u>a</u>	76,525	4,306,827	
Bema Gold <u>a,d</u>	300,000	918,000				
Glamis Gold <u>a</u>	195,000	3,346,200			61,449,977	
Hecla Mining Company a,d	648,000	3,777,840				
MK Resources Company <u>a</u>	431,700	884,985	Distribution - 1.4%			
Meridian Gold a,d	124,500	2,361,765	Agilysys	185,125	3,173,042	
Metallica Resources a,d	50,000	62,000	Anixter International a	41,900	1,507,981	
Miramar Mining a	245,000	281,750	Arrow Electronics 2	145,700	3,540,510	
Stillwater Mining Company <u>a</u>	10,780	121,383	Avnet <u>a</u>	52,355	954,955	
		11 752 002	Benchmark Electronics a,d	13,000	443,300	
		11,753,923	Tech Data <u>a</u>	101,500	4,608,100	
Real Estate - 0.6%					14,227,888	
Alico <u>a</u>	27,000	1,580,040				
			Internet Software and Services			
©B Richard Ellis Group Cl. A 2	95,000	3,187,250	- 1.1%			
Consolidated-Tomoka Land	13,564	583,252	CNET Networks <u>a</u>	155,400	1,745,142	

Trammell Crow Company a	46,500	842,115	CryptoLogic	202,000	5,039,900
		6,192,657	CyberSource Corporation <u>a</u> DoubleClick <u>a</u>	10,000 181,700	71,500 1,413,626
Other Natural Resources - 0.5% PICO Holdings <u>a</u>	218,200	4,532,014	Lionbridge Technologies a.d Openwave Systems a.d RealNetworks a.d Satyam Computer Services	37,500 32,000 85,400	252,000 494,720 565,348
Total (Cost ¢55 422 977)		01 069 706	ADR b	20,000	482,600
Total (Cost \$55,423,877)		91,068,796	Vastera <u>a</u>	140,000	368,200
Technology [] 21.5%					10,433,036
Aerospace and Defense - 0.7% Allied Defense Group (The) ^a Armor Holdings ^a Astronics Corporation ^a Ducommun ^a Herley Industries ^a Integral Systems	67,600 27,000 52,400 117,200 2,000 49,800	1,504,100 1,269,540 266,192 2,443,620 40,680 968,610 6,492,742	IT Services - 4.8% answerthink a BearingPoint a Black Box CACI International Cl. A a d CGI Group Cl. A a d CIBER a Computer Task Group a	655,000 524,000 47,000 10,000 106,700 10,000 101,100	3,052,300 4,207,720 2,256,940 681,300 709,555 96,400 566,160
Components and Systems - 6.2% American Power Conversion Analogic Corporation Belden CDT Checkpoint Systems a Dionex Corporation a Excel Technology a Hutchinson Technology a Imation Corporation InFocus Corporation a	151,200 21,000 57,800 103,000 81,000 168,500 15,000 15,700 79,000	3,235,680 940,590 1,340,960 1,859,150 4,590,270 4,381,000 518,550 499,731 723,640	Covansys Corporation a DiamondCluster International a Forrester Research a Gartner Cl. A a MAXIMUS a Perot Systems Cl. A a Sapient Corporation a Syntel Unisys Corporation a	251,600 80,400 95,300 316,000 480,000 145,900 165,100 719,400 148,500 325,000	3,849,480 1,152,132 1,709,682 3,937,360 7,056,000 4,540,408 2,646,553 5,690,454 2,604,690 3,308,500

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

DECEMBER 31, 2004

	SHARES	VALUE		SHARES	VALUE
Technology (continued) Semiconductors and			Powerwave Technologies a,d	105,000 \$	890,400
Equipment - 3.2%			Scientific-Atlanta Time Warner Telecom Cl. A	140,300	4,631,303
BE Semiconductor Industries a	58,000 \$	324,220	a,d	179,000	780,440
Cabot Microelectronics a,d	170,800	6,840,540	Tollgrade Communications <u>a</u>	20,000	244,800
CEVA ^{a,d} Cognex Corporation	31,666 118,400	288,382 3,303,360		_	17,392,155
Conexant Systems a,d	11,980	23,840		_	

Credence Systems a,d	53,600	490,440	Total (Cost \$157,815,599)		213,256,828
Cymer a,d DSP Group a,d DuPont Photomasks a Exar Corporation a	14,500 115,000 35,000 245,700		Utilities - 0.2% CH Energy Group Southern Union <u>a</u>	44,500 11,025	2,138,225 264,380
Fairchild Semiconductor International Cl. A ^{a,d}	51,200	832 512	Total (Cost \$2,127,416)	•	2,402,605
Helix Technology Integrated Circuit Systems 2	36,900 75,000	641,691 1,569,000	Miscellaneous - 5.0%		2,402,003
Intevac a,d	100,550	760,158	Total (Cost \$43,411,236)		49,571,124
Kulicke & Soffa Industries a,d Lattice Semiconductor a,d Mentor Graphics a,d	105,800 254,000 225,700	911,996	TOTAL COMMON STOCKS (Cost \$743,756,285)		1,109,674,922
National Semiconductor	76,400	1,371,380	DREEDDED CTOCK	į	
Novellus Systems <u>a</u>	12,000	334,680	PREFERRED STOCK - 0.1% Aristotle Corporation		
Semitool a,d	50,000	464,000	11.00% Conv.	4,800	39,120
Silicon Storage Technology a,d	76,000	452,200	TOTAL DREEFBRED	•	
Veeco Instruments a,d	65,000	1,369,550	TOTAL PREFERRED STOCK		
			(Cost \$31,005)		39,120
		32,283,815			
Software - 2.3%				PRINCIPAL AMOUNT	
ANSYS a.d Aspen Technology a	20,000 27,100	641,200 168,291	CORPORATE BONDS - 0.1% Dixie Group 7.00%		
Autodesk	122,000	4,629,900	Conv. Sub. Deb. due 5/15/12	\$ 490,000	470,400
Business Objects ADR a,b,d	20,500	519,470	Richardson Electronics 7.25%	,,	,
JDA Software Group a,d	99,900	1,360,638	Conv. Sub. Deb. due 12/15/06	1,157,000	1,157,000
MRO Software a	46,000	598,920	12/13/00	1,137,000	
Macromedia <u>a</u> ManTech International Cl. A <u>a</u>	51,600 135,000	1,605,792	TOTAL CORPORATE BONDS (Cost \$1,450,159)		1,627,400
Manugistics Group <u>a</u>	49,200	141,204			
Novell <u>a.d</u> Progress Software <u>a</u> SPSS <u>a</u>	95,000 30,500 179,600	712,175	U.S. TREASURY OBLIGATIONS - 2.6% U. S. Treasury Notes 5.625% due 2/15/06	25,000,000	25,773,450
Sybase <u>a</u>	82,600	1,647,870	TOTAL II C TREACURY	•	
Transaction Systems Architects Cl. A <u>a</u>	213,150	4,231,027	TOTAL U.S. TREASURY OBLIGATIONS		25 772 450
		22,911,581	(Cost \$25,987,715)		25,773,450
Tolocommunications 1.99/			REPURCHASE AGREEMENT - 6.7% State Street Bank & Trust		
Telecommunications - 1.8%			Company, 1.80% dated 12/31/04, due		
Broadwing Corporation <u>a</u> Catapult Communications <u>a</u> Covad Communications Group	1,000 75,100	9,110 1,814,416			
a,d	35,000	75,250	Home Loan		

Globecomm Systems a,d	233,700	1,486,332	Mortgage Corp., 2.875% due 9/15/05 and			
			Federal National Mortgage			
IDT Corporation <u>a</u>	25,000	367,000	Association, 3.25% due 8/15/08, valued			
IDT Corporation Cl. B a.d	40,000	619,200				
ITT Educational Services <u>a</u>	113,000	5,373,150	(Cost \$66,819,000)	66,819,000		
Level 3 Communications a,d Metro One	280,400	950,556				
Telecommunications a,d	25,000	39,750				
PECO II <u>a</u>	93,600	110,448				
	THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE					
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ROYCE VALUE TRUST

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Schedule of Investments

COLLATERAL RECEIVED FOR SECURITIES LOANED 7.3%		VALUE
U.S. Treasury Bonds 8.125%-12.00% due 8/15/13-5/15/21 U.S. Treasury Notes	\$	39,733
3.375% due 11/15/08 Money Market Funds State Street Navigator Securities		28,684
Lending Prime Portfolio		72,121,380
(Cost \$72,189,797)		72,189,797
TOTAL INVESTMENTS [] 128.5 % (Cost \$910,233,961)	1	,276,123,689
LIABILITIES LESS CASH AND OTHER ASSETS [] (6.3)%		(62,819,260)
PREFERRED STOCK [] (22.2)%		(220,000,000)
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS [] 100.0%	\$ <u>c</u>	93,304,429

a Non-income producing.

b American Depository Receipt.
 c At December 31, 2004, 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.

A portion of these securities were on loan at December 31, 2004. Total market value of loaned securities at d December 31, 2004, was \$70,152,378.

INCOME TAX INFORMATION:The cost of total investments for Federal income tax purposes was \$912,095,358. At December 31, 2004, net unrealized appreciation for all securities was \$364,028,331, consisting of aggregate gross unrealized appreciation of \$400,021,845 and aggregate gross unrealized depreciation of \$35,993,514. The primary differences in book and tax basis cost is the timing of the recognition of losses on securities sold and amortization of discount for book and tax purposes.

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

ROYCE VALUE TRUST

DECEMBER 31, 2004

Statement of Assets and Liabilities	
ASSETS: Investments at value (including collateral on loaned securities)* Non-Affiliates (cost \$835,378,422) Affiliated Companies (cost \$8,036,539)	\$1,203,391,753 5,912,936
Total investments at value Repurchase agreement (at cost and value) Cash Receivable for investments sold Receivable for dividends and interest	1,209,304,689 66,819,000 227,027 12,524,033 1,404,388
Total Assets	1,290,279,137
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	72,189,797 3,123,651 1,092,809 288,449 280,002
Total Liabilities	76,974,708
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	\$ 993,304,429

e When Issued.

 $_{\sqcap}$ New additions in 2004.

ANALYSIS OF NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS:

Common Stock paid-in capital ☐ \$0.001 par value per share; 52,415,890 shares outstanding	
(150,000,000 shares authorized)	\$ 621,085,067
Accumulated net realized gain (loss) on investments	6,618,083
Net unrealized appreciation (depreciation) on investments	365,889,728
Preferred dividends accrued but not yet declared	(288,449)

Net Assets applicable to Common Stockholders (net asset value per share [] \$18.95)	\$ 993,304,429
*Investments at identified cost (including \$72,189,797 of collateral on loaned securities)	\$ 843,414,961

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

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ROYCE VALUE TRUST

YEAR ENDED DECEMBER 31, 2004

Statement of Operations	
INVESTMENT INCOME:	
Income: Dividends	
Non-Affiliates	\$ 7,523,733
Affiliated Companies	80,748
Interest	1,345,616
Securities lending	129,238
Total income	9,079,335
Expenses:	
Investment advisory fees	12,476,948
Stockholder reports	388,775
Custody and transfer agent fees	258,635
Directors fees	122,268 108,546
Administrative and office facilities expenses Professional fees	54.676
Other expenses	119,494
Total expenses	13,529,342
Net investment income (loss)	(4,450,007)
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS:	
Net realized gain (loss) on investments	
Non-Affiliates	100,856,818
Affiliated Companies Net change in unrealized appreciation (depreciation) on investments	7,224,129 87,658,900
	07,030,300
Net realized and unrealized gain (loss) on investments	195,739,847

NET INCREASE (DECREASE) IN NET ASSETS RESULTING FROM INVESTMENT OPERATIONS	191,289,840
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS	(12,980,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	\$178,309,840

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Statement of Changes in Net Assets

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

ROYCE VALUE TRUST

	Year ended 12/31/04	Year ended 12/31/03
INVESTMENT OPERATIONS: Net investment income (loss) Net realized gain (loss) on investments Net change in unrealized appreciation (depreciation) on investments	\$ (4,450,007) 108,080,947 87,658,900	\$ (2,493,169) 74,989,675 208,275,790
Net increase (decrease) in net assets resulting from investment operations	191,289,840	280,772,296
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net realized gain on investments Quarterly distributions accrued but not yet declared	(12,980,000) [(12,252,107) (22,225)
Total distributions to Preferred Stockholders	(12,980,000)	(12,274,332)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	178,309,840	268,497,964
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net realized gain on investments	(78,920,089)	(61,293,595)
Total distributions to Common Stockholders	(78,920,089)	(61,293,595)
CAPITAL STOCK TRANSACTIONS: Net proceeds from rights offering Offering costs from issuance of Preferred Stock Reinvestment of distributions to Common Stockholders	43,141,563	54,487,617 (7,261,800) 35,567,306
Total capital stock transactions	43,141,563	82,793,123
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	142,531,314	289,997,492

NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Beginning of year	850,773,115	560,775,623
End of year	\$993,304,429	\$850,773,115

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

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ROYCE VALUE TRUST

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 December 31,

	2004	2003	2002	2001	2000
NET ASSET VALUE, BEGINNING OF PERIOD	\$17.03	\$13.22	\$17.31	\$16.56	\$15.77
INVESTMENT OPERATIONS: Net investment income (loss) Net realized and unrealized gain (loss) on	(0.08)	(0.05)	(0.02)	0.05	0.18
investments	3.81	5.64	(2.25)	2.58	2.58
Total investment operations	3.73	5.59	(2.27)	2.63	2.76
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net investment income Net realized gain on investments	(0.26)	(0.26)	(0.01) (0.28)	(0.01) (0.30)	(0.03) (0.30)
Total distributions to Preferred Stockholders	(0.26)	(0.26)	(0.29)	(0.31)	(0.33)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	3.47	5.33	(2.56)	2.32	2.43
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net investment income Net realized gain on investments	(1.55)	(1.30)	(0.07) (1.44)	(0.05) (1.44)	(0.13) (1.35)
Total distributions to Common Stockholders	(1.55)	(1.30)	(1.51)	(1.49)	(1.48)

CAPITAL STOCK TRANSACTIONS:

Effect of reinvestment of distributions by Common Stockholders Effect of rights offering and Preferred Stock	0.00	(0.00)	(0.02)	(0.08)	(0.16)
offering		(0.22)			
Total capital stock transactions	0.00	(0.22)	(0.02)	(0.08)	(0.16)
NET ASSET VALUE, END OF PERIOD	\$18.95	\$17.03	\$13.22	\$17.31	\$ 16.56
MARKET VALUE, END OF PERIOD	\$20.44	\$17.21	\$13.25	\$15.72	\$14.438
TOTAL RETURN (<u>a</u>):					_
Market Value	29.6%	42.0%	(6.9)%	20.0%	22.7%
Net Asset Value	21.4%	40.8%	(15.6)%	15.2%	16.6%
RATIOS BASED ON AVERAGE NET					
ASSETS APPLICABLE TO COMMON STOCKHOLDERS:					
Total expenses (<u>b,c</u>)	1.51%	1.49%	1.72%	1.61%	1.43%
Management fee expense	1.39%	1.34%	1.56%	1.45%	1.25%
Other operating expenses	0.12%	0.15%	0.16%	0.16%	0.18%
Net investment income (loss)	(0.50)%	(0.36)%	(0.09)%	0.35%	1.18%
SUPPLEMENTAL DATA:					
Net Assets Applicable to Common					
Stockholders,					
End of Period (in thousands)	\$993,304	\$850,773	\$560,776	\$689,141	\$623,262
Liquidation Value of Preferred Stock, End of Period (in thousands)	\$220,000	\$220,000	\$160,000	\$160,000	\$160,000
Portfolio Turnover Rate	\$220,000 30%	23%	35%	30%	36%
PREFERRED STOCK:	30 /0	23/0	3370	30 /0	30 /0
Total shares outstanding	8,800,000	8,800,000	6,400,000	6,400,000	6,400,000
Asset coverage per share	\$137.88	\$121.68	\$112.62	\$132.68	\$122.38
Liquidation preference per share	\$25.00	\$25.00	\$25.00	\$25.00	\$25.00
Average market value per share (<u>d</u>):					
5.90% Cumulative	\$24.50	\$25.04			
7.80% Cumulative		\$25.87	\$26.37	\$25.70	\$23.44
7.30% Tax-Advantaged Cumulative		\$25.53	\$25.82	\$25.37	\$22.35

⁽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.

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ROYCE VALUE TRUST

DECEMBER 31, 2004

⁽b) Expense ratios based on total average net assets including liquidation value of Preferred Stock were 1.21%, 1.19%, 1.38%, 1.30% and 1.12% for the periods ended December 31, 2004, 2003, 2002, 2001 and 2000, 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%, 1.82%, 1.65% and 1.51% for the periods ended December 31, 2003, 2002, 2001 and 2000, respectively.

⁽d) The average of month-end market values during the period that the preferred stock was outstanding.

Summary of Significant Accounting Policies:

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 (generally 4:00 p.m. Eastern time) on the valuation date. Securities that trade on an exchange or Nasdaq are valued at their last reported sales 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 bid price. Securities for which market quotations are not readily available are valued at their fair value under procedures established by the Fund\(\partial\) Board of Directors. 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.

Investment Transactions and Related Investment Income:

Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date and any non-cash dividend income is recorded at the fair market value of the securities received. Interest income is recorded on an accrual basis. 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\(\partial\) s operations, while expenses applicable to more than one of the Royce Funds are allocated in an equitable manner. 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 of Directors Fees otherwise payable. The deferred fees are invested in certain Royce Funds until distributed in accordance with the agreement.

Taxes:

fiscal year. The Schedule of Investments includes Royce Value Trust, Inc. ([the Fund]) wasinformation 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 recorded on an accrual basis and paid quarterly. 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 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 entered into repurchase agreements with respect to its portfolio securities solely with State Street Bank and Trust Company (\(\subseteq SSB&T \(\subseteq \)), the custodian of its assets. The Fund restricts repurchase agreements to maturities of no more than seven days. Securities pledged as collateral for repurchase agreements, which are held by SSB&T 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 SSB&T, 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 is invested temporarily by the custodian. The collateral is equal to at least 100% of the current market value of the loaned securities.

Capital Stock:

The Fund issued 2,459,541 and 2,448,904 shares of Common Stock as reinvestment of distributions by

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

Common Stockholders for the years ended December 31, 2004 and 2003, respectively.

On March 10, 2003, the Fund completed a rights offering of Common Stock to its stockholders at the rate of one common share for each 10

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ROYCE VALUE TRUST

Notes to Financial Statements (continued)

rights held by stockholders of record on January 28, 2003. The rights offering was fully subscribed, resulting in the issuance of 5,090,083 common shares at a price of \$10.77, and proceeds of \$54,820,194 to the Fund prior to the deduction of estimated expenses of \$332,577. The net asset value per share of the Fund Common Stock was reduced by approximately \$0.07 per share as a result of the issuance.

On October 10, 2003, the Fund redeemed all (2,400,000 shares) of its then outstanding 7.80% Cumulative Preferred Stock at the redemption price of \$25.00 per share, plus accumulated and unpaid dividends through the redemption date of \$0.0975 per share, and all (4,000,000 shares) of its outstanding 7.30% Tax-Advantaged Cumulative Preferred Stock at the redemption price of \$25.00 per share, plus accumulated and unpaid dividends through the redemption date of \$0.09125 per share. On October 9, 2003, the Fund received net proceeds of \$213,070,000 (after underwriting discounts of \$6,930,000 and before estimated offering expenses of \$331,800) from the public offering of 8,800,000 shares of 5.90% Cumulative Preferred Stock. Commencing October 9, 2008 and thereafter, the Fund, at its option, may redeem the 5.90% Cumulative Preferred Stock, in whole or in part, at the redemption price.

At December 31, 2004, 8,800,000 shares of 5.90% Cumulative Preferred Stock were outstanding. The Fund Scumulative 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.

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

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 Shareholders and could lead to sales of portfolio securities at inopportune times. The Fund has met these requirements since issuing the Preferred Stock.

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 year ended December 31, 2004, the Fund accrued and paid Royce advisory fees totaling \$12,476,948.

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DECEMBER 31, 2004

Distributions to Stockholders:

The tax character of distributions paid to stockholders during 2004 and 2003 was as follows:

Distributions paid from: 2004×2003 Ordinary income Long-term capital gain $91,900,089 \times 73,545,702$

As of December 31, 2004, the tax basis components of distributable earnings included in stockholder sequity were as follows:

Undistributed net investment income \$ 2,209,226 Undistributed long-term capital gain Unrealized appreciation Accrued preferred distributions (288,449) \$ 372,219,362

For financial reporting purposes, capital accounts and distributions to shareholders are adjusted to reflect the tax character of permanent book / tax differences. For the year ended December 31, 2004, 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
\$4,450,007	\$(4,700,432)	\$250,425

Purchases and Sales of Investment Securities:

For the year ended December 31, 2004, the cost of purchases and proceeds from sales of investment securities, other than short-term securities and collateral received for securities loaned, amounted to \$335,554,494 and \$303,014,891, 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. The Fund effected the following transactions in shares of such companies during the year ended December 31, 2004:

Affiliated	Shares	Market Value	Cost of	Cost of	Realized	Dividend	Shares	Market Value
Company	12/31/03	12/31/03	Purchases	Sales	Gain (Loss)	Income	12/31/04	12/31/04
CompX International <u>*</u> Falcon	482,200	\$ 3,086,080	\$	\$ 944,475	\$1,856,279	\$37,788		
Products MGP	761,600	3,351,040	368,250				941,600	\$ 197,736
Ingredients <u>*</u> Peerless	417,322	6,572,822		2,990,704	5,346,015	42,960		
Manufacturing Richardson Electronics* 7.25% Conv.	158,600	2,045,940					158,600	2,299,700
due 12/15/06 Synalloy	1,319,000	1,213,480		140,165	21,835			
Corporation	345,000	2,387,400					345,000	3,415,500
		\$18,656,762			\$7,224,129	\$80,748		\$5,912,936

^{*}Not an Affiliated Company at December 31, 2004.

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Report of Independent Registered Public Accounting Firm

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

We have audited the accompanying statement of assets and liabilities of Royce Value Trust, Inc., including the schedule of investments, as of December 31, 2004, and the related statement of operations for the year then ended, and the statement of changes in net assets for 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\(\sigma\) management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (U.S.). 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. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights. Our procedures included confirmation of securities owned as of December 31, 2004, by correspondence with the custodian and brokers. 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 audit provides a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above and audited by us present fairly, in all material respects, the financial position of Royce Value Trust, Inc. at December 31, 2004, 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

Philadelphia, PA January 21, 2005

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ROYCE MICRO-CAP TRUST

DECEMBER 31, 2004

COMMON STOCKS []	SHARES	VALUE		SHARES	VALUE
102.2%			Retail Stores - 4.0% America∏s Car-Mart a,c	7,000	\$ 266,000
Consumer Products [] 5.4% Apparel and Shoes - 2.6% Ashworth a Delta Apparel Kleinert s a.d Steven Madden a.c Marisa Christina a Oshkosh B Gosh Cl. A Skechers U.S.A. Cl. A a.c Weyco Group	3,100 146,500 14,200 14,500 76,600 37,000 10,000 60,000	\$ 33,759 3,552,625	Brookstone a.c Buckle (The) Cato Corporation CI. A Conn s a.c Deb Shops Dress Barn (The) a La Senza Corporation Party City a.c REX Stores a Shoe Carnival a.c Stein Mart a	51,750 36,500 58,000 23,000 19,900 53,660 99,900 43,500 8,200 11,000 213,900	1,011,712 1,076,750 1,671,560 386,860 498,296 944,416 996,426 562,455 124,558 143,000 3,649,134
		7,518,318	United Retail Group a	60,600	262,398
Collectibles - 0.6% Enesco Group <u>a.c</u>	37,400	302,192			 11,593,565
Topps Company (The)	148,500	1,447,875	Other Consumer Services - 0.4%		
			Ambassadors Group Ambassadors	7,500	267,075
		1,750,067	International Autobytel <u>a.c</u>	6,100 20,000	95,953 120,800
Food/Beverage/Tobacco - 0.2%			EZCORP CI. A a,c	15,000	231,150
Green Mountain Coffee Roasters <u>a.c</u>	26,600	667,660	Rent-Way <u>a,c</u>	68,000	544,680
Home Furnishing and Appliances - 0.4%					 1,259,658
Lifetime Hoan Stanley Furniture Company	65,554 2,500	1,042,309 112,375	Total (Cost \$8,431,877)		15,269,182
		1,154,684	Diversified Investment Companies [] 1.6% Closed-End Mutual Funds		
Sports and Recreation - 0.6%			- 1.6% ASA Bermuda Central Fund of Canada	81,500	3,296,675
Monaco Coach National R.V. Holdings <u>a</u>	73,900 31,800	1,520,123 306,234	Cl. A	237,000	1,296,390
National IX.V. Holdings _	31,000		Total (Cost \$4,055,600)		4,593,065
Ollow Consumer Bandonto		1,826,357	Financial Intermediaries [] 5.7%		
Other Consumer Products - 1.0% Burnham Holdings Cl. A Cobra Electronics a Cross (A. T.) Company Cl. A a JAKKS Pacific a Lazare Kaplan International a	1,000 10,000 100,000 30,000 151,700	26,000 81,100 495,000 663,300 1,442,667	Banking - 2.0% Arrow Financial First Midwest Financial First National Lincoln FirstBank NW Lakeland Financial	13,905 64,800 40,200 4,930 22,500 43,200	431,055 1,503,360 701,530 140,061 893,250 755,136

			Pacific Mercantile Bancorp ^{a,c}		
		2,708,067	Queen City Investments	948	583,020
			Sterling Bancorp	21,780	615,285
Total (Cost \$7,542,995)		15,625,153			
					5,622,697
Consumer Services [] 5.2%					
Direct Marketing - 0.2%			Insurance - 3.5%		
L III Croup à	3,100	46,159	American Safety	5,000	81,700
J. Jill Group <u>ª</u> Sportsman∏s Guide (The) <u>ª</u>	25,000	562,500	Insurance Holdings <u>a</u> Argonaut Group <u>a</u>	30,900	652,917
ValueVision Media Cl. A a,c	5,000	69,550	First Acceptance 2	258,405	2,315,309
	2,000		Independence Holding	33,534	618,702
		678,209	NYMAGIC	65,400	1,654,620
			Navigators Group a,c	37,200	1,120,092
Leisure and Entertainment -			ravigators croup	37,200	1,120,032
0.2%			PXRE Group	73,164	1,844,464
			ProAssurance		
IMAX Corporation a,c	25,000	206,225	Corporation <u>a,c</u>	29,300	1,145,923
Multimedia Games a,c	5,000	78,800	Wellington Underwriting	444,712	760,410
Singing Machine Company	5,000	2.500			
(The) <u>a,c</u> TiVo <u>a,c</u>	20,000	3,500 117,400			10,194,137
1100	20,000				10,134,137
		405,925	Securities Brokers - 0.2%		
		103,323	Sanders Morris Harris		
			Group	21,000	374,010
Media and Broadcasting -					
0.3%			Stifel Financial <u>a</u>	11,733	245,806
Dutdoor Channel Holdings <u>a</u>	69,750	969,525			
					619,816
Restaurants and Lodgings - 0.1%					
Angelo and Maxie∏s <u>a</u>	3,333	2,500	Total (Cost \$9,620,913)		16,436,650
Benihana Cl. A <u>a</u>	800	13,000			
BUCA a.c	30,000	208,800			
California Pizza Kitchen a,c	6,000	138,000			
		362,300			

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

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ROYCE MICRO-CAP TRUST

Schedule of Investments

Financial Services [] 1.5% Investment Management -	SHARES	VALUE	On Assignment <u>a</u>	SHARES 26,100	VALUE \$ 135,459
0.6%			Quovadx <u>a</u>	5,000	11,950
MVC Capital	207,300	\$1,882,284	RehabCare Group a,c	22,000	615,780
			Sierra Health Services a,c	40,000	2,204,400
Other Financial Services - 0.9%			Sun Healthcare Group a,c	10,000	92,110
Clark <u>a</u> E-LOAN a.c	20,900 90,500	324,368 305,890	Superior Consultant Holdings <u>a</u> U.S. Physical Therapy <u>a</u>	10,000 10,000	84,400 154,200
MicroFinancial ^a	10,000	37,500	0.5. Thysical Therapy _	10,000	
PRG-Schultz International a.c	365,000	1,835,950			5,431,568
		2,503,708	Medical Products and		
			Devices - 4.0%		
			Allied Healthcare		
Total (Cost \$4,177,536)		4,385,992	Products <u>a</u>	253,500	1,660,425
			Candela Corporation a,c	54,000	613,440
Health [] 11.9%			CONMED Corporation a,c	3,900	110,838
Commercial Services - 2.0% First Consulting Group a,c	274,700	1,678,417	Del Global Technologies <u>a</u> Exactech <u>a,c</u>	168,279 60,200	429,111 1,101,058
Thist consulting Group 22	274,700	1,070,417	Medical Action Industries	00,200	1,101,030
ICON ADR a,b	800	30,920	a_	58,500	1,152,450
PAREXEL International a,c	121,400	2,464,420	Molecular Devices a,c	25,500	512,550
TriZetto Group (The) <u>a</u>	192,000	1,824,000	NMT Medical <u>a</u>	202,000	999,900
		5,997,757	OrthoLogic Corporation a Orthofix International a	20,000 28,000	125,000 1,105,412
Drugs and Biotech - 2.9%			PLC Systems <u>a</u> Schick Technologies <u>a,c</u>	105,200 25,000	83,108 393,750
AVM Disarras 3.0	107.000	256 210	Synovis Life Technologies	25 000	270.250
AXM Pharma <u>a.c</u> Able Laboratories <u>a.c</u>	107,000 2,200	356,310 50,050	Utah Medical Products	25,000 42,300	270,250 950,481
Arena Pharmaceuticals a.c	9,500	63,555	Young Innovations	61,450	2,072,708
BioSource International a.c	187,900	1,296,510	3 · · · · · ·	,	
CancerVax Corporation a,c	15,000	162,750			11,580,481
Cell Genesys <u>a,c</u>	10,000	81,000			
Cerus Corporation <u>a</u>	20,000	59,200	Personal Care - 1.1%		
Durect Corporation a,c	44,100	144,648	CCA Industries	55,140	630,802
DUSA Pharmaceuticals <u>a</u> Emisphere Technologies <u>a,c</u>	7,400 169,700	105,820 687,285	Helen of Troy <u>a.c</u> Inter Parfums	20,000 40,500	672,200 643,950
Gene Logic ^a	224,900	827,632	Lifeline Systems <u>a</u>	20,900	538,384
202 <u>209</u> .2 <u>_</u>	,,,,	02.,002	Nature∏s Sunshine	_0,000	223,23 .
Geron Corporation a,c	6,000	47,820	Products Nutraceutical	24,000	488,640
Hi-Tech Pharmacal a,c	41,300	761,572	International <u>a</u>	20,000	308,200
Hollis-Eden Pharmaceuticals					
a,c 	8,000	75,360			2 202 176
Life Sciences Research a.c	30,000	339,000			3,282,176
Matrixx Initiatives a.c	23,000	266,570	Total (Cost		
Maxim Pharmaceuticals a,c	6,200	18,724	\$22,681,131)		34,645,153
Maxygen <u>a,c</u>	5,000	63,950			
Momenta Pharmaceuticals	F 000	25 200	Industrial Products [
a,c 	5,000	35,300	15.0%		

Myriad Genetics a,c	26,500	596,515	Automotive - 0.8% Commerical Vehicle		
Nabi Biopharmaceuticals a.c Orchid BioSciences a.c Regeneration Technologies	5,000 50,000	73,250 575,000	Group a,c LKQ Corporation a,c	18,000 32,000	392,940 642,240
a,c SFBC International a,c Sangamo BioSciences a	17,000 15,000 10,000	178,160 592,500 60,000	Spartan Motors Strattec Security <u>a</u> Wescast Industries Cl. A	2,800 3,300 37,900	33,404 206,646 964,593
Theragenics Corporation <u>a</u> VIVUS <u>a.c.</u>	30,000 160,200	121,800 712,890		-	2,239,823
		8,353,171	Building Systems and Components - 2.1%		
			Aaon <u>a</u>	47,500	763,325
Health Services - 1.9%			Juno Lighting	92,200	3,872,400
ATC Healthcare Cl. A a	35,000	13,650	LSI Industries	67,812	776,447
Albany Molecular Research	50,000	557,000	Modtech Holdings a,c	74,700	587,889
Bio-Imaging Technologies a,c	79,800	437,304	Modecen Holdings	7 - 7,7 0 0	307,003
Covalent Group 2	25,000	63,750			6,000,061
Gentiva Health Services ^a	13,000	217,360		_	
General redien services _	15,000	217,500	Construction Materials -		
MIM Corporation a,c	63,100	400,685	1.4%		
			Ash Grove Cement		
MedCath Corporation a,c	18,000	443,520	Company	8,000	1,144,000
			Monarch Cement Synalloy Corporation	50,410 171,000	1,119,102 1,692,900
			Synalloy Corporation _	171,000	1,092,900
				_	3,956,002
			Industrial Components - 1.2% Bel Fuse Cl. A Plug Power ^{a.c}	52,600 1,370	1,541,180 8,371
			,g . cc	_,	0,0,1

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE 24 | THE ROYCE FUNDS ANNUAL REPORT 2004

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FINANCIAL STATEMENTS.

Industrial Products (continued) Industrial Components (continued)	SHARES	VALUE	Industrial Services [] 13.5% Advertising and Publishing - 0.7%	SHARES	VALUE

Powell Industries <u>a</u> Scientific Technologies <u>a</u>	50,300 10,700	\$ 930,047 45,154	MDC Partners Cl. A <u>a</u> NetRatings <u>a</u>	111,600 50,000	\$ 1,204,164 958,500
Tech/Ops Sevcon II-VI	76,200 10,000	480,822 424,900			2,162,664
Woodhead Industries	10,000	160,300	Commercial Services -		
		3,590,774	5.4% Administaff <u>a</u> American Bank Note	10,000	126,100
Machinery - 2.0%			Holographics <u>a</u> Bennett Environmental <u>a,c</u>	267,200 20,900	841,680 73,777
Astec Industries ^{a,c} Cascade Corporation	40,200 10,400	691,842 415,480	Carlisle Holdings Collectors Universe a.c	390,000 500	2,823,600 10,195
Danka Business Systems					
ADR <u>a,b,c</u> Hardinge	60,000 77,000	189,600 1,039,500	CorVel Corporation <u>a</u> Edgewater Technology <u>a</u>	28,750 18,339	769,925 89,861
Hurco Companies <u>a</u>	16,100	265,650	Exponent <u>a,c</u>	68,300	1,877,567
Keithley Instruments Lindsay Manufacturing	14,000 10,000	275,800 258,800	Geo Group (The) <u>a</u> iGATE Corporation <u>a</u>	51,200 235,100	1,360,896 952,155
MTS Systems	10,000	338,100	Kforce a,c	55,000	610,500
Mueller (Paul) Company	13,650	410,961	NCO Group a,c	20,000	517,000
Pason Systems	62,100	1,909,816	New Horizons Worldwide a	132,000	740,520
		5,795,549	Pegasus Solutions <u>a,c</u> Pemstar <u>a,c</u>	59,700 197,900	752,220 358,199
Metal Fabrication and			RemedyTemp Cl. A <u>a,c</u>	83,200	852,800
Distribution - 2.1%			\$M&A <u>a,c</u>	2,500	21,328
Aleris International a,c	47,270	799,808	TRC Companies <u>a</u>	29,000	493,000
Encore Wire a,c	15,000	199,950	Volt Information Sciences <u>a</u>	36,600	1,075,674
Haynes International a,c	10,000 70,000	150,000	Westaff <u>a</u>	362,500	1,366,263
Metals USA <u>a</u> NN Penn Engineering &	148,300	1,298,500 1,959,043			15,713,260
Manufacturing Penn Engineering &	56,600	1,024,460	Engineering and		
Manufacturing Cl. A	30,800	462,000	Construction - 1.4%		
Universal Stainless & Alloy Products <u>a</u>	7,700	114,360	Comfort Systems USA 2	55,000	422,400
			Devcon International <u>a</u> Insituform Technologies Cl.	21,700	323,547
		6,008,121	A <u>a,c</u>	80,300	1,820,401
			Keith Companies <u>a</u>	10,000	173,900
Paper and Packaging - 0.1%			Skyline Corporation	32,100	1,309,680
Mod-Pac Corporation a,c	23,200	296,032			4 040 020
Pumps, Valves and					4,049,928
Bearings - 0.8%					
Gorman-Rupp Company	3,375	77,625	Food and Tobacco		
Sun Hydraulics	145,550	2,324,434	Processors - 1.1% ML Macadamia Orchards		
		2 100 575	L.P.	120,200	670,716
		2,402,059	Seneca Foods Cl. A a	62,500	1,125,000
Specialty Chemicals and			Seneca Foods Cl. B <u>a</u>	42,500	775,668
Materials - 3.0%			Star Scientific a,c	58,500	297,473
Aceto	178,446	3,397,612	Sunopta <u>a.c</u>	60,000	430,800
American Pacific	36,000	306,360			

Balchem Corporation	10,000	346,900			3,299,657
CFC International a,c	134,100	2,102,688			
Hawkins NuCo2 ^{a,c} Park Electrochemical Titanium Metals ^{a,c}	122,667 20,000 10,000 21,000	1,452,377 443,800 216,800 506,940	Industrial Distribution - 0.9% Central Steel & Wire Elamex <u>a</u> Lawson Products	1,200 70,200 19,500	630,000 162,162 983,385
		0.770.477	Strategic Distribution a	59,690	796,862
		8,773,477			2,572,409
Textiles - 0.1%					
Fab Industries <u>a</u>	56,400	221,088			
			Printing - 1.0%		
Other Industrial Products -					
1.4%	50,000	879,000	Bowne & Co.	66,500	1,081,290
Color Kinetics a.c Eastern Company (The)	26,500	530,000	Courier Corporation Ennis	15,300 9.700	794,376 186,725
Maxwell Technologies ^a	15,300	155,142	Schawk	40,500	736,290
Myers Industries	32,276	413,133		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Peerless Manufacturing <u>a</u>	42,200	611,900			2,798,681
Quixote Corporation	34,500	701,385			
Raven Industries	40,000	852,400	Transportation and Logistics - 2.5%		
		4,142,960	AirNet Systems ^{a,c} Forward Air <u>a</u> Frozen Food Express	196,000 43,800	684,040 1,957,860
			Industries <u>a</u>	141,000	1,818,900
Total (Cost \$25,577,014)		43,425,946			

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

THE ROYCE FUNDS ANNUAL REPORT 2004 | 25

ROYCE MICRO-CAP TRUST

Schedule of Investments

	SHARES	,	VALUE		SHARES	VALUE
Industrial Services (continued)				Other Natural Resources - 1.3%		
Transportation and Logistics (continued) Hub Group Cl. A <u>a</u>	6,500	\$	339,430	PICO Holdings ^a Pope Resources L.P.	145,100 33,000	\$ 3,013,727 825,000
Knight Transportation <u>c</u> MAIR Holdings <u>a</u> ,c	34,487 8,600		855,278 79,120			3,838,727
Marten Transport a,c	4,000		90,920			

Patriot Transportation Holding <u>a</u>	28,400	1,277,688	Total (Cost \$14,971,456)		31,794,448
Vitran Corporation Cl. A <u>a</u>	5,500	94,050			
	,	7,197,286	Technology ☐ 26.5% Aerospace and Defense - 2.2%		
			Astronics Corporation a	26,400	134,112
Other Industrial Services - 0.5%			CPI Aerostructures <u>a</u>	51,000	583,950
Landauer	21,300	973,410	Ducommun ^a	84,500	1,761,825
Team <u>a</u>	23,500	365,425	HEICO Corporation	41,600	939,744
	•	1,338,835	HEICO Corporation Cl. A Herley Industries ^{a,c}	4,160 81,000	71,926 1,647,540
	•		Integral Systems	58,500	1,137,825
Total (Cost \$22,594,469)		39,132,720	SIFCO Industries <u>a</u>	45,800	262,892
Natural Resources [] 10.9%					6,539,814
Energy Services - 4.3%					
Carbo Ceramics	12,500	862,500	Components and Systems		
Conrad Industries <u>a</u>	154,000	357,434	Components and Systems - 7.0% Advanced Photonix Cl. A		
Dril-Quip <u>a,c</u>	66,500	1,613,290	a,c	267,900	487,578
Gulf Island Fabrication	59,500	1,298,885	AlphaSmart <u>a</u>	16,200	47,774
GulfMark Offshore a,c	70,200	1,563,354	Belden CDT Bonso Electronics	15,000	348,000
Input/Output <u>a,c</u>	168,500	1,489,540	International	31,300	165,546
Lufkin Industries	36,000	1,436,688	CSP <u>a</u>	122,581	1,273,494
NATCO Group Cl. A a	75,400	663,520	Celestica ^{a,c}	25,875	365,096
Trican Well Service <u>a</u>	5,000	276,369	Dot Hill Systems a,c	69,000	540,960
Valley National Gases	30,100	541,800	Excel Technology a,c	97,900	2,545,400
Veritas DGC a,c	37,700	844,857	Fargo Electronics a,c	35,100	526,114
Willbros Group a,c	66,900	1,542,045	Giga-tronics <u>a</u>	3,200	6,944
		12 400 292	InFocus Corporation <u>a</u> International DisplayWorks <u>a.c</u>	10,000 43,000	91,600
		12,490,282	• • ==	•	393,450
Oil and Gas - 2.6%			Kronos <u>a,c</u> Lowrance Electronics	17,375 91,000	888,384 2,866,409
Bonavista Energy Trust Contango Oil & Gas	132,000	2,973,319	Mobility Electronics <u>a</u>	1,000	8,580
Company a,c	30,000	217,200	MOCON	22,600	221,231
Delta Petroleum a,c	23,000	360,640	Neoware Systems <u>a</u>	2,600	24,203
Gulfport Energy a,c	362,176	1,195,181	OSI Systems ^{a,c} Performance	25,000	567,750
Nuvista Energy 2	121,000	1,066,079	Technologies a,c	56,050	521,265
Petrohawk Energy <u>a,c</u> Pioneer Drilling Company	18,500	158,360	Plexus Corporation <u>a</u>	21,500	279,715
a,c	84,800	855,632	Printronix <u>a,c</u>	25,000	447,750
Plains Exploration &	01,000	033,032	Radiant Systems a	64,200	417,942
Production Company <u>a</u>	24,140	627,640	REMEC a,c	231,500	1,669,115
Toreador Resources a,c	300	6,657	Richardson Electronics	202,100	2,144,281
			SafeNet a,c	11,781	432,834
		7,460,708	TTM Technologies a,c	100,000	1,180,000
Descious Materia	•		TransAct Technologies a	78,600	1,678,896
Precious Metals and Mining - 1.5%			Zomax <u>a</u>	20,000	82,200
Apex Silver Mines a,c	76,100	1,307,398	2011dX _	20,000	02,200
Apex Silver Milles ===	70,100	1,307,398			

Brush Engineered Materials ^{a,c}	15,500	286,750			20,222,511
	•	•			20,222,311
Etruscan Resources Gammon Lake Resources	575,900	885,558			
a,c	28,000	149,520	Distribution - 1.0%		
MK Resources Company a	513,800	1,053,290	Agilysys	90,000	1,542,600
Metallica Resources a,c	170,000	210,800	Bell Industries <u>a</u>	85,700	279,382
Northern Orion Resources					
<u>a</u>	164,500	478,695	Jaco Electronics <u>a</u>	31,400	125,600
			Nu Horizons Electronics a,c	40,000	319,200
		4,372,011	PC Mall <u>a,c</u>	20,000	447,600
			Pomeroy IT Solutions <u>a</u>	6,900	104,949
Real Estate - 1.2%					
HomeFed Corporation a	69,352	3,467,600			2,819,331
Kennedy-Wilson a,c	21,500	165,120		•	
		3,632,720			

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

DECEMBER 31, 2004

Tachualanu	SHARES	•	VALUE		SHARES	VALUE
Technology (continued) Internet Software and				Pegasystems <u>a.c</u>	211,600	\$ 1,804,948
Services - 1.0%				PLATO Learning a,c	121,142	902,508
Digitas <u>a,c</u>	98,840	\$	943,922	SPSS <u>a</u>	19,800	309,672
EDGAR Online <u>a,c</u>	10,000		15,400	Synplicity a,c	4,000	23,680
				Transaction Systems		
FindWhat.com <u>a,c</u>	10,000		177,300	Architects Cl. A a,c	140,100	2,780,985
Inforte Corporation <u>a</u>	68,300		538,204	Verity <u>a</u>	95,000	1,246,400
LookSmart <u>a</u> NIC <u>a,c</u>	20,000 26,800		43,800 136,144			 10,848,521
RealNetworks a,c	65,700		434,934			
Register.com a	41,857		265,792	Telecommunications - 3.7%		
Stamps.com <u>a</u>	21,200		335,808	Anaren <u>a</u>	94,800	1,228,608
				Brooktrout <u>a</u>	27,500	330,275
			2,891,304	C-COR.net <u>a</u>	5,000	46,500
				Captaris <u>a</u>	88,000	454,080
				Centillium Communications	•	
IT Services - 5.8%				a,c 	11,000	26,730

The Halo of Tarakana kanala nakana 20	25.000	42.500	Communications	214 600	2 577 246
Bulldog Technologies a,c	25,000	42,500	Systems Computer Network	214,600	2,577,346
CIBER <u>a,c</u>	182,662	1,760,862	Technology <u>a.c</u> Comtech	14,000	99,400
Computer Task Group <u>a</u> Covansys Corporation	381,100	2,134,160	Telecommunications a,c	2,000	75,220
a —	227,500	3,480,750	KVH Industries a,c	5,000	49,000
DiamondCluster International ^{a,c}	158,100	2,265,573	MetaSolv <u>a</u>	5,800	15,370
Forrester Research <u>a</u>	105,500	1,892,670	Netopia <u>a,c</u>	93,000	293,880
Infocrossing a.c	20,000	338,600	North Pittsburgh Systems Optical Communication	15,700	388,261
Rainmaker Systems a.c Sapient Corporation	10,000	12,400	Products <u>a</u>	45,000	112,500
a,c 	500,000	3,955,000	PC-Tel a.c	48,100	381,433
Syntel Tier Technologies Cl. B <u>a</u>	54,300 6,800	952,422 62,900	Radyne ComStream a	96,400 57,000	720,108 808,260
Tier Technologies Ci. B -	0,800	02,900	SpectraLink Corporation ViaSat a.c	94,200	2,286,234
		16,897,837	Yak Communications a.c	115,700	893,204
Semiconductors and Equipment - 2.1%					10,786,409
August Technology a,c	57,500	605,475			
Camtek <u>a,c</u>	20,500	91,840	Total (Cost \$45,412,470)		77,046,405
ESS Technology a,c	25,000	177,750			
Electroglas a,c	281,700	1,338,075	Miscellaneous [] 5.0%		
Exar Corporation <u>a</u>	68,500	972,015	Total (Cost \$10,937,621)		14,383,828
Helix Technology	9,500	165,205	TOTAL COMMON STOCKS		
Inficon Holding ADR <u>a,b</u> Integrated Silicon	10,000	73,000	TOTAL COMMON STOCKS		
Solution <u>a,c</u>	60,000	492,000	(Cost \$176,003,082)		296,738,542
Intevac <u>a,c</u>	40,550	306,558			
Monolithic System Technology <u>a</u>	5,000	31,150	PREFERRED STOCKS 0.5%		
reclindingy <u>-</u>	5,000	31,130	Angelo and Maxie∏s 10.00%		
PDF Solutions <u>a,c</u>	30,000	483,300	Conv.	6,991	16,289
PLX Technology a,c	15,000	156,000	Seneca Foods Conv. <u>a</u>	75,409	1,368,673
Photronics <u>a</u>	29,750	490,875	TOTAL DREEFINED		_
QuickLogic Corporation a	20,000	56,820	TOTAL PREFERRED STOCKS		
Semitool a,c	25,500	236,640	(Cost \$957,998)		1,384,962
White Electronic Designs	E7 E00	262.075			
a _	57,500	363,975	REPURCHASE		
	•		AGREEMENT [] 16.9%		
		6.040.670	State Street Bank & Trust		
		6,040,678	Company, 1.80% dated 12/31/04, due 1/3/05,		
			maturity		
Coffware 2.70/			value \$49,166,374		
Software - 3.7% Aladdin Knowledge			(collateralized by Federal National Mortgage		
Systems a	27,300	675,675	Association, 1.875%-		
ANCVC a	20.000	007.440	2.875% due		
ANSYS <u>a</u>	30,800	987,448	2/15/05-10/15/05, valued at \$50,149,838) (Cost		
Applix <u>a</u>	20,000	102,000	\$49,159,000)		49,159,000
ILOG ADR ^{a,b,c}	35,000	430,500			_

Indus International <u>a</u>	19,200	41,069
Intellisync Corporation a,c	125,000	255,000
InterVideo a,c	24,500	324,135
JDA Software Group a,c	59,500	810,390
Kongzhong Corporation		
ADR ^{a,b,c}	2,200	21,142
MSC.Software a,c	12,700	132,969

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

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ROYCE MICRO-CAP TRUST

DECEMBER 31, 2004

Schedule of Investments

COLLATERAL RECEIVED FOR SECURITIES LOANED 11.7%	VALUE
U.S. Treasury Bonds 6.00%-8.75% due 8/15/19-2/15/27 Money Market Funds State Street Navigator Securities Lending	\$ 6,007
Prime Portfolio	34,064,689
(Cost \$34,070,696)	34,070,696
TOTAL INVESTMENTS [] 131.3 % (Cost \$260,190,776)	381,353,200
LIABILITES LESS CASH AND OTHER ASSETS [] (10.7)%	(30,989,562)
PREFERRED STOCK [] (20.6)%	(60,000,000)
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS [] 100.0%	\$ 290,363,638

a Non-income producing.

b American Depository Receipt.

A portion of these securities were on loan at December 31, 2004. Total market value of loaned securities at c December 31, 2004 was \$32,907,834.

d A security for which market quotations are no longer readily available represents 0% of net assets. This security has been valued at its fair value under procedures established by the Fund so Board of Directors.

[□] New additions in 2004.

Bold indicates the Fund s largest 20 equity holdings in terms of December 31, 2004 market value.

INCOME TAX INFORMATION: The cost of total investments for Federal income tax purposes was \$262,274,289. At December 31, 2004, net unrealized appreciation for all securities was \$119,078,911, consisting of aggregate gross unrealized appreciation of \$122,516,330 and aggregate gross unrealized depreciation of \$3,437,419. The primary differences in book and tax basis cost is the timing of the recognition of losses on securities sold and amortization of discount for book and tax purposes.

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

ROYCE MICRO-CAP TRUST

DECEMBER 31, 2004

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ASSETS: Investments at value (including collateral on loaned securities)* Repurchase agreement (at cost and value) Cash Receivable for investments sold Receivable for dividends and interest	\$ 332,194,200 49,159,000 319,166 4,244,480 176,814
Total Assets	386,093,660
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	34,070,696 1,119,915 336,603 80,000 122,808
Total Liabilities	35,730,022
PREFERRED STOCK: 6.00% Cumulative Preferred Stock ☐ \$0.001 par value, \$25 liquidation value per share; 2,400,000 shares outstanding	60,000,000
Total Preferred Stock	60,000,000
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	\$ 290,363,638
ANALYSIS OF NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Common Stock paid-in capital [] \$0.001 par value per share; 20,243,386 shares outstanding (150,000,000 shares authorized) Accumulated net realized gain (loss) on investments Net unrealized appreciation (depreciation) on investments	\$ 162,091,331 7,189,883 121,162,424

Preferred dividends accrued but not yet declared	(80,000)
Net Assets applicable to Common Stockholders (net asset value per share ☐ \$14.34)	\$ 290,363,638
*Investments at identified cost (including \$34,070,696 of collateral on loaned securities)	\$ 211,031,776

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

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ROYCE MICRO-CAP TRUST

YEAR ENDED DECEMBER 31, 2004

Statement of Operations

INVESTMENT INCOME:	
Income:	
Dividends	\$ 2,314,568
Interest	421,694
Securities lending	76,320
Total income	2,812,582
Expenses:	
Investment advisory fees	3,803,971
Custody and transfer agent fees	157,777
Stockholder reports	126,464
Directors□ fees	58,148
Professional fees	34,881
Administrative and office facilities expenses	31,740
Other expenses	85,683
Total expenses	4,298,664
Net investment income (loss)	(1,486,082)
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS:	
Net realized gain (loss) on investments	25,396,860
Net change in unrealized appreciation (depreciation) on investments	26,164,677
Net realized and unrealized gain (loss) on investments	51,561,537
NET INCREASE (DECREASE) IN NET ASSETS RESULTING FROM INVESTMENT OPERATIONS	50,075,455
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS	(3,600,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	

\$ 46,475,455

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

ROYCE MICRO-CAP TRUST

Statement of Changes in Net Assets

	Year Ended 12/31/04	Year Ended 12/31/03
INVESTMENT OPERATIONS: Net investment income (loss) Net realized gain (loss) on investments Net change in unrealized appreciation (depreciation) on investments	\$ (1,486,082) 25,396,860 26,164,677	\$ (1,643,163 30,865,842 67,143,086
Net increase (decrease) in net assets resulting from investment operations	50,075,455	96,365,765
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net realized gain on investments Quarterly distributions accrued but not yet declared	(3,600,000)	(3,236,104 <u>)</u> (11,111)
Total distributions to Preferred Stockholders	(3,600,000)	(3,247,215)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	46,475,455	93,118,550
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net realized gain on investments	(25,919,005)	(16,874,985)
Total distributions to Common Stockholders	(25,919,005)	(16,874,985)
CAPITAL STOCK TRANSACTIONS: Offering costs from issuance of Preferred Stock Reinvestment of distributions to Common Stockholders	16,382,136	(2,097,350) 11,707,658
Total capital stock transactions	16,382,136	9,610,308
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	36,938,586	85,853,873

NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS:

Beginning of year	253,425,052	167,571,179
End of year (including undistributed net investment income of \$3,449,948 in 2003)	\$ 290,363,638	\$ 253,425,052

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

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ROYCE MICRO-CAP TRUST

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\(\pi\)s performance for the periods presented.

Years ended December 31,

_	2004	2003	2002	2001	2000
NET ASSET VALUE, BEGINNING OF PERIOD	\$13.33	\$9.39	\$11.83	\$10.14	\$11.00
INVESTMENT					
OPERATIONS: Net investment income (loss)	(80.0)	(0.09)	(0.13)	(0.05)	0.09
Net realized and unrealized gain (loss) on investments	2.62	5.28	(1.29)	2.57	1.23
Total investment operations	2.54	5.19	(1.42)	2.52	1.32
DISTRIBUTIONS TO PREFERRED					
STOCKHOLDERS:				_	(0.01)
Net investment income Net realized gain on					(0.01)
investments	(0.19)	(0.18)	(0.18)	(0.19)	(0.22)
Total distributions to					
Preferred Stockholders	(0.19)	(0.18)	(0.18)	(0.19)	(0.23)
NET INCREASE					
(DECREASE) IN NET ASSETS APPLICABLE TO					
COMMON					

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STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	2.35	5.01	(1.60)	2.33	1.09
DISTRIBUTIONS TO COMMON					
STOCKHOLDERS: Net investment income					(0.09)
Net realized gain on investments	(1.33)	(0.92)	(0.80)	(0.57)	(1.63)
Total distributions to Common Stockholders	(1.33)	(0.92)	(0.80)	(0.57)	(1.72)
CAPITAL STOCK TRANSACTIONS: Effect of Preferred Stock					
Offering Effect of reinvestment of		(0.11)			
distributions by Common Stockholders	(0.01)	(0.04)	(0.04)	(0.07)	(0.23)
Total capital stock transactions	(0.01)	(0.15)	(0.04)	(0.07)	(0.23)
NET ASSET VALUE, END OF PERIOD	\$14.34	\$13.33	\$9.39	\$11.83	\$10.14
MARKET VALUE, END OF PERIOD	\$15.24	\$12.60	\$8.44	\$10.50	\$8.625
TOTAL RETURN (a): Market Value Net Asset Value RATIOS BASED ON AVERAGE NET ASSETS APPLICABLE TO	33.4% 18.7%	63.6% 55.6%	(12.7)% (13.8)%	28.8% 23.4%	15.3% 10.9%
COMMON STOCKHOLDERS: Total expenses (<u>b</u> , <u>c</u>) Management fee expense Other operating expenses Net investment income (loss) SUPPLEMENTAL DATA: Net Assets Applicable to	1.62% 1.43% 0.19% (0.56)%	1.82% 1.59% 0.23% (0.82)%	1.96% 1.59% 0.37% (1.23)%	1.78% 1.57% 0.21% (0.43)%	1.32% 1.08% 0.24% 0.74%
Common Stockholders, End of Period (in thousands) Liquidation Value of Preferred Stock,	\$290,364	\$253,425	\$167,571	\$200,443	\$163,820
End of Period (in thousands) Portfolio Turnover Rate	\$60,000 32%	\$60,000 26%	\$40,000 39%	\$40,000 27%	\$40,000 49%
PREFERRED STOCK: Total shares outstanding Asset coverage per share Liquidation preference per	2,400,000 \$145.98	2,400,000 \$130.59	1,600,000 \$129.73	1,600,000 \$150.28	1,600,000 \$127.39
share Average market value per	\$25.00	\$25.00	\$25.00	\$25.00	\$25.00
share (d): 6.00% Cumulative 7.75% Cumulative	\$24.66	\$25.37 \$25.70	[] \$25.91	\$25.30	\$23.08

- (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 1.32%, 1.49%, 1.62%, 1.46% and 1.06% for the periods ended December 31, 2004, 2003, 2002, 2001 and 2000, 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%, 2.04% and 1.81% for the periods ended December 31, 2003, 2002 and 2001, respectively.
- (d) The average of month-end market values during the period that the preferred stock was outstanding.
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ROYCE MICRO-CAP TRUST

DECEMBER 31, 2004

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 (generally 4:00 p.m. Eastern time) on the valuation date. Securities that trade on an exchange or Nasdaq are valued at their last reported sales 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 bid price. Securities for which market quotations are not

fiscal year. The Schedule of Investments includes information regarding income taxes under the caption \square Income Tax Information \square .

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 recorded on an accrual basis and paid quarterly. 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 relating to stockholder distributions will result in reclassifications within the capital accounts. Undistributed net investment income may

readily available are valued at their fair value under procedures established by the Fund so Board of Directors. 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.

Investment Transactions and Related Investment Income:

Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date and any non-cash dividend income is recorded at the fair market value of the securities received. Interest income is recorded on an accrual basis. 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 in an equitable manner. 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 Fund 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.

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 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 entered into repurchase agreements with respect to its portfolio securities solely with State Street Bank and Trust Company ([SSB&T]), the custodian of its assets. The Fund restricts repurchase agreements to maturities of no more than seven days. Securities pledged as collateral for repurchase agreements, which are held by SSB&T 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 SSB&T, 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 is invested temporarily by the custodian. The collateral is equal to at least 100% of the current market value of the loaned securities.

Capital Stock:

The Fund issued 1,228,046 and 1,173,282 shares of Common Stock as reinvestment of distributions by Common Stockholders for the years ended December 31, 2004 and 2003, respectively.

On October 20, 2003, the Fund redeemed all (1,600,000 shares) of its then outstanding 7.75% Cumulative Preferred Stock at the redemption

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ROYCE MICRO-CAP TRUST

Notes to Financial Statements (continued)

price of \$25.00 per share, plus accumulated and unpaid dividends through the redemption date of \$0.15069 per share. On October 16, 2003, the Fund

Investment Advisory Agreement:

As compensation for its services under the Investment Advisory Agreement, Royce & Associates,

received net proceeds of \$58,110,000 (after underwriting discounts of \$1,890,000 and before estimated offering expenses of \$207,350) from the public offering of 2,400,000 shares of 6.00% Cumulative Preferred Stock. Commencing October 16, 2008 and thereafter, the Fund, at its option, may redeem the 6.00% Cumulative Preferred Stock, in whole or in part, at the redemption price.

At December 31, 2004, 2,400,000 shares of 6.00% Cumulative Preferred Stock were outstanding. The Fund Sumulative 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 Shareholders and could lead to sales of portfolio securities at inopportune times. The Fund has met these requirements since issuing the Preferred Stock.

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 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 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 year ended December 31, 2004, the Fund accrued and paid Royce advisory fees totaling \$3,803,971.

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DECEMBER 31, 2004

Distributions to Stockholders:

The tax character of distributions paid to stockholders during 2004 and 2003 was as follows:

Distributions paid from:	2004	2003
Ordinary income	\$ 3,410,255	\$ 3,217,774
Long-term capital gain	26,108,750	16,893,315
	\$ 29,519,005	\$ 20,111,089

As of December 31, 2004, the tax basis components of distributable earnings included in stockholder sequity were as follows:

Undistributed net investment income	\$ 2,446,218
Undistributed long-term capital gain	6,827,178
Unrealized appreciation	119,078,911
Accrued preferred distributions	(80,000)
	\$ 128,272,307

For financial reporting purposes, capital accounts and distributions to shareholders are adjusted to reflect the tax character of permanent book / tax differences. For the year ended December 31, 2004, 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
\$(1,963,866)	\$1,955,209	\$8,657

Purchases and Sales of Investment Securities:

For the year ended December 31, 2004, the cost of purchases and proceeds from sales of investment securities, other than short-term securities and collateral received for securities loaned, amounted to \$89,157,225 and \$108,571,028, respectively.

THE ROYCE FUNDS ANNUAL REPORT 2004 | 35

ROYCE MICRO-CAP TRUST

Report of Independent Registered Public Accounting Firm

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

We have audited the accompanying statement of assets and liabilities of Royce Micro-Cap Trust, Inc., including the schedule of investments, as of December 31, 2004, and the related statement of operations for the year then ended, and the statement of changes in net assets for 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 management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (U.S.). 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. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights. Our procedures included confirmation of securities owned as of December 31, 2004, by correspondence with the custodian and brokers. 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 audit provides a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above and audited by us present fairly, in all material respects, the financial position of Royce Micro-Cap Trust, Inc. at December 31, 2004, 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

Philadelphia, PA January 21, 2005

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ROYCE FOCUS TRUST

DECEMBER 31, 2004

Schedule of Investments

COMMON STOCKS ∏ 99.3%	SHARES	VALUE	Machinery - 7.0%	SHARES	VALUE
Consumer Products [] 5.8% Sports and Recreation - 2.4%			Lincoln Électric Holdings Pason Systems Woodward Governor Company	75,000 \$ 100,000 24.400	2,590,500 3,075,389 1.747.284
Winnebago Industries	65,000 \$	2,538,900	woodward Governor Company	24,400 —	7,413,173
Other Consumer Products - 3.4%				_	7,415,175
Matthews International Cl. A	42,500	1,564,000	Metal Fabrication and Distribution - 8.7%	00.000	2.024.000
Yankee Candle Company <u>a</u>	60,000 -	1,990,800	<pre>IPSCO Metal Management Schnitzer Steel Industries</pre>	80,000 75,000	3,824,000 2,015,250
		3,554,800	Cl. A	100,000	3,393,000

	_				
Total (Cost \$3,224,509)	<u>-</u>	6,093,700			9,232,250
Consumer Services [] 5.4%			Total (Cost \$12,153,818)		24,405,223
Direct Marketing - 3.8% Nu Skin Enterprises Cl. A	159,900	4,058,262	Industrial Services [] 8.4%	•	
Retail Stores - 1.6% Big Lots 2 Pier 1 Imports	60,000 50,000	727,800 985,000	Commercial Services - 3.6% Carlisle Holdings b West Corporation a	300,000 50,000	2,172,000 1,655,500
	-				3,827,500
	-	1,712,800	Engineering and Construction - 1.7%		
Total (Cost \$3,217,534)	_	5,771,062	Dycom Industries <u>a</u>	60,000	1,831,200
Financial Intermediaries [8.9% Insurance - 7.0%			Industrial Distribution - 1.3% Ritchie Bros. Auctioneers	40,000	1,322,400
Alleghany Corporation a	12,546	3,578,746	Transportation and Logistics -		
ProAssurance Corporation <u>a</u> White Mountains Insurance	47,155	1,844,232	1.8% Nordic American Tanker		
Group	3,000 -	1,938,000	Shipping	50,000	1,952,500
	_	7,360,978	Total (Cost \$4,843,551)		8,933,600
Other Financial Intermediaries - 1.9% TSX Group	45,000	2,008,187	Natural Resources [] 21.9% Energy Services - 11.4% Ensign Resource Service	150.000	2 120 160
Total (Cost \$4,090,283)	_	9,369,165	Group Input/Output <u>a,b</u>	150,000 325,000	3,128,169 2,873,000
Financial Services [] 6.4% Information and Processing -	-		Tesco Corporation <u>a</u> Trican Well Service <u>a</u>	150,000 80,000	1,635,000 4,421,910
3.4% eFunds Corporation <u>a</u>	150,000	3,601,500			12,058,079
Investment Management - 3.0% Gabelli Asset Management Cl. A U.S. Global Investors Cl. A a.b.	41,500 295,605	2,013,580 1,211,981 3,225,561	Precious Metals and Mining - 10.5% Glamis Gold a Goldcorp Hecla Mining Company a,b Meridian Gold a	160,000 200,000 500,000 130,000	2,745,600 3,008,000 2,915,000 2,466,100
Total (Cost \$4,309,131)	-	6,827,061		•	11,134,700
Health [] 9.6% Drugs and Biotech - 7.8%	•		Total (Cost \$14,912,112)		23,192,779
Endo Pharmaceuticals Holdings <u>a</u>	114,900	2,415,198	Technology [] 9.8% Components and Systems -		
Lexicon Genetics <u>a</u> Myriad Genetics <u>a,b</u>	300,000 75,000	2,326,500 1,688,250	2.9% Lowrance Electronics	56,100	1,767,094

Orchid BioSciences <u>a</u>	160,000	1,840,000	Richardson Electronics	120,000	1,273,200
		8,269,948			3,040,294
Medical Products and Devices - 1.8% Arrow International	60,000	1,859,400	IT Services - 1.3% Syntel	80,000	1,403,200
Total (Cost \$7,253,935)		10,129,348	Semiconductors and Equipment - 1.8%		
Industrial Products [] 23.1% Building Systems and		_	CEVA a.b Exar Corporation a	89,600 75,000	815,987 1,064,250
Components - 4.0% Simpson Manufacturing	120,000	4,188,000			1,880,237
Construction Materials - 3.4% Florida Rock Industries	60,000	3,571,800			

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

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ROYCE FOCUS TRUST

DECEMBER 31, 2004

Schedule of Investments

	SHARES	VALUE		VALUE
Technology (continued)			REPURCHASE AGREEMENT [] 1.4%	
Software - 3.8% ManTech International Cl.			State Street Bank & Trust Company	
Aª	75,000 \$	1,780,500	1.80% dated 12/31/04, due 1/3/05,	
PLATO Learning a,b Transaction Systems	35,000	260,750	maturity value \$1,443,216	
Architects Cl. A ^a	100,100	1,986,985	(collateralized by Federal National	
	_	4,028,235	Mortgage Association, 3.875% due 2/15/05, valued at \$1,473,452)	
			(Cost \$1,443,000)	\$ 1,443,000
Total (Cost \$7,426,264)		10,351,966	COLLATERAL RECEIVED FOR	
TOTAL COMMON			SECURITIES LOANED []3.9%	
STOCKS			Money Market Funds State Street Navigator Securities	
(Cost \$61,431,137)	1	.05,073,904	Lending Prime Portfolio	

	PRINCIPAL AMOUNT		(Cost \$4,105,436)	4,105,436
CORPORATE BONDS [] 1.4% E*TRADE Financial 6.00% Conv. Sub. Note due 2/1/07	\$ 1,500,000	1,531,875	TOTAL INVESTMENTS [] 127.3% (Cost \$89,558,371)	134,766,100
TOTAL CORPORATE BONDS (Cost \$1,250,459)		1,531,875	AND OTHER ASSETS (3.7)%	(3,913,508)
GOVERNMENT BONDS []			PREFERRED STOCK [] (23.6)%	(25,000,000)
(Principal Amount shown			NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	
in local currency.) Canadian Government Bond			100.0%	\$105,852,592
3.00% due 6/1/07 New Zealand Government Bond	6,150,000	5,096,970		
6.50% due 02/15/06	10,000,000	7,197,725		
TOTAL GOVERNMENT BONDS (Cost \$10,869,061)		12,294,695		
U.S. TREASURY OBLIGATIONS [] 9.7% U.S. Treasury Notes Treasury Inflation Index Protection				
Security 2.0% due 7/15/14	10,000,000	10,317,190		
TOTAL U.S. TREASURY OBLIGATIONS (Cost \$10,459,278)	-	10,317,190		

Non-income producing.

A portion of these securities were on loan at December 31, 2004. Total market value of loaned securities at December 31, 2004, was \$4,007,576.

New additions in 2004.

Bold indicates the Fund\(\]s largest 20 equity holdings in terms of December 31, 2004, market value.

INCOME TAX INFORMATION: The cost of total investments for Federal income tax purposes was \$89,863,427. At December 31, 2004, net unrealized appreciation for all securities was \$44,902,673, consisting of aggregate gross unrealized appreciation of \$45,044,761 and aggregate gross unrealized depreciation of \$142,088. The primary differences in book and tax basis cost is the timing of the recognition of losses on securities sold and amortization of discount for book and tax purposes.

ROYCE FOCUS TRUST

DECEMBER 31, 2004

Statement of Assets and Liabilities	
ASSETS:	
Investments at value (including collateral on loaned securities)*	\$133,323,100
Repurchase agreement (at cost and value) Receivable for dividends and interest	1,443,000
Receivable for dividends and interest	394,178
Total Assets	135,160,278
LIABILITIES:	
Payable for collateral on loaned securities	4,105,436
Payable for investment advisory fee	109,129
Preferred dividends accrued but not yet declared	33,333
Accrued expenses	59,788
Total Liabilities	4,307,686
PREFERRED STOCK:	
6.00% Cumulative Preferred Stock ☐ \$0.001 par value, \$25 liquidation value per share; 1,000,000	
shares outstanding	25,000,000
Total Preferred Stock	25,000,000
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	\$105,852,592
ANALYSIS OF NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS:	
Common Stock paid-in capital [] \$0.001 par value per share; 10,855,871 shares outstanding	
(100,000,000 shares authorized)	\$ 59,319,123
Undistributed net investment income (loss)	(15,000)
Accumulated net realized gain (loss) on investments	1,374,073
Net unrealized appreciation (depreciation) on investments	45,207,729
Preferred dividends accrued but not yet declared	(33,333)
Net Assets applicable to Common Stockholders (net asset value per share ☐ \$9.75)	\$105,852,592
*Investments at identified cost (including \$4,105,436 of collateral on loaned securities)	\$ 88,115,371

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

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ROYCE FOCUS TRUST

YEAR ENDED DECEMBER 31, 2004

Statement of	Operations
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INVESTMENT INCOME:	
Income: Interest Dividends Securities lending	\$ 1,011,895 653,844 6,304
Total income	1,672,043
Expenses: Investment advisory fees Custody and transfer agent fees Stockholder reports Professional fees Directors fees Administrative and office facilities expenses Other expenses	1,197,732 84,136 53,143 29,543 21,062 11,463 49,389
Total expenses	1,446,468
Net investment income (loss)	225,575
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS: Net realized gain (loss) on investments Net change in unrealized appreciation (depreciation) on investments	16,972,445 9,319,147
Net realized and unrealized gain (loss) on investments	26,291,592
NET INCREASE (DECREASE) IN NET ASSETS RESULTING FROM INVESTMENT OPERATIONS	26,517,167
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS	(1,500,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	\$25,017,167

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

ROYCE FOCUS TRUST

Statement of Changes in Net Assets

	Year Ended 12/31/04	Year Ended 12/31/03
INVESTMENT OPERATIONS:		
Net investment income (loss)	\$ 225,575	
Net realized gain (loss) on investments	16,972,445	8,288,351
Net change in unrealized appreciation (depreciation) on investments	9,319,147	24,687,435
Net increase (decrease) in net assets resulting from investment operations	26,517,167	33,711,244
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS:		
Net investment income	(21,150)	(153,283)
Net realized gain on investments	(1,478,850)	(1,355,105)
Quarterly distributions accrued but not yet declared		(221)
Takal diatributiana ta Buatawa di Chadibaldana	(1.500.000)	(1.500.600)
Total distributions to Preferred Stockholders	(1,500,000)	(1,508,609)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	25,017,167	32,202,635
DISTRIBUTIONS TO COMMON STOCKHOLDERS:		
Net investment income	(242,185)	(582,175)
Net realized gain on investments	(16,948,411)	(5,147,260)
Total distributions to Common Stockholders	(17,190,596)	(5,729,435)
CAPITAL STOCK TRANSACTIONS:		
Offering costs from issuance of Preferred Stock	п	(984,000)
Reinvestment of distributions to Common Stockholders	11,013,943	3,566,912
		3,000,011
Total capital stock transactions	11,013,943	2,582,912
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS	18,840,514	29,056,112
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS:		
Beginning of year	87,012,078	57,955,966
End of year (including undistributed net investment income (loss) of (\$15,000) in 2004.)	\$ 105,852,592	\$ 87,012,078

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

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ROYCE FOCUS TRUST

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 sperformance for the periods presented.

Years ended December 31,

	2004	2003	2002	2	2001	2	2000
NET ASSET VALUE, BEGINNING OF PERIOD	\$ 9.00	\$ 6.27	\$ 7.28	\$	6.77	\$	5.94
INVESTMENT OPERATIONS:							
Net investment income (loss)	0.02	0.08	(0.01)		0.05		0.12
Net realized and unrealized gain (loss) on investments	2.63	3.57	(0.74)		0.79		1.26
Total investment operations	2.65	3.65	(0.75)		0.84		1.38
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS:							
Net investment income	(0.00)	(0.02)	(0.03)		(0.04)		(0.03)
Net realized gain on investments	(0.15)	(0.14)	(0.13)		(0.13)		(0.14)
Total distributions to Preferred Stockholders	(0.15)	(0.16)	(0.16)		(0.17)		(0.17)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	2.50	3.49	(0.91)		0.67		1.21
DISTRIBUTIONS TO COMMON STOCKHOLDERS:							
Net investment income	(0.02)	(0.06)	(0.02)		(0.03)		(0.06)
Net realized gain on investments	(1.72)	(0.56)	(0.07)		(0.11)		(0.28)
Total distributions to Common Stockholders	(1.74)	(0.62)	(0.09)		(0.14)		(0.34)
CAPITAL STOCK TRANSACTIONS:							
Effect of Preferred Stock Offering		(0.11)					
Effect of reinvestment of distributions by Common Stockholders	(0.01)	(0.03)	(0.01)		(0.02)		(0.04)
Common Stockholders	(0.01)	(0.03)	(0.01)		(0.02)		(0.04)
Total capital stock transactions	(0.01)	(0.14)	(0.01)		(0.02)		(0.04)

NET ASSET VALUE, END OF PERIOD	\$ 9.75	\$	9.00	\$ 6.27	\$ 7.28	\$ 6.77
MARKET VALUE, END OF PERIOD	\$ 10.47	\$	8.48	\$ 5.56	\$ 6.65	\$ 5.69
TOTAL RETURN (a):						
Market Value	47.3%		64.0%	(15.1)%	19.7%	27.9%
Net Asset Value	29.2%)	54.3%	(12.5)%	10.0%	20.9%
RATIOS BASED ON AVERAGE NET ASSETS						
APPLICABLE TO						
COMMON STOCKHOLDERS:	1.500		1 570/	1.000/	1 470/	1 440/
Total expenses (b,c)	1.53%		1.57%	1.88%	1.47%	1.44%
Management fee expense	1.27%)	1.14%	1.13%	1.11%	1.00%
Other operating expenses	0.26%)	0.43%	0.75%	0.36%	0.44%
Net investment income (loss)	0.24%)	1.07%	(0.16)%	0.70%	1.93%
SUPPLEMENTAL DATA:						
Net Assets Applicable to Common						
Stockholders,						
End of Period (in thousands)	\$ 105,853	\$	87,012	\$ 57,956	\$ 66,654	\$ 60,933
Liquidation Value of Preferred Stock,						
End of Period (in thousands)	\$ 25,000	\$	25,000	\$ 20,000	\$ 20,000	\$ 20,000
Portfolio Turnover Rate	52%	·	49%	61%	54%	69%
PREFERRED STOCK:						
Total shares outstanding	1,000,000		1,000,000	800,000	800,000	800,000
Asset coverage per share	\$ 130.85	\$		\$ 97.44	\$ 108.32	\$
Liquidation preference per share	\$ 25.00	\$	25.00	\$ 25.00	\$ 25.00	\$ 25.00
Average market value per share (d):						
6.00% Cumulative	\$ 24.83	\$	25.45			
7.45% Cumulative		\$	25.53	\$ 25.64	\$ 25.09	\$ 22.23

⁽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 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.

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ROYCE FOCUS TRUST

DECEMBER 31, 2004

Notes to Financial Statements

⁽b) Expense ratios based on total average net assets including liquidation value of Preferred Stock were 1.21%, 1.20%, 1.43%, 1.11% and 1.05% for the periods ended December 31, 2004, 2003, 2002, 2001 and 2000, 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%, 2.06%, 1.69% and 1.81% for the periods ended December 31, 2003, 2002, 2001 and 2000, respectively.

⁽d) The average of month-end market values during the period that the preferred stock was outstanding.

Summary of Significant Accounting Policies:

Royce Focus Trust, Inc. (☐the Fund☐) is a diversified☐Income Tax Information☐. closed-end investment company. The Fund commenced operations on March 2, 1988 and Royce & Associates, Distributions: 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 (generally 4:00 p.m. Eastern time) on the valuation date. Securities that trade on an exchange or Nasdag are valued at their last reported sales 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 bid price. Securities for which market quotations are not readily available are valued at their fair value under procedures established income securities may be valued by reference to other securities with comparable ratings, interest rates and maturities, using established independent pricing services.

Investment Transactions and Related Investment Income:

Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date and any non-cash dividend income is recorded at the fair market value of the securities received. Interest income is recorded on an accrual basis. 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\(\sigma\) operations, while expenses applicable to more than one of the Royce Funds are allocated in an equitable manner. 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 of Directors Fees otherwise payable. The deferred fees are invested in certain Royce Funds until distributed in accordance with the agreement.

Taxes:

fiscal year. The Schedule of Investments includes information regarding income taxes under the caption

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 quarter distribution being the greater of 1.25% of the rolling average or the distribution required by IRS regulations. Distributions to Preferred Stockholders are recorded on an accrual basis and paid quarterly. 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 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 entered into repurchase agreements with respect to its portfolio securities solely with State Street Bank and Trust Company (\[\subseteq SSB&T\[\]), the custodian of its assets. The Fund restricts repurchase agreements to maturities of no more than seven days. Securities pledged as collateral for repurchase agreements, which are held by SSB&T 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 SSB&T, 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 is invested temporarily by the custodian. The collateral is equal to at least 100% of the current market value of the loaned securities.

Capital Stock:

The Fund issued 1,182,493 and 432,353 shares of Common Stock as reinvestment of distributions by Common Stockholders for the years ended December

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

31, 2004 and 2003, respectively.

On October 20, 2003, the Fund redeemed all (800,000 shares) of its then outstanding 7.45% Cumulative Preferred Stock at the redemption

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ROYCE VALUE TRUST

DECEMBER 31, 2004

Notes to Financial Statements (continued)

price of \$25.00 per share, plus accumulated and unpaid dividends through the redemption date of \$0.14486 per share. On October 17, 2003, the Fund received net proceeds of \$24,212,500 (after underwriting discounts of \$787,500 and before estimated offering expenses of \$196,500) from the public offering of 1,000,000 shares of 6.00% Cumulative Preferred Stock. Commencing October 17, 2008 and thereafter, the Fund, at its option, may redeem the 6.00% Cumulative Preferred Stock, in whole or in part, at the redemption price.

At December 31, 2004, 1,000,000 shares of 6.00% Cumulative Preferred Stock were outstanding. The Fund Scumulative 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 sability to pay dividends to Common Shareholders and could lead to sales of portfolio securities at inopportune times. The Fund has met these requirements since issuing the 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\(\) s average 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\(\) 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 year ended December 31, 2004, the Fund accrued and paid Royce advisory fees totaling \$1,197,732.

Distributions to Stockholders:

The tax character of distributions paid to stockholders during 2004 and 2003 was as follows:

Distributions paid from: Ordinary income Long-term capital	\$	2004 263,335	2003 \$1,622,760
gain	18	3,427,261	5,615,063

\$18,690,596 \$7,237,823

As of December 31, 2004, the tax basis components of distributable earnings included in stockholder sequity were as follows:

Undistributed long-term capital

gain \$ 1,664,129 Unrealized appreciation 44,902,673 Accrued preferred distributions (33,333)

\$46,533,469

For financial reporting purposes, capital accounts and distributions to shareholders are adjusted to reflect the tax character of permanent book / tax differences. For the year ended December 31, 2004, 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)	
\$22,760	\$(22,760)	

Purchases and Sales of Investment Securities:

For the year ended December 31, 2004, the cost of purchases and proceeds from sales of investment securities, other than short-term securities and collateral received for securities loaned, amounted to \$61,719,366 and \$56,634,211, respectively.

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ROYCE FOCUS TRUST

Report of Independent Registered Public Accounting Firm

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

We have audited the accompanying statement of assets and liabilities of Royce Focus Trust, Inc., including the schedule of investments, as of December 31, 2004, and the related statement of operations for the year then ended, and the statement of changes in net assets for 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\(\sigma\) management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (U.S.). 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. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights. Our procedures included confirmation of securities owned as of December 31, 2004, 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 audit provides a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above and audited by us present fairly, in all material respects, the financial position of Royce Focus Trust, Inc. at December 31, 2004, 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

Philadelphia, PA January 21, 2005

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DISTRIBUTION REINVESTMENT AND CASH PURCHASE OPTIONS FOR COMMON STOCKHOLDERS

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, EquiServe, in writing. A registered stockholder also has the option to receive the distribution in the form of a stock certificate or in cash if EquiServe 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∏s common stock directly through EquiServe on a monthly basis, and to deposit certificates representing your Fund shares with EquiServe for safekeeping. The Funds∏ investment adviser is absorbing all commissions on optional cash purchases under the Plans through December 31, 2005.

How do the Plans work for registered stockholders?

EquiServe 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 EquiServe 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 EquiServe 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, EquiServe 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 EquiServe. All correspondence (including notifications) should be directed to: [Name of Fund] Distribution Reinvestment and Cash Purchase Plan, c/o EquiServe, PO Box 43011, Providence, RI 02940-3011, telephone (800) 426-5523.

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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

NAME AND POSITION: Charles M. Royce (65), Director*

and President

Tenure: Since 1986 (RVT), 1993 **Term Expires:**

(RMT), 1996 (FUND)

Number of Funds Non-Royce Directorships: Director of Overseen: 21 Technology Investment Capital Corp.

NAME AND POSITION: Arthur S. Mehlman (63), Director

Term Expires: Tenure: Since 2004 2004

Number of Funds Non-Royce Directorships: Director/ Overseen: 21

Principal Occupation(s) During Past Five Years: Director of

The League for People with Disabilities, Inc.; Director of University of Maryland Foundation and University of Maryland

College Park Foundation (nonprofits) and Partner, KPMG LLP

Trustee of registered investment companies constituting the 23 Legg Mason Funds and Director of Municipal Mortgage & Equity,

LLC.

(international accounting firm) (1972-2002).

Principal Occupation(s) During Past Five Years: President, Chief Investment Officer and Member of Board of Managers of Royce & Associates, LLC (☐Royce☐) (since October

2001), the Trust□s investment adviser.

NAME AND POSITION: Mark R. Fetting (50), Director*

Term Expires: Tenure: Since 2001

NAME AND POSITION: David L. Meister (65), Director 2004

Overseen: 21

Number of Funds Non-Royce Directorships: Director/Trustee of the registered investment companies constituting the

23 Legg Mason Funds.

Principal Occupation(s) During Past Five Years:

Executive Vice President of Legg Mason, Inc.; Member of Board of Managers of Royce (since October 2001); Division President and Senior Officer, Prudential Financial Group, Inc. and related companies, including Fund Boards and consulting services to subsidiary companies (from 1991 to 2000). Mr. Fetting∏s prior business experience includes having served as Partner, Greenwich Associates and Vice President, T. Rowe Price Group, Inc.

NAME AND POSITION: Donald R. Dwight (73), Director

Term Expires: Tenure: Since 1998

2005

Number of Funds Non-Royce Directorships: None

Overseen: 21

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 Trustee of the registered investment companies constituting the Eaton Vance Funds.

NAME AND POSITION: Richard M. Galkin (66), Director **Term Expires:** Tenure: Since 1986 (RVT), 1993

2004 (RMT), 1996 (FUND)

Number of Funds Overseen: 21

Non-Royce Directorships: None

Principal Occupation(s) During Past Five Years: Private investor. Mr. Galkin∏s 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).

NAME AND POSITION: Stephen L. Isaacs (65), Director **Term Expires:**

2005 (RVT), 2005 Tenure: Since 1986 (RVT), 1993

(RMT), 1996 (FUND) (RMT), 2004 (FUND)

Number of Funds

Non-Royce Directorships: None Overseen: 21

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

g prior business experience includes having served as Director of Columbia University Development Law and Policy Program and

Professor at Columbia University (until August 1996). NAME AND POSITION: William L. Koke (70), Director **Term Expires:**

2004 (RVT), 2004 (RMT), 2005

Tenure: Since 2001 (RVT), 2001 (RMT), 1997 (FUND)

(FUND)

Non-Royce Directorships: None

Term Expires: 2004

Tenure: Since 1986 (RVT), 1993 (RMT),

1996 (FUND)

Number of Funds Non-Royce Directorships: None

Overseen: 21

Principal Occupation(s) During Past Five Years: Chairman and Chief Executive Officer of The Tennis Channel (since June 2000). Chief Executive Officer of Seniorlife.com (from December 1999 to May 2000). Mr. Meister∏s prior business experience includes having served as 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.

NAME AND POSITION: G. Peter O
Brien (59), Director

Term Expires:

Tenure: Since 2001

2006

Number of Funds Non-Royce Directorships: Director/ Overseen: 21

Trustee of registered investment companies constituting the 23 Legg-Mason Funds; Director of Renaissance Capital Greenwich Fund and Director of Technology

Investment Capital Corp.

Principal Occupation(s) During Past Five Years: Trustee of Colgate University; President of Hill House, Inc.; Director/Trustee of certain Legg Mason retail funds; Managing Director/Equity Capital Markets Group of Merrill Lynch & Co. (from 1971 to 1999).

NAME AND POSITION: John D. Diederich (53), Vice President and Treasurer

Tenure: Since 1997

Principal Occupation(s) During Past Five Years: Managing Director, Chief Operating Officer and Member of Board of Managers of Royce (since October 2001); Director of Administration of the Funds since April 1993.

NAME AND POSITION: Jack E. Fockler, Jr. (46), Vice President **Tenure:** Since 1995 (RVT), 1995 (RMT), 1996 (FUND)

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

NAME AND POSITION: W. Whitney George (46), Vice President Tenure: Since 1995 (RVT), 1995 (RMT), 1996 (FUND)

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

NAME AND POSITION: Daniel A. O

Byrne (42), Vice President and Assistant Secretary

Tenure: Since 1994 (RVT), 1994 (RMT), 1996 (FUND)

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

NAME AND POSITION: John E. Denneen (37), Secretary

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 (1996-2001 and since April 2002); Principal of Credit Suisse First Boston Private Equity (2001-2002).

Number of Funds Overseen: 21

Principal Occupation(s) During Past Five Years:

Financial planner with Shoreline Financial Consultants. Mr. Koke\[\]s prior business experience includes having served as Director of Financial Relations of SONAT, Inc., Treasurer of Ward Foods, Inc. and President of CFC. Inc.

* Interested Director

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OTHER IMPORTANT INFORMATION

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

☐ the dependence of the Funds ☐ 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.

This Report uses words such as <code>[anticipates, [] [believes, [] [expects, [] [future, [] [intends, [] and similar expression identify forward-looking statements</code>. 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 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 300,000 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, 2005. 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 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\[\] s then current net asset value. The timing and terms of any such offerings are within each Board\[\] s discretion.

Proxy Voting

A copy of the policies and procedures that The Royce Funds use to determine how to vote proxies relating to portfolio securities is available, without charge, by calling 1-800-221-4268 (toll-free) and on the website of the Securities and Exchange Commission ([SEC]), at www.sec.gov. 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 also available without charge, by calling 1-800-221-4268 (toll-free), on the website of the SEC, at www.sec.gov., and on The Royce Funds website at www.roycefunds.com.

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 swebsite 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.

Annual Certifications

As required, the Funds have submitted to the New York Stock Exchange ([NYSE]) for Royce Value Trust, Royce Micro-Cap Trust and Royce Focus 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 year ended December 31, 2004, filed with the Securities and Exchange Commission.

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STOCKHOLDER MEETING RESULTS

ROYCE VALUE TRUST, IN	C.	
At the 2004 Annual Meeting of the Fund∏s stockholders electe		
	Votes For	Votes Abstained
Mark R. Fetting <u>*</u>	54,308,032	432,961
Richard M. Galkin <u>*</u> William L. Koke**	54,325,149 7,659,862	415,844 67,338
Arthur S. Mehlman <u>*</u>	54,331,600	409,393
David L. Meister <u>**</u>	7,650,962	76,238
* Common Stock and Preferred Stock voting together as a single class.		
** Preferred Stock voting as a separate class.		

ROYCE MICRO-CAP TRUST, INC.	
At the 2004 Annual Meeting of Stockholders held of the Fund stockholders elected five Directors, co	
Votes For	Votes Abstained

Mark R. Fetting*	20,558,869	142,202
Richard M. Galkin <u>*</u>	20,542,698	158,193
William L. Koke <u>**</u>	1,961,756	19,834
Arthur S. Mehlman <u>*</u>	20,567,831	133,510
David L. Meister**	1,963,956	17,634
* Common Stock and Preferred Stock voting together as a single class.		
** Preferred Stock voting as a separate class.		

at the 2004 Annual Meeting of the Fund[]s stockholders electe					
	Votes For Votes Abstained				
Mark R. Fetting*	9,105,495	107,025			
Richard M. Galkin*	9,105,926	107,224			
Stephen L. Isaacs <u>**</u>	987,606	6,693			
Arthur S. Mehlman <u>*</u>	9,106,894	105,626			
David L. Meister <u>**</u>	986,706	7,593			
Common Stock and Preferred Stock voting ogether as a single class.					
** Preferred Stock voting as a separate class.					

TheRoyceFunds

Wealth Of Experience

With approximately \$20.9 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 sinvestment staff includes six other Portfolio Managers, as well as eight assistant portfolio managers and analysts, and six 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 \$74 million invested in The Royce Funds.

General Information

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

EquiServe

Transfer Agent and Registrar (800) 426-5523

Broker/Dealer Services

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

Advisor Services

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

www.rovcefunds.com

CE-REP-1204

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 □

The Board of Directors of the Registrant has determined that it has an audit

- committee financial expert. (a)(1)
- Arthur S. Mehlman was designated by the Board of Trustees as the Registrant∏s (a)(2)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.

Stock

(a) Audit Fees:

Year ended December 31, 2004 - \$21,300 Year ended December 31, 2003 - \$20,200

(b) Audit-Related Fees:

Year ended December 31, 2004 - $$1,500 \square$ Preparation of reports to rating agency for Preferred Stock Year ended December 31, 2003 - $$6,000 \square$ Preparation of reports to rating agency for Preferred Stock

(c) Tax Fees:

Year ended December 31, 2004 - \$2,500 \square Preparation of tax returns Year ended December 31, 2003 - \$2,500 \square Preparation of tax returns

(d) All Other Fees:

Year ended December 31, 2004 - \$0
Year ended December 31, 2003 - \$7,500 \[\] Services in connection with Registration Statement on
Form N-2 for
newly issued
Preferred

(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, 2004 \$4,000 Year ended December 31, 2003 - \$16,000
- (h) No such services were rendered during 2004 or 2003.

Item 5: Not Applicable.

Item 6: Not Applicable.

Item 7:

June 5, 2003

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 directly or indirectly delegated proxy voting authority to Royce. The Boards of Trustees/Directors of The Royce Funds have delegated all proxy voting decisions to

Royce.

Receipt of Proxy Material. Under the continuous oversight of the Head of Administration, an Administrative Assistant designated by him 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, 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 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 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 Royce portfolio managers. The Head of Administration 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 allowing such differing votes. The Head of Administration 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 so board of directors or management proposal. These would include, among others, excessive compensation, unusual management stock options, preferential voting, poison pills, etc. Royce sportfolio managers decide these issues on a case-by-case basis as described above.
- c. A Royce 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 set 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.

Custodian banks are authorized to release all shares held for Royce client account portfolios to Automated Data Processing Corporation ($\square ADP \square$) for voting, utilizing ADP $\square s$ $\square Proxy$ Edge \square 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, 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 (\(\text{Quest PMS} \text{\pi} \)) 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 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 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 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 Librarian.

Item 8: Not Applicable.

Item 9: Not Applicable.

Item 10: Controls and Procedures.

- (a) Disclosure Controls and Procedures. The Principal Executive and Financial Officers concluded that the Registrant 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 sinternal 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.

Item 11: Exhibits attached hereto.

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: February 28, 2005

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: February 28, 2005

ROYCE FOCUS TRUST, INC.

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

Date: February 28, 2005