

SECURITIES AND EXCHANGE COMMISSION

FORM 487

Pre-effective pricing amendment filed pursuant to Securities Act Rule 487

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FILER

EQUITY INCOME FD SEL TEN PORT 1994 WINTER SER DEF ASSET FDS

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Business Address
C/O DAVIS POLK &
WARDWELL
450 LEXINGTON AVE
NEW YORK NY 10017
10017

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

AMENDMENT NO. 1
TO
FORM S-6

FOR REGISTRATION UNDER THE SECURITIES ACT
OF 1933 OF SECURITIES OF UNIT INVESTMENT
TRUSTS REGISTERED ON FORM N-8B-2

A. EXACT NAME OF TRUST:

EQUITY INCOME FUND
SELECT TEN PORTFOLIO--1994 WINTER SERIES
DEFINED ASSET FUNDS

B. NAMES OF DEPOSITORS:

MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED
SMITH BARNEY SHEARSON INC.
PAINWEBBER INCORPORATED
PRUDENTIAL SECURITIES INCORPORATED

C. COMPLETE ADDRESSES OF DEPOSITORS' PRINCIPAL EXECUTIVE OFFICES:

MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED UNIT INVESTMENT TRUSTS P.O. BOX 9051 PRINCETON, N.J. 08543-9051	SMITH BARNEY SHEARSON INC. TWO WORLD TRADE CENTER-- 101ST FLOOR NEW YORK, N.Y. 10048
--	--

PAINWEBBER INCORPORATED 1285 AVENUE OF THE AMERICAS NEW YORK, N.Y. 10019	PRUDENTIAL SECURITIES INCORPORATED ONE SEAPORT PLAZA 199 WATER STREET NEW YORK, N.Y. 10292
---	--

D. NAMES AND COMPLETE ADDRESSES OF AGENTS FOR SERVICE:

TERESA KONCICK, ESQ. P.O. BOX 9051 PRINCETON, N.J. 08543-9051	THOMAS D. HARMAN, ESQ. 388 GREENWICH ST. NEW YORK, N.Y. 10013	ROBERT E. HOLLEY 1285 AVENUE OF THE AMERICAS NEW YORK, N.Y. 10019
--	---	--

LOREN SCHECHTER ONE SEAPORT PLAZA 199 WATER STREET NEW YORK, N.Y. 10292	PIERRE DE SAINT PHALLE, ESQ. 450 LEXINGTON AVENUE NEW YORK, N.Y. 10017
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E. TITLE AND AMOUNT OF SECURITIES BEING REGISTERED:

An indefinite number of Units of Beneficial Interest pursuant to Rule 24f-2
promulgated under the Investment Company Act of 1940, as amended.

F. PROPOSED MAXIMUM OFFERING PRICE TO THE PUBLIC OF THE SECURITIES BEING
REGISTERED:

Indefinite

G. AMOUNT OF FILING FEE:

\$500 (as required by Rule 24f-2)

/ x / Check box if it is proposed that this filing will become effective at 9:30 a.m. on January 5, 1994 pursuant to Rule 487.

Def ined

Asset FundsSM

EQUITY
INCOME FUND
SELECT TEN PORTFOLIO--
1994 WINTER SERIES

This Defined Fund is a portfolio of preselected securities, formed to obtain total return through a combination of capital appreciation and current dividend income. The Fund will invest for a period of about one year in a portfolio of the ten common stocks in the Dow Jones Industrial Average* having the highest dividend yield three business days prior to the date of this Prospectus. Dow Jones & Company, Inc. is not affiliated with the Sponsors, has not participated in any way in the creation of the Fund or in the selection of stocks included in the Fund and has not reviewed or approved any information included in this Prospectus.

The value of Units in the Fund will fluctuate with the value of the Portfolio of underlying Securities and no assurance can be given that dividends will be paid or that the Units will appreciate in value.
Minimum purchase: \$1,000.
Minimum purchase for Individual Retirement/Keogh Accounts: \$250.

*The name 'Dow Jones Industrial Average' is the property of Dow Jones & Company, Inc.

THESE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION OR ANY STATE SECURITIES COMMISSION NOR HAS THE COMMISSION OR ANY STATE SECURITIES COMMISSION PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.
Inquiries should be directed to the Trustee at 1-800-338-6019.
Prospectus dated January 5, 1994.
READ AND RETAIN THIS PROSPECTUS FOR FUTURE REFERENCE.

SPONSORS:
Merrill Lynch,
Pierce, Fenner & Smith Inc.
Smith Barney Shearson Inc.
PaineWebber Incorporated
Prudential Securities
Incorporated

DEFINED ASSET FUNDSSM is America's oldest and largest family of unit investment trusts, with over \$90 billion sponsored since 1970. Each Defined Fund is a portfolio of preselected securities. The portfolio is divided into 'units' representing equal shares of the underlying assets. Each unit receives an equal share of income and principal distributions.

With Defined Asset Funds you know in advance what you are investing in and that changes in the portfolio are limited. Most defined bond funds pay interest monthly and distribute principal as bonds are called, redeemed, sold or as they mature. Defined equity funds offer preselected stock portfolios with defined termination dates.

Your financial professional can help you select a Defined Fund to meet your personal investment objectives. Our size and market presence enable us to offer a wide variety of investments. Defined Funds are available in the following types of securities: municipal bonds, corporate bonds, government bonds, utility stocks, growth stocks, even international securities denominated in foreign currencies.

The terms of Defined Funds are as short as one year or as long as 30 years.

Special funds are available for investors seeking extra features: insured funds, double and triple tax-free funds, and funds with 'laddered maturities' to help protect against rising interest rates. Defined Funds are offered by prospectus only.

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INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (THE BUSINESS DAY PRIOR TO THE INITIAL DATE OF DEPOSIT)+

INITIAL NUMBER OF UNITS-- 318,516
 FRACTIONAL UNDIVIDED INTEREST IN FUND REPRESENTED BY EACH UNIT-- 1/318,516th

CALCULATION OF PUBLIC OFFERING PRICE PER 1,000 UNITS

Aggregate value of Securities in Fund and cash held to purchase Securities*.....\$	315,331.25
Divided by 318,516 Units.....\$	990.00
(times 1,000)	
Plus maximum sales charge of 2.75%** of Public Offering Price (2.778% of net amount invested in Securities and cash held to purchase Securities).....	27.50
Less Deferred Sales Charge.....	(17.50)
Public Offering Price per 1,000 Units	1,000.00
Plus the amount per 1,000 Units in the Income Account (see Administration of the Fund-- Accounts and Distributions).....	0.00
Total per 1,000 Units.....\$	1,000.00

SPONSORS' REPURCHASE PRICE AND REDEMPTION PRICE PER 1,000 UNITS.....\$ 971.39***

QUARTERLY INCOME DISTRIBUTIONS

Distributions of income, if any, will be paid on the 25th of March, June, September and November 1994 (each a 'Distribution Day') to Holders of record on the 10th of March, June, September and November 1994, respectively (each a 'Record Day').

SPECIAL REDEMPTION AND LIQUIDATION PERIOD

Beginning on January 9, 1995 until no later than January 27, 1995 ('the Special Redemption and Liquidation Period').

PROCEDURES FOR SPECIAL REDEMPTION, LIQUIDATION AND INVESTMENT IN NEW FUND

If a Holder (a 'Rollover Holder') so specifies by January 6, 1995 or another date as determined by the Sponsors (the 'Rollover Notification Date'), the Rollover Holder's Units will be redeemed in kind and the underlying distributed Securities will be sold by the Distribution Agent during the Special Redemption and Liquidation Period. The proceeds will be invested as received in the '1995

Winter Series,' if offered (see Special Redemption, Liquidation and Investment in New Fund).
 EVALUATION TIME--4:00 P.M., New York Time
 SPONSORS' PROFIT OR (LOSS) ON DEPOSIT-- (\$355.00)
 TRUSTEE'S ANNUAL FEE AND EXPENSES--\$1.42 per 1,000 Units (see Expenses and Charges)++
 PORTFOLIO SUPERVISION FEE+++--
 Maximum of \$.25 per 1,000 Units (see Expenses and Charges).
 MINIMUM VALUE OF FUND
 Trust Indenture may be terminated if value of Fund is less than 40% of the value of the Securities when deposited in the Portfolio.
 MANDATORY TERMINATION DATE
 January 27, 1995. The final distribution will be made within a reasonable time thereafter (see Termination).
 DEFERRED SALES CHARGE PAYMENT DATES
 The 25th of each month commencing March 25, 1994

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- + The Indenture was signed and the initial deposit was made on the date of this Prospectus.
 - ++ Assumes the Fund will reach a size estimated by the Sponsors; expenses will vary with the size of the Fund. Of this amount, the Trustee receives annually for its services as Trustee \$0.84 per 1,000 Units, subject to reduction as the size of the Fund increases, calculated monthly based on the largest number of Units outstanding at any time during that month.
 - +++ In addition to this amount the Sponsors may be reimbursed for bookkeeping or other administrative expenses not exceeding their actual costs, currently at a maximum annual rate of \$.10 per 1,000 Units.
 - * After deduction of the Deferred Sales Charge then payable (zero on the date of this Investment Summary).
 - ** The sales charge consists of an Initial Sales Charge and a Deferred Sales Charge. The Initial Sales Charge is computed by deducting the Deferred Sales Charge (\$17.50 per 1,000 Units) from the aggregate sales charge (a maximum of 2.75% of the Public Offering Price); thus on the date of this Investment Summary, the maximum Initial Sales Charge is \$10 per 1,000 Units or 1% of the Public Offering Price. The Initial Sales Charge is deducted from the purchase price at the time of purchase and is reduced on a graduated basis on purchases of \$50,000 or more (see Public Sale of Units--Public Offering Price). The Deferred Sales Charge is paid through reduction of the net asset value of the Fund by \$1.75 per 1,000 Units on each Deferred Sales Charge Payment Date (the 25th day of each month, commencing March 1994). On a repurchase or redemption of Units before the last Deferred Sales Charge Payment Date, any remaining Deferred Sales Charge payments will be deducted from the proceeds. Units purchased pursuant to the Reinvestment Plan are subject to that portion of the Deferred Sales Charge remaining at the time of reinvestment (see Reinvestment Plan).
 - *** Reflects deductions for remaining Deferred Sales Charge payments (\$17.50 initially). In addition, after the initial offering period, the repurchase and cash redemption prices will be further reduced to reflect the Fund's estimated costs of liquidating Securities to meet the redemption, currently estimated at \$1.11 per 1,000 Units.

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INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (CONTINUED)

FEE TABLE

UNITHOLDER TRANSACTION EXPENSES

<TABLE>
 <CAPTION>

	<C>	<C>	AMOUNT PER 1,000 UNITS
<S>			-----
Maximum Initial Sales Charge Imposed on Purchase (as a percentage of offering price).....	1.00%+	\$	10.00
Deferred Sales Charge per Year (as a percentage of original purchase price).....	1.75%*		17.50
	2.75%	\$	27.50

Maximum Sales Charge Imposed Per Year on Reinvested Dividends.....	1.75%*	\$	17.50
ESTIMATED ANNUAL FUND OPERATING EXPENSES			
(AS A PERCENTAGE OF AVERAGE NET ASSETS)			
Trustee's Fee.....	0.085%	\$	0.84
Portfolio Supervision, Bookkeeping and Administrative Fees.....	0.035%		0.35

Other Operating Expenses.....	0.023%	0.23
Total.....	0.143%	\$ 1.42

</TABLE>

<TABLE>
<CAPTION>
EXAMPLE

	CUMULATIVE EXPENSES PAID FOR PERIOD OF:		
	1 YEAR	3 YEARS	5 YEARS
<S>	<C>	<C>	<C>
An investor would pay the following expenses on a \$1,000 investment, assuming the 1994 Winter Series estimated operating expense ratio of 0.143% and a 5% annual return on the investment throughout the periods.....	\$ 29	\$ 68	\$ 110

EXAMPLE

	10 YEARS
An investor would pay the following expenses on a \$1,000 investment, assuming the 1994 Winter Series estimated operating expense ratio of 0.143% and a 5% annual return on the investment throughout the periods.....	\$ 227

</TABLE>
The Example assumes reinvestment of all dividends and distributions and utilizes a 5% annual rate of return as mandated by Securities and Exchange Commission regulations applicable to mutual funds. For purposes of the Example, the Deferred Sales Charge imposed on reinvestment of dividends is not reflected until the year following payment of the dividend; the cumulative expenses would be higher if sales charges on reinvested dividends were reflected in the year of reinvestment. The Example should not be considered a representation of past or future expenses or annual rate of return; the actual expenses and annual rate of return may be more or less than those assumed for purposes of the Example.

- + The Maximum Initial Sales Charge is actually the difference between 2.75% and the Deferred Sales Charge (\$17.50 per 1,000 Units) and would exceed 1% if the Public Offering Price exceeds \$1,000 per 1,000 Units.
- * The actual fee is \$1.75 per month per 1,000 Units, irrespective of purchase or redemption price, deducted in each of the last 10 months of each one-year Portfolio. If a Holder sells Units before all of these deductions have been made, the balance of the Deferred Sales Charge will be deducted from the sales proceeds. If Unit price exceeds \$1 per Unit, the Deferred Sales Charge will be less than 1.75%; if Unit price is less than \$1 per Unit, the Deferred Sales Charge will exceed 1.75%.

THIS FEE TABLE IS INTENDED TO ASSIST INVESTORS IN UNDERSTANDING THE COSTS AND EXPENSES THAT AN INVESTOR IN THE SERIES WILL BEAR DIRECTLY OR INDIRECTLY. SEE PUBLIC SALE OF UNITS AND EXPENSES AND CHARGES. ALTHOUGH EACH SERIES HAS A TERM OF ONLY ONE YEAR, AND IS A UNIT INVESTMENT TRUST RATHER THAN A MUTUAL FUND, THIS INFORMATION IS PRESENTED TO PERMIT A COMPARISON OF FEES, ASSUMING THE PRINCIPAL AMOUNT AND DISTRIBUTIONS ARE ROLLED OVER EACH YEAR INTO A NEW SERIES SUBJECT ONLY TO THE DEFERRED SALES CHARGE.

INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (CONTINUED)

OBJECTIVE OF THE FUND--The objective of the Fund is to provide total return through capital appreciation and current dividend income. The Fund will invest for approximately the next twelve (12) months in approximately equal values of the ten common stocks in the Dow Jones Industrial Average (which is unaffiliated with any of the Sponsors) having the highest dividend yield three business days prior to the date of this Prospectus (the 'DJIA Strategy Stocks'). (See Investment Summary--Special Characteristics of the Fund.) The companies represented in the Fund are some of the most well-known and highly capitalized companies in America. Many are household names. An investment in approximately equal values of the DJIA Strategy Stocks for a period of one year would have, in certain of the last 20 years, yielded a higher total return than an investment in all of the stocks comprising the Dow Jones Industrial Average (see Comparison of Dividends, Appreciation and Total Return on page A-9). Investment in a number of companies having high dividends relative to their stock prices (usually because their stock prices are depressed) is designed to increase the Fund's

potential for higher returns. The Securities may appreciate or depreciate in value (or pay or fail to pay dividends) depending on the full range of economic and market influences affecting corporate profitability, the financial condition of issuers and the prices of equity securities in general and the Securities in particular. Therefore, there is no guarantee that the objective of the Fund will be achieved.

PORTFOLIO STRUCTURE--The Portfolio contains 10 common stocks issued by companies engaged primarily in the following industries: 3 petroleum refining companies (31% of the aggregate value of the Securities in the Fund*), 2 chemical products manufacturers, 1 photographic equipment and supplies manufacturer, 1 pharmaceutical company, 1 retailing company, 1 consumer goods company and 1 financial services company. Although there are certain risks of price volatility associated with investment in common stocks (particularly with an investment in one or two common stocks), your risk is reduced because your capital is divided among 10 stocks from 7 different industry groups.

MARKET FOR UNITS; DEFERRED SALES CHARGE--Although not obligated to do so, the Sponsors intend to maintain a market for Units based on the aggregate value of the underlying Securities. If a market is not maintained, it is unlikely that a Holder would be able to dispose of his Units other than through redemption (see Redemption). The Sponsors' Repurchase Price, like the Redemption Price, will reflect the deduction from the value of the underlying Securities of any unpaid amount of the Deferred Sales Charge. In addition, after the initial offering period the repurchase and cash redemption prices will be further reduced to reflect the Fund's estimated costs of liquidating Securities to meet the redemption in the amount shown on page A-3. Investors should note that the Deferred Sales Charge of \$1.75 per 1,000 Units will be deducted from assets of the Fund on the 25th of each month commencing on the first Deferred Sales Charge Payment Date shown on page A-3, and to the extent the entire Deferred Sales Charge has not been so deducted or paid at the time of redemption of the Units, the remainder will be deducted from the proceeds of redemption or in calculating an in-kind redemption.

RISK FACTORS--Investment in the Fund should be made with an understanding that the value of the underlying Portfolio may fluctuate in accordance with changes in the financial condition of the issuers of the Securities in the Portfolio, changes in the various industry sectors represented in the Fund, the value of stocks generally, the impact of the Sponsors' purchase and sale of the Securities (especially during the primary offering period of Units of the Fund and during the Special Redemption and Liquidation Period) and other factors. Common stocks may be susceptible to general stock market fluctuations and to volatile increases and decreases of value as market confidence in and perceptions of the issuers change. Any declaration of dividends by the issuers of the Securities in the Portfolio depends upon several factors including the financial condition of the issuers and general economic conditions. (See Risk Factors.) In addition, the Fund is considered to be 'concentrated' in stocks of companies deriving a substantial portion of their income from the petroleum refining industry.* Investment in this industry may pose additional risks including the volatility of oil prices, the impact of oil cartels, continued political uncertainty in the Middle East and the increasing costs associated with environmental damage caused by oil companies and compliance with environmental regulations and legislation (see Risk Factors--Petroleum Refining Companies).

Unlike a mutual fund, the Portfolio is not actively managed and the Sponsors receive no management fee. Therefore, the adverse financial condition of an issuer will not necessarily require the sale of Securities from the Portfolio or mean that the Sponsors will not continue to purchase the Security in order to create additional Units. Although the Portfolio is regularly reviewed and evaluated and the Sponsors may instruct the Trustee to sell Securities under certain limited circumstances, given the investment philosophy of the Fund, the Sponsors are not likely to sell Securities (see Administration of the Fund--Portfolio Supervision). Securities will not be sold by the Fund to take advantage of market fluctuations or changes in anticipated rates of appreciation. Investors should note in particular that the Securities were selected on the basis of the criteria set forth under Objective of the Fund. These criteria may not necessarily reflect the research recommendations of any of the Sponsors. The Fund may continue to purchase or hold Securities originally selected through this process even though the yields on the Securities may have changed or the Securities may no longer be included in the Dow Jones Industrial Average.

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* A fund is considered to be 'concentrated' in a particular category when the securities in that category constitute 25% or more of the aggregate value of the portfolio (see Risk Factors below).

INVESTOR'S GUIDE
EQUITY INCOME FUND
SELECT TEN
PORTFOLIO--
1994 WINTER
SERIES

DEFINED EQUITY INCOME FUND

Our defined equity portfolios offer investors a simple and convenient way to participate in the equity markets. By purchasing defined equity funds, investors not only avoid the problem of selecting individual securities by themselves, but also gain the advantage of diversification by investing in securities of several different issuers. Spreading your investment among different securities and issuers reduces your risk, but does not eliminate it.

SELECT TEN PORTFOLIO
(1994 WINTER SERIES)

The 1994 Winter Series seeks to outperform the Dow Jones Industrial Average* ('DJIA') by investing for about one year in its ten highest dividend yielding stocks ('DJIA Strategy Stocks'). Although Select Ten Portfolios were not available until 1991, during the last 20 years, the strategy of investing in approximately equal values of these stocks each year generally would have yielded a higher total return than an investment in all 30 stocks which make up the DJIA.

<TABLE>
<CAPTION>

YEAR	COMPARISON OF TOTAL RETURN	
	DJIA STRATEGY STOCKS (2) TOTAL RETURN (3)	DOW JONES INDUSTRIAL AVERAGE (DJIA) (1) TOTAL RETURN (3)
<S>	<C>	<C>
1974	-8.95%	-23.14%
1975	56.73	44.40
1976	34.80	22.72
1977	-0.83	-12.71
1978	0.19	2.69
1979	12.38	10.52
1980	26.37	21.41
1981	7.35	-3.40
1982	25.46	25.79
1983	38.45	25.68
1984	6.89	1.06
1985	28.42	32.78
1986	29.87	26.91
1987	6.97	6.02
1988	21.60	15.95
1989	27.22	31.71
1990	-7.94	-0.57
1991	33.54	23.93
1992	8.26	7.34
1993	27.21	16.72

</TABLE>

- (1) AN INDEX OF 30 STOCKS COMPILED BY DOW JONES & COMPANY, INC.
- (2) DJIA STRATEGY STOCKS FOR ANY GIVEN YEAR WERE SELECTED BY RANKING THE DIVIDEND YIELDS FOR EACH OF THE STOCKS IN THE DJIA AS OF THE BEGINNING OF THAT YEAR, BASED UPON AN ANNUALIZATION OF THE LAST QUARTERLY OR SEMI-ANNUAL REGULAR DIVIDEND DISTRIBUTION (WHICH WOULD HAVE BEEN DECLARED IN THE PRECEDING PERIOD) DIVIDED BY THAT STOCK'S MARKET VALUE ON THE FIRST TRADING DAY ON THE NEW YORK STOCK EXCHANGE IN THAT YEAR.
- (3) TOTAL RETURN REPRESENTS THE SUM OF A STOCK'S APPRECIATION AND ACTUAL DIVIDEND YIELD. APPRECIATION FOR THE DJIA REPRESENTS THE PERCENTAGE CHANGE IN VALUE OF THE DJIA FROM THE FIRST TRADING DAY ON THE NEW YORK STOCK EXCHANGE IN A GIVEN YEAR TO THE LAST TRADING DAY IN THAT YEAR; APPRECIATION FOR THE DJIA STRATEGY STOCKS REPRESENTS THE PERCENTAGE CHANGE IN THE VALUE OF THE DJIA STRATEGY STOCKS OVER THE SAME PERIOD OF TIME. ACTUAL DIVIDEND YIELD FOR THE DJIA IS CALCULATED BY DIVIDING THE TOTAL DIVIDENDS CREDITED TO THE

DJIA BY THE OPENING VALUE OF THE DJIA AS OF THE FIRST TRADING DAY OF THE YEAR; ACTUAL DIVIDEND YIELD ON THE DJIA STRATEGY STOCKS IS CALCULATED BY ADDING TOTAL DIVIDENDS RECEIVED IN THAT YEAR AND DIVIDING THE RESULT BY THE MARKET VALUE OF THE STOCKS AS OF THE FIRST TRADING DAY IN THAT YEAR. TOTAL RETURN DOES NOT TAKE INTO CONSIDERATION ANY SALES CHARGES, COMMISSIONS, EXPENSES OR TAXES.

* Dow Jones & Company, Inc. has not participated in any way in the creation of the Fund or in the selection of the stocks included in the Fund and has not reviewed or approved any information included in the prospectus. The name 'The Dow Jones Industrial Average' is the property of Dow Jones & Company, Inc.

This material may not be distributed unless included in a current prospectus. Investors should refer to the prospectus for further information.

PERFORMANCE OF THE STRATEGY

The returns shown on the preceding page represent past performance and are no guarantee of future results; they should not be used to predict returns from the Fund. As indicated, the DJIA Strategy Stocks underperformed the DJIA in certain of the last 20 years and there can be no assurance that the Fund will outperform the DJIA over its one year life or over consecutive rollover periods, if available. An investor in the Fund may not realize as high a total return as on a direct investment in the DJIA Strategy Stocks since the Fund has sales charges and expenses and may not be fully invested at all times. Unit price will fluctuate with the value of the underlying stocks, and there is no assurance that dividends on these stocks will be paid or that the Units will appreciate in value.

INVESTMENT STRATEGY

The objective of this Fund is to provide total return through a combination of capital appreciation and current dividend income. The Fund will invest in some of the most well-known and highly capitalized companies in America. However, because return depends on both stock price and dividend declarations, there can be no assurance that the Fund will achieve this objective. The Fund buys approximately equal values of the ten highest dividend yielding stocks in the Dow Jones Industrial Average three business days prior to the Initial Date of Deposit of Securities in the Fund and holds them for about one year. After this period, the Fund will terminate. Investors may choose either to reinvest their proceeds into the next Winter Series, if available, subject only to the deferred sales charge, or to receive a cash distribution.

REDUCED RISK

Buying just one or two of these stocks may subject you to greater investment risk. With this Fund, your risk is reduced because your capital is spread among ten common stocks from various industry groups. Because the Portfolio will remain relatively fixed, there are no management fees.

A LIQUID INVESTMENT

Although not legally required to do so, the Sponsors have maintained a secondary market for Defined Asset Funds for over 20 years. You can cash in your Units at any time. Your price is based on the market value of the Fund's securities at that time. Or, you can exchange your investment for another Defined Fund at a reduced sales charge. There is never a fee for cashing in your investment.

RISK FACTORS

The value of the Units may fluctuate with changes in the financial condition of the issuers of stocks held, changes in the industry sectors represented, the value of stocks generally and the impact of the Fund's purchase and sale of stocks (especially during the primary offering and the special redemption and liquidation periods). Dividends are subject to the financial condition of and declaration by the issuers. There can be no assurance that the Fund will achieve its objective. Although the Portfolio is monitored, it is not actively managed and, given the investment philosophy of the Fund, it is unlikely that the Portfolio will change during the life of the Fund.

VOLUME PURCHASE DISCOUNT

The initial sales charge will be reduced starting at purchases of \$50,000. For purchases of \$250,000 or more, only the deferred sales charge is payable.

DEFERRED SALES CHARGE

Deferring part of the sales charge permits more of your money to go to work for you. Of course, the basis of your Units and the proceeds you will receive for tax purposes when you liquidate your Units will reflect the payment of the sales charge. For example, if you purchase your Units for \$1,000 (including a \$10.00 initial sales charge when purchased) subject to a \$17.50 deferred sales charge, your tax basis for your Units would be \$1,017.50 (less any portion of the \$17.50 treated as interest (see Taxes)). To the extent that income or liquidation proceeds received reflect deduction of the deferred sales charge, you will be deemed to have received the gross amount (without this deduction) as income or proceeds.

REINVESTMENT OPTION

You can elect to reinvest your quarterly distributions automatically in additional units of the Fund subject only to the remaining portion of the deferred sales charge. Reinvestment allows you to increase your overall investment in the Fund and compound income for a greater total return. Contact your financial professional to participate in this Reinvestment Plan.

INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (CONTINUED)

Subsequent to the Initial Date of Deposit, the Sponsors may create additional Units by depositing either additional Securities, contracts to purchase additional Securities or cash (or a bank letter or letters of credit in lieu of cash) with instructions to purchase additional Securities if additional Units are to be offered to the public. (See Administration of the Fund--Portfolio Supervision). If cash (or a bank letter of credit in lieu of cash) is deposited with instructions to purchase Securities, to the extent the price of a Security increases or decreases between the time of deposit and the time any Security is purchased, Units will represent less or more of that Security and more or less of the other Securities in the Fund. Price fluctuations during the period from the time of deposit of cash (or a bank letter of credit in lieu of cash) to the time the Securities are purchased will affect the value of every Holder's Units and the income per Unit received by the Fund. In order to minimize these effects, the Fund will try to purchase Securities as near as possible to the Evaluation Time or at prices as close as possible to the prices used to evaluate the Fund at the Evaluation Time. In addition, brokerage fees incurred in purchasing Securities with cash deposited with instructions to purchase the Securities will be an expense of the Fund. Thus, price fluctuations during this period and payment of any brokerage fees by the Fund will affect the value of every Holder's Units and the income per Unit received by the Fund. In particular, Holders who purchase Units during the primary offering period for the Units would experience a dilution of their investment as a result of any brokerage fees paid by the Fund during subsequent deposits of additional Securities purchased with cash deposited with

instructions to purchase Securities. (See Fund Structure; Administration of the Fund--Portfolio Supervision). Because Securities generally will not be sold to pay the Deferred Sales Charge until after the last Deferred Sales Charge Payment Date, the Fund may realize a gain or loss on changes in the price of the Securities between the various deduction dates and the actual sale of Securities to satisfy this liability. Also, because of the Special Redemption and Liquidation in New Fund described below, there is a possibility that the Fund may be reduced below the Minimum Value of Fund set forth on page A-3 and that the Fund could therefore be terminated at that time before the Mandatory Termination Date of the Fund.

Investors should be aware that the Fund may not be able to buy each Security at the same time because of availability of the Security, any restrictions applicable to the Fund relating to the purchase of the Security by reason of the federal securities laws or otherwise. Any monies allocated to the purchase of a Security will generally be held for the purchase of the Security.

DISTRIBUTIONS--Quarterly Income Distributions of dividends, if any, will be made in cash on the dates set forth under Investment Summary on page A-3 to Holders of record on the record days set forth on page A-3 (see Administration of the Fund--Accounts and Distributions). Alternatively, Holders may elect to have their Quarterly Income Distributions reinvested as described more fully below. The Fund will be terminated by the Mandatory Termination Date and the Portfolio liquidated and the final distribution made as soon thereafter as is reasonable. Holders who elect to become Rollover Holders will not receive the final liquidation distribution, but will receive the November 1994 Quarterly Income Distribution (see Special Redemption, Liquidation and Investment in New Fund).

REINVESTMENT PLAN--Holders electing to participate in the Reinvestment Plan may purchase additional Units of this Select Ten Portfolio ('Reinvestment Units') at the net asset value per 1,000 Units, subject only to the remaining Deferred Sales Charge. For example, Holders electing reinvestment at the time of the first Quarterly Income Distribution (March 1994) would be subject to a Deferred Sales Charge of \$15.75 per 1,000 Units on their Reinvestment Units (the full Deferred Sales Charge of \$17.50 minus the \$1.75 already deducted on the first Deferred Sales Charge Payment Date). Holders electing to reinvest their second Quarterly Income Distribution (June 1994) would be subject to a Deferred Sales Charge of \$10.50 per 1,000 Units on their Reinvestment Units (the full Deferred Sales Charge of \$17.50 minus a total of \$7.00 already deducted in March, April, May and June 1994). Holders electing to reinvest their dividends will receive additional Units and therefore will own a greater percentage of the Fund than Holders who receive their distributions in cash. (See Administration of the Fund--Reinvestment Plan.)

TAXATION--In the opinion of special counsel to the Sponsors, each Holder will be considered to have received all of the dividends paid on his pro rata portion of each Security in the Fund when those dividends are received by the Fund, even though the dividend payments are used to pay expenses of the Fund. Under current law, any dividend payments which constitute dividends for Federal income tax purposes generally will be eligible for the 70% dividends-received deduction for corporations. (See Taxes.)

PUBLIC OFFERING PRICE--The Public Offering Price per 1,000 Units is based on the aggregate value of the underlying Securities and any cash held to purchase Securities, divided by the number of Units outstanding times 1,000 plus the applicable sales charge. A proportionate share of the amount in the Income Account and the amount in the Capital Account to the extent not allocated to the purchase of specific Securities (described under Administration of the Fund--Accounts and Distributions) on the date of delivery of the Units to the purchaser is added to the Public Offering Price. The total sales charge consists of an Initial Sales Charge and a Deferred Sales Charge, the maximum total of which equals 2.75% of the Public Offering Price or 2.778% of the net asset value of the Fund. The Initial Sales Charge is computed by deducting the Deferred Sales Charge (\$17.50 per 1,000 Units) from the aggregate sales charge; thus on the date of the Investment Summary, the maximum Initial Sales Charge is \$10 per 1,000 Units or 1% of the Public Offering Price. The Initial Sales Charge is deducted from the purchase price at the time of purchase. The Initial Sales Charge will be reduced on a graduated basis on purchases

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INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (CONTINUED)

of \$50,000 or more. The Deferred Sales Charge is paid through reduction of the net asset value of the Fund by \$1.75 per 1,000 Units monthly on each Deferred Sales Charge Payment Date commencing on the first Deferred Sales Charge Payment

Date shown on page A-3. Units purchased pursuant to the Reinvestment Plan are only subject to remaining deductions of the Deferred Sales Charge (see Reinvestment Plan). If a Holder redeems or sells his Units to the Sponsors prior to the last Deferred Sales Charge Payment Date, the Holder is obligated to pay any remaining Deferred Sales Charge which has not been deducted from the value underlying his Units. Units are offered at the Public Offering Price computed as of the Evaluation Time for all sales subsequent to the previous evaluation. The Public Offering Price on the Initial Date of Deposit, and on subsequent dates, will vary from the Public Offering Price set forth on page A-3. (See Public Sale of Units--Public Offering Price.) The minimum purchase is \$1,000 (\$250 for IRAs and Keogh Accounts).

DESCRIPTION OF SPECIAL REDEMPTION, LIQUIDATION AND INVESTMENT IN NEW FUND--Holders of Units have the right, subject only to the Deferred Sales Charge, to exchange Units of the Fund for units of other Select Ten Portfolios (see Exchange Option). In addition, subject to any necessary regulatory approval, Holders will have the option of specifying by the Rollover Notification Date (see page A-3) to have all of their Units redeemed in kind and the distributed Securities sold by the Distribution Agent during the Special Redemption and Liquidation Period (as defined under Investment Summary). The proceeds of the redemption will be invested in units of the 1995 Winter Series, if offered, subject only to the deferred sales charge. (See Special Redemption, Liquidation and Investment in New Fund.)

In addition, Holders of units of the 1993 Winter Series can reinvest the dividends received on those units, as well as the Rollover proceeds, into Units of this Fund, subject only to the Deferred Sales Charge, if they so specify by the applicable Rollover Notification Date.

Units of Rollover Holders will be redeemed in kind on the first day of the Special Redemption and Liquidation Period. By participating in the Special Redemption and Liquidation, each Rollover Holder will be deemed to have irrevocably instructed the Distribution Agent to sell his portion of the total distributed Securities during the Special Redemption and Liquidation Period. The Distribution Agent will appoint the Sponsors as its agents to determine the manner, timing and execution of sales of underlying Securities.

For each Rollover Holder who confirms his interest in buying units of the 1995 Winter Series, the proceeds of the redemption of the underlying Securities (as the proceeds become available) will be invested in 1995 Winter Series units. The Sponsors may, however, stop creating new units at any time in their sole discretion without regard to whether all Rollover proceeds have been invested. The Sponsors are under no obligation to create a 1995 Winter Series, however, and may modify the terms of the Special Redemption, Liquidation and Investment in New Fund upon notice to Holders of Units at any time. The Sponsors also reserve the right to extend the Rollover Notification Date stated herein.

Holders who do not wish to have their Units redeemed as described above may continue to hold Units of the Fund in accordance with the terms described in this Prospectus until the Fund is terminated or until the Mandatory Termination Date listed on page A-3, whichever occurs first. (See Termination.) These Holders may, of course, redeem their Units at any time as set forth under Redemption. If these Holders choose to redeem during the Special Redemption and Liquidation Period, or possibly for some period thereafter, the redemption proceeds they receive may also be affected by the same negative market price consequences described in the preceding paragraphs. In addition, any brokerage commissions on sales of the underlying Securities distributed in connection with in-kind redemptions will be borne by the redeeming Holder. (See Redemption; Special Redemption, Liquidation and Investment in New Fund.)

PURCHASE OF UNITS--Units can be purchased by contacting the Sponsors, whose addresses are listed on the back cover of this Prospectus. The minimum purchase is \$1,000 except that Individual Retirement Accounts and certain other tax deferred retirement plans may purchase as little as \$250 (see Retirement Plans).

SPECIAL CHARACTERISTICS OF THE FUND-- The Fund Portfolio consists of the ten common stocks in the Dow Jones Industrial Average ('DJIA') having the highest dividend yield three business days prior to the Initial Date of Deposit. Dow Jones & Company, Inc., which is not affiliated with the Sponsors, has not participated in any way in the creation of the Fund or in the selection of the stocks included in the Fund and has not reviewed or approved any of the information contained in this Prospectus. The yield for each Security was calculated by annualizing the last quarterly or semi-annual ordinary dividend distributed and dividing the result by the market value of the Security three business days prior to the Initial Date of Deposit. This formula (an objective determination) served as the basis for the Sponsors' selection of the ten stocks

in the Dow Jones Industrial Average having the highest dividend yield. The philosophy is simple. The Fund does not require an explanation of 'betas' or 'thetas', just the pure and simple concept of buying a quality portfolio of attractive equities with high dividend yields in one convenient purchase. The Securities were selected irrespective of any research recommendation by any of the Sponsors. Investing in the stocks of the DJIA may be effective as well as conservative because regular dividends are common for established companies and dividends have accounted for a substantial portion of the total return on stocks of the DJIA as a group.

The Dow Jones Industrial Average comprises 30 common stocks chosen by the editors of The Wall Street Journal as representative of the New York Stock Exchange and of American industry. The companies are major factors in their industries and their stocks are widely held by individuals and institutional investors. Changes in

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INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (CONTINUED)

the components of the DJIA are made entirely by the editors of The Wall Street Journal without consultation with the companies, the stock exchange or any official agency. For the sake of continuity, changes are made rarely. Most substitutions have been the result of mergers, but from time to time, changes may be made to achieve a better representation. The components of the Dow Jones Industrial Average may be changed at any time for any reason. Any changes in the components in the Dow Jones Industrial Average after the date of this Investment Summary will not cause a change in the identity of the common stocks included in the Fund Portfolio, including any additional Securities deposited in the Fund. There can be no assurance that any dividends will be declared or paid in the future on the Securities in the Fund.

Investors should note that the Fund's selection criteria were applied to the Securities three business days prior to the Initial Date of Deposit. Since the Sponsors may deposit additional Securities in connection with the sale of additional Units, the yields on these Securities may change subsequent to the Initial Date of Deposit or the Securities may no longer be included in the Dow Jones Industrial Average; however, such subsequent changes will not change the composition of the Portfolio.

UNDERWRITING--None of the Sponsors has participated as sole underwriter, managing underwriter or member of an underwriting syndicate from which the Securities in the Portfolio were acquired but one of the Sponsors may have been managing underwriter of a public offering of one or more issues of Securities within the last three years (see Portfolio).

UNDERWRITING ACCOUNT

The names and addresses of the Underwriters are:

<TABLE>	
<S>	<C>
Merrill Lynch, Pierce, Fenner & Smith Incorporated	P.O. Box 9051, Princeton, N.J. 08543-9051
Smith Barney Shearson Inc.	Two World Trade Center--101st Floor, New York, N.Y. 10048
PaineWebber Incorporated	1285 Avenue of the Americas, New York, N.Y. 10019
Prudential Securities Incorporated	One Seaport Plaza--199 Water Street, New York, N.Y. 10292

</TABLE>

Each Underwriter's interest in the Underwriting Account will depend upon the number of Units acquired through the issuance of additional Units.

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INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (CONTINUED)

The following table compares the actual performance of the Dow Jones Industrial Average and approximately equal values of the DJIA Strategy Stocks in each of the past 20 years, as of December 31 in each of these years. The return on the Fund may not equal that of the DJIA Strategy Stocks because the total return does not reflect sales charges, commissions, expenses or taxes, and the Fund may not be fully invested at all times.

COMPARISON OF DIVIDENDS, APPRECIATION AND TOTAL RETURN

<TABLE>
<CAPTION>

YEAR	DJIA STRATEGY STOCKS (1)			DOW JONES INDUSTRIAL AVERAGE (DJIA)		
	APPRECIATION (2)	ACTUAL DIVIDEND YIELD (3)	TOTAL RETURN (4)	APPRECIATION (2)	ACTUAL DIVIDEND YIELD (3)	TOTAL RETURN (4)
1974	-16.32%	7.37%	-8.95%	-27.57%	4.43%	-23.14%
1975	48.78	7.95	56.73	38.32	6.08	44.40
1976	27.70	7.10	34.80	17.86	4.86	22.72
1977	-6.75	5.92	-0.83	-17.27	4.56	-12.71
1978	-6.92	7.11	0.19	-3.15	5.84	2.69
1979	3.97	8.41	12.38	4.19	6.33	10.52
1980	17.83	8.54	26.37	14.93	6.48	21.41
1981	-0.94	8.29	7.35	-9.23	5.83	-3.40
1982	17.24	8.22	25.46	19.60	6.19	25.79
1983	30.20	8.25	38.45	20.30	5.38	25.68
1984	0.24	6.65	6.89	-3.76	4.82	1.06
1985	21.45	6.97	28.42	27.66	5.12	32.78
1986	23.74	6.13	29.87	22.58	4.33	26.91
1987	1.87	5.10	6.97	2.26	3.76	6.02
1988	15.80	5.80	21.60	11.85	4.10	15.95
1989	20.28	6.94	27.22	26.96	4.75	31.71
1990	-13.00	5.06	-7.94	-4.34	3.77	-0.57
1991	28.32	5.22	33.54	20.32	3.61	23.93
1992	3.44	4.82	8.26	4.17	3.17	7.34
1993	23.00	4.21	27.21	13.72	3.00	16.72

</TABLE>

YEAR	TOTAL RETURN (4)
1974	-23.14%
1975	44.40
1976	22.72
1977	-12.71
1978	2.69
1979	10.52
1980	21.41
1981	-3.40
1982	25.79
1983	25.68
1984	1.06
1985	32.78
1986	26.91
1987	6.02
1988	15.95
1989	31.71
1990	-0.57
1991	23.93
1992	7.34
1993	16.72

(1) The DJIA Strategy Stocks for each year were selected by ranking the dividend yields for each of the stocks in the DJIA as of the beginning of that year, based upon an annualization of the last quarterly or semi-annual regular dividend distribution (which would have been declared in the preceding year) divided by that stock's market value on the first trading day on the New York Stock Exchange in that year.

(2) Appreciation for the DJIA Strategy Stocks is calculated by subtracting the market value of these stocks as of the first trading day on the New York Stock Exchange in a given year from the market value of those stocks as of the last trading day in that year, and dividing the result by the market value of the stocks as of the first trading day in that year. Appreciation for the DJIA is calculated by subtracting the opening value of the DJIA as of the first trading day in each year from the closing value of the DJIA as of the last trading day in that year, and dividing the result by the opening value of the DJIA as of the first trading day in that year.

(3) Actual Dividend Yield for the DJIA Strategy Stocks is calculated by adding the total dividends received on the stocks in each year and dividing the result by the market value of the stocks as of the first trading day in that year. Actual Dividend Yield for the DJIA is calculated by taking the total dividends credited to the DJIA and dividing the result by the opening value of the DJIA as of the first trading day of the year.

(4) Total Return represents the sum of Appreciation and Actual Dividend Yield. Total Return does not take into consideration any sales charges, commissions, expenses or taxes. Total Return does not take into

consideration any reinvestment of dividend income. From January 1974 through December 1993, the DJIA Strategy Stocks achieved an average annual total return of 17.52%, as compared to the average annual total return of the DJIA, which was 12.55%. These stocks also had a higher average dividend yield in each of the last 20 years and outperformed the DJIA in 15 of these years. When viewed for at least three consecutive years, this strategy never lost money. Although the Fund seeks to outperform the DJIA, there can be no assurance that the Fund will do so over its one-year life or over consecutive rollover periods, if available.

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INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (CONTINUED)

The returns shown on the preceding page represent past performance and are no guarantee of future results; they should not be used to predict returns from the Fund. As indicated, the DJIA Strategy Stocks underperformed the DJIA in certain of the last 20 years and there can be no assurance that the Fund will outperform the DJIA over its one year life or over consecutive rollover periods, if available. Investors in the Fund may not realize as high a total return as on a direct investment in the DJIA Strategy Stocks since the Fund has sales charges and expenses and may not be fully invested at all times. Fund Unit price will fluctuate with the value of the underlying stocks, and there is no assurance that dividends on these stocks will be paid or that the Units will appreciate in value.

VALUE OF \$10,000 INVESTED ON 1/1/1974

PERIOD	10 HIGHEST YIELDING	
	DJIA STOCKS	DJIA
1974	\$ 9,105.00	\$ 7,686.00
1975	14,270.27	11,098.58
1976	19,236.32	13,620.18
1977	19,076.66	11,889.06
1978	19,112.90	12,208.87
1979	21,479.08	13,493.25
1980	27,143.11	16,382.15
1981	29,138.13	15,825.16
1982	36,556.70	19,906.47
1983	50,612.75	25,018.45
1984	54,099.97	25,283.64
1985	69,475.19	33,571.62
1986	90,227.42	42,605.74
1987	96,516.27	45,170.61
1988	117,363.79	52,375.32
1989	149,310.21	68,983.53
1990	137,454.98	68,590.33
1991	183,557.38	85,003.99
1992	198,719.22	91,243.28
1993	252,790.72	106,499.16

The table above represents past performance of the DJIA and the DJIA Strategy Stocks (but not the Fund or any prior Select Ten Portfolio) and should not be considered indicative of future results of the strategy or the Fund. The table indicates the hypothetical performance of the Strategy as if it had been employed since 1974. The table assumes that all dividends during a year are reinvested at the end of that year and does not reflect commissions or taxes. The DJIA Strategy Stocks underperformed the DJIA in certain of those 20 years, and there can be no assurance that the Fund will outperform the DJIA over its one-year life or over consecutive rollover periods, if available. This performance may be compared in sales literature to performance of the S&P 500 Stock Price Composite Index, to which may be added by year various national and international political and economic events, and certain milestones in price and market indicators and in offerings of Defined Asset Funds. This performance may also be compared for various periods (without reinvestment of income) with an investment in short-term U.S. Treasury securities, with maturing principal reinvested in new Treasury securities; however, the investor should bear in mind that Treasury securities are fixed income obligations, having the highest credit characteristics, while the DJIA Strategy Stocks involve greater risk because they have no maturities, and income thereon is subject to the financial condition of, and declaration by, the issuers. In addition, the Fund's performance will vary from that of the DJIA Strategy Stocks because the Fund has a sales charge and expenses and it may not be fully invested at all times.

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INVESTMENT SUMMARY AS OF JANUARY 4, 1994 (CONTINUED)

The following table illustrates the results of a hypothetical investment of \$10,000 per year in the DJIA Strategy Stocks for 15 years (the 'Investing

Period'), rolling over the investment (including dividends received) at the end of each year; and then at the end of the 15-year period, withdrawing \$50,000 a year for the next six years (the 'Retirement Period') while rolling over the remainder. These figures represent past performance of the DJIA Strategy Stocks and should not be considered indicative of future results of the stocks or the Fund. The table does not reflect commissions or the taxes that would be payable from other sources on each year's income unless the investment was held in a tax-deferred retirement account. Fund performance will vary from that of the DJIA Strategy Stocks because the Fund has a sales charge and expenses and may not be fully invested at all times.

<TABLE>
<CAPTION>

INVESTING PERIOD			CUMULATIVE		RETIREMENT PERIOD		CUMULATIVE
DATE OF INVESTMENT	ANNUAL INVESTMENT	VALUE AT YEAR END	DATE OF WITHDRAWAL	AMOUNT OF WITHDRAWAL	VALUE AT YEAR END		
<S>	<C>	<C>	<C>	<C>	<C>	<C>	
1/1/73	\$ 10,000	\$ 9,898	1/1/88	\$ 50,000	\$ 812,859		
1/1/74	10,000	18,117	1/1/89	50,000	970,510		
1/1/75	10,000	44,068	1/1/90	50,000	847,421		
1/1/76	10,000	72,884	1/1/91	50,000	1,064,876		
1/1/77	10,000	82,196	1/1/92	50,000	1,098,705		
1/1/78	10,000	92,371	1/1/93	50,000	1,334,058		
1/1/79	10,000	115,044	Total	\$ 300,000			
1/1/80	10,000	158,019					
1/1/81	10,000	180,368					
1/1/82	10,000	238,836					
1/1/83	10,000	344,513					
1/1/84	10,000	378,939					
1/1/85	10,000	499,475					
1/1/86	10,000	661,656					
1/1/87	10,000	718,470					
Total	\$ 150,000	\$ 718,470					

</TABLE>

THE STRATEGY

The following table compares the total returns (change in share prices plus dividends reinvested at the end of each year) for various years and cumulative performance of hypothetical investments of equal amounts of money in the DJIA Strategy Stocks and the ten highest dividend-yielding stocks in each of the Financial Times Industrial Ordinary Share Index (United Kingdom) ('FT Strategy Stocks') and the Hang Seng Index (Hong Kong) ('Hang Seng Strategy Stocks') with an investment of equal amounts in all three (the 'Combined Strategy'). These figures do not reflect commissions or taxes, nor the performance of any Select Ten Portfolio, which is subject to sales charges and expenses.

The table presents past performance of the Combined Strategy and should not be considered indicative of future results of either the Combined Strategy or the Fund. Both stock prices (which may appreciate or depreciate) and dividends (which may be increased, reduced or eliminated) will affect the returns. Also, there are additional risks associated with investments denominated in foreign currencies. However, the table illustrates that diversifying an investment among the 10 highest yielding stocks in each of these three indexes would have produced a substantially higher total return than the DJIA Strategy Stocks while increasing the volatility in total return only slightly.

<TABLE>
<CAPTION>

YEAR	DJIA STRATEGY		FT STRATEGY		HANG SENG STRATEGY		COMBINED STRATEGY	
	TOTAL RETURN	VALUE OF INVESTMENT	TOTAL RETURN	VALUE OF INVESTMENT	TOTAL RETURN	VALUE OF INVESTMENT	TOTAL RETURN	VALUE OF INVESTMENT
<S>	<C>	<C>	<C>	<C>	<C>	<C>	<C>	<C>
		\$ 10,000.00		\$ 10,000.00		\$ 10,000.00		\$ 10,000.00
1978	0.19%	10,019	17.73%	11,773	28.04%	12,804	15.32%	11,532.00
1979	12.38	11,259	4.76	12,333	62.28	23,339	33.14	15,353.70
1980	26.37	14,228	30.15	16,052	41.60	33,002	32.64	20,365.15
1981	7.35	15,274	-6.26	15,047	-3.86	31,728	-0.92	20,177.12
1982	25.46	19,163	44.03	21,672	-38.97	19,363	10.17	22,229.80
1983	38.45	26,531	42.06	30,788	-7.48	17,915	24.34	27,641.28
1984	6.89	28,359	5.50	32,481	65.32	29,617	25.90	34,801.29
1985	28.42	36,419	78.64	58,024	47.52	43,691	51.53	52,733.23
1986	29.87	47,297	32.88	77,102	60.49	70,120	41.08	74,396.04
1987	6.97	50,594	48.10	114,189	3.03	72,245	19.37	88,804.08
1988	21.60	61,522	11.38	127,183	34.04	96,837	22.34	108,642.91
1989	27.22	78,269	28.71	163,697	9.41	105,949	21.78	132,305.33
1990	-7.94	72,064	9.26	178,856	6.11	112,422	2.48	135,582.09
1991	33.54	96,221	16.57	208,492	48.51	166,959	32.87	180,152.45
1992	8.26	104,169	4.27	217,395	38.94	231,972	17.16	211,060.60

</TABLE>

<S>	<C>	<C>	<C>	<C>
Total Return	1,225.13%	2,893.31%	4,701.59%	3,219.91%
Average Annual Total Return	17.53%	23.67%	27.38%	24.47%

</TABLE>

YEAR	
	\$ 30,000.00
1978	34,596.00
1979	46,061.11
1980	61,095.46
1981	60,531.35
1982	66,689.40
1983	82,923.83
1984	104,403.86
1985	158,199.69
1986	223,188.13
1987	266,412.23
1988	325,928.72
1989	396,915.99
1990	406,746.28
1991	540,457.34
1992	633,181.80
1993	995,973.87

Total Return
Average Annual
Return

+ The publishers of these Indexes have not participated in any way in the creation of the Fund or in the selection of stocks included in the Portfolio nor reviewed or approved any information included in this prospectus.

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REPORT OF INDEPENDENT ACCOUNTANTS

The Sponsors, Co-Trustees and Holders of Equity Income Fund, Select Ten Portfolio--1994 Winter Series, Defined Asset Funds:

We have audited the accompanying statement of condition, including the portfolio, of Equity Income Fund, Select Ten Portfolio--1994 Winter Series, Defined Asset Funds as of January 5, 1994. This financial statement is the responsibility of the Co-Trustees. Our responsibility is to express an opinion on this financial statement based on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statement is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement. The deposit on January 5, 1994 of an irrevocable letter or letters of credit for the purchase of securities, as described in the statement of condition, was confirmed to us by Investors Bank & Trust Company, a Co-Trustee. An audit also includes assessing the accounting principles used and significant estimates made by the Co-Trustees, 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 statement referred to above presents fairly, in all material respects, the financial position of Equity Income Fund, Select Ten Portfolio--1994 Winter Series, Defined Asset Funds at January 5, 1994 in conformity with generally accepted accounting principles.

Deloitte & Touche
New York, N.Y.
January 5, 1994

EQUITY INCOME FUND
SELECT TEN PORTFOLIO--1994 WINTER SERIES
DEFINED ASSET FUNDS
STATEMENT OF CONDITION AS OF INITIAL DATE OF DEPOSIT, JANUARY 5, 1994

<TABLE>

<S>
TRUST PROPERTY
Investment in Securities:

<C>

2.	1.16	25.750	30,900.00	4.50
3.	2.60	58.000	31,900.00	4.48
4.	2.88	64.250	32,125.00	4.48
5.	2.00	45.875	32,112.50	4.36
6.	2.72	69.250	31,162.50	3.93
7.	3.50	89.500	31,325.00	3.91
8.	1.76	51.000	30,600.00	3.45
9.	0.75	22.500	31,500.00	3.33
10.	1.12	36.125	30,706.25	3.10

\$ 315,331.25

NOTES

- (1) Based on Cost of Securities to Fund.
- (2) Based on the latest quarterly or semi-annual ordinary dividend received. There can be no assurance that future dividend payments, if any, will be maintained at the indicated amount.
- (3) Valuation by the Trustee made on the basis of closing sale prices at the Evaluation Time on the day prior to the Initial Date of Deposit.
- (4) Current Yield for each Security was calculated by annualizing the last quarterly or semi-annual ordinary dividend received on that Security and dividing the result by that Security's market value as of the close of trading on January 4, 1994.

The Securities were acquired on January 4, 1994 and are represented entirely by contracts to purchase the Securities. Any of the Sponsors may have acted as underwriters, managers or comanagers of a public offering of the Securities in this Fund during the last three years. Affiliates of the Sponsors may serve as specialists in the Securities in this Fund on one or more stock exchanges and may have a long or short position in any of these stocks or in options on any of these stocks, and may be on the opposite side of public orders executed on the floor of an exchange where the Securities are listed. An officer, director or employee of any of the Sponsors may be an officer or director of one or more of the issuers of the Securities in the Fund. A Sponsor may trade for its own account as an odd-lot dealer, market maker, block positioner and/or arbitrageur in any of the Securities or options relating thereto. Any Sponsor, its affiliates, directors, elected officers and employee benefits programs may have either a long or short position in any Security or option relating thereto.

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EQUITY INCOME FUND
SELECT TEN PORTFOLIO--1994 WINTER SERIES
DEFINED ASSET FUNDS

FUND STRUCTURE

This Series (the 'Fund') of Equity Income Fund is a 'unit investment trust' created under New York law by a Trust Indenture (the 'Indenture') among the Sponsors and the Trustee. Unless otherwise indicated, when Investors Bank & Trust Company and The First National Bank of Chicago act as Co-Trustee to the Fund, references to the Trustee in the Prospectus shall be deemed to refer to Investors Bank & Trust Company and The First National Bank of Chicago, as Co-Trustees. To the extent that references in this Prospectus are to articles and sections of the Indenture, which are hereby incorporated by reference, the statements made herein are qualified in their entirety by this reference. On the date of this Prospectus (the 'Initial Date of Deposit') the Sponsors, acting as managers for the underwriters named under Underwriting Account, deposited the underlying Securities with the Trustee at a price equal to the aggregate value of the Securities on that date as determined by the Trustee, and the Trustee delivered to the Sponsors units of interest ('Units') representing the entire ownership of the Fund. Except as otherwise indicated under Portfolio (the 'Portfolio'), the Securities so deposited were represented by purchase contracts assigned to the Trustee together with an irrevocable letter or letters of credit issued by a commercial bank or banks in the amount necessary to complete the purchase thereof.

The Portfolio contains common stocks in the Dow Jones Industrial Average (which is not affiliated with the Sponsors) having the highest dividend yield three business days prior to the Initial Date of Deposit (the 'DJIA Strategy Stocks'). As used herein, the term 'Highest Dividend Yield' means the yield for each Security calculated by annualizing the last quarterly or semi-annual

ordinary dividend distributed on that Security and dividing the result by the market value of that Security three business days prior to the Initial Date of Deposit. This rate is historical, and there is no assurance that any dividends will be declared or paid in the future on the Securities in the Fund. As used herein, the term 'Securities' means the common stocks initially deposited in the Fund and described under Portfolio and any additional common stocks acquired and held by the Fund pursuant to the provisions of the Indenture (see Description of the Fund--The Portfolio; Administration of the Fund-- Portfolio Supervision).

With the deposit of the Securities in the Fund on the Initial Date of Deposit, the Sponsors established a proportionate relationship among the number of shares of each stock deposited in the Portfolio. During the 90-day period following the Initial Date of Deposit, the Sponsors may deposit additional Securities ('Additional Securities'), contracts to purchase Additional Securities or cash (or a bank letter of credit in lieu of cash) with instructions to purchase Additional Securities in order to create new Units, maintaining to the extent practicable the original proportionate relationship among the number of shares of each stock in the Portfolio. It may not be possible to maintain the exact original proportionate relationship among the Securities deposited on the Initial Date of Deposit because of, among other reasons, purchase requirements, changes in prices or unavailability of Securities. Units may be continuously offered to the public by means of this Prospectus (see Public Sale of Units--Public Distribution) resulting in a potential increase in the number of Units outstanding. Deposits of Additional Securities subsequent to the 90-day period following the Initial Date of Deposit must replicate exactly the proportionate relationship among the face amounts of Securities comprising the Portfolio at the end of the initial 90-day period, subject to certain events as discussed under Administration of the Fund--Portfolio Supervision.

The holders of record ('Holders') of Units will have the right to have their Units redeemed (see Redemption) at a price computed as set forth under 'Computation of Redemption Price per Unit' ('Redemption Price per Unit') if they cannot be sold in the over-the-counter market which the Sponsors propose to maintain (see Market for Units). Redemptions will be made in cash or in Securities ('in kind') (see Redemption). On the Initial Date of Deposit each Unit represented the fractional undivided interest in the Securities and net income of the Fund set forth under Investment Summary.

The Fund may be an appropriate medium for investors who desire to participate in a portfolio of common stocks with greater diversification than they might be able to acquire individually.

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RISK FACTORS

An investment in Units of the Fund should be made with an understanding of the risks inherent in an investment in equity securities, including the risk that the financial condition of the issuers of the Securities may become impaired or that the general condition of the stock market may worsen (both of which may contribute directly to a decrease in the value of the Securities and thus in the value of the Units) or the risk that holders of common stocks have a right to receive payments from the issuers of those stocks that is generally inferior to that of creditors of, or holders of debt obligations issued by, the issuers and that the rights of holders of common stocks generally rank inferior to the rights of holders of preferred stock. Common stocks in general and stocks of petroleum refining companies, in particular, may be especially susceptible to general stock market movements and to volatile increases and decreases in value as market confidence in and perceptions of the issuers change. These perceptions are based on unpredictable factors including expectations regarding government, economic, monetary and fiscal policies, inflation and interest rates, economic expansion or contraction, and global or regional political, economic or banking crises.

Holders of common stocks incur more risk than holders of preferred stocks and debt obligations because common stockholders, as owners of the entity, have generally inferior rights to receive payments from the issuer in comparison with the rights of creditors of, or holders of debt obligations or preferred stocks issued by the issuer. Holders of common stocks of the type held by the Portfolio have a right to receive dividends only when and if, and in the amounts, declared by the issuer's board of directors and to participate in amounts available for distribution by the issuer only after all other claims on the issuer have been paid or provided for. By contrast, holders of preferred stocks have the right to receive dividends at a fixed rate when and as declared by the issuer's board of directors, normally on a cumulative basis, but do not participate in other amounts available for distribution by the issuing corporation. Cumulative preferred stock dividends must be paid before common stock dividends and any cumulative preferred stock dividend omitted is added to future dividends payable to the holders of cumulative preferred stock. Preferred stocks are also entitled to rights on liquidation which are senior to those of common stocks. Moreover, common stocks do not represent an obligation of the issuer and therefore do not offer any assurance of income or provide the degree of protection of capital provided by debt securities. Indeed, the issuance of debt securities or even preferred stock will create prior claims for payment of principal, interest,

liquidation preferences and dividends which could adversely affect the ability and inclination of the issuer to declare or pay dividends on its common stock or the rights of holders of common stock with respect to assets of the issuer upon liquidation or bankruptcy. Further, unlike debt securities which typically have a stated principal amount payable at maturity (whose value, however, will be subject to market fluctuations prior thereto), common stocks have neither a fixed principal amount nor a maturity and have values which are subject to market fluctuations for as long as the stocks remain outstanding. The value of the Securities in the Portfolio thus may be expected to fluctuate over the entire life of the Fund to values higher or lower than those prevailing on the Initial Date of Deposit. Any monies allocated to the purchase of a Security will generally be held for the purchase of the Security. However, the Fund may not be able to buy each Security at the same time, because of availability of the Security, any restrictions applicable to the Fund relating to the purchase of the Security by reason of the federal securities laws or otherwise.

Investors should note that additional Units may be offered to the public. This may have an effect upon the value of previously existing Units. To create additional Units the Sponsors may deposit cash with instructions to purchase Additional Securities (or a bank letter of credit in lieu of cash). To the extent the price of a Security increases or decreases between the time cash is deposited with instructions to purchase the Security and the time the cash is used to purchase the Security, Units will represent less or more of that Security and more or less of the other Securities in the Fund. Holders will be at risk because of price fluctuations during this period since if the price of shares of a Security increases, Holders will have an interest in fewer shares of that Security, and if the price of a Security decreases, Holders will have an interest in more shares of that Security, than if the Security had been purchased on the date cash was deposited with instructions to purchase the Security. In order to minimize these effects, the Fund will try to purchase Securities as close as possible to the Evaluation Time or at prices as close as possible to the prices used to evaluate the Fund at the Evaluation Time. In addition, brokerage fees incurred in purchasing Securities with cash deposited with instructions to purchase the Securities will be an expense of the Fund. Thus, price fluctuations during this period and payment of any brokerage fees by the Fund will affect the value of every Holder's Units and the income per Unit received by the Fund. In particular, Holders who purchase Units during the primary offering period of the Units would experience a dilution of their investment as a result of any brokerage fees paid by the Fund during subsequent deposits of additional Securities purchased with cash deposited with instructions to purchase Securities.

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As it is anticipated that Securities generally will not be sold to pay the Deferred Sales Charge until after the last Deferred Sales Charge Payment Date, Holders will be at risk with respect to changes in the market value of Securities between the accrual of each monthly deferred sales charge and the actual sale of Securities to satisfy this liability.

PETROLEUM REFINING COMPANIES

The Portfolio is considered to be concentrated in common stocks of companies engaged in refining and marketing oil and related products. According to the U.S. Department of Commerce, the factors which will most likely shape the industry to 1996 and beyond include the price and availability of oil from the Middle East, changes in United States environmental policies and the continued decline in U.S. production of crude oil. Possible effects of these factors may be increased U.S. and world dependence on oil from the Organization of Petroleum Exporting Countries ('OPEC') and highly uncertain and potentially more volatile oil prices and a higher rate of growth for natural gas production than for other fuels.

Factors which the Sponsors believe may increase the profitability of oil and petroleum operations include increasing demand for oil and petroleum products as a result of the continued increases in annual miles driven and the improvement in refinery operating margins caused by increases in average domestic refinery utilization rates. The existence of surplus crude oil production capacity and the willingness to adjust production levels are the two principal requirements for stable crude oil markets. Without excess capacity, supply disruptions in some countries cannot be compensated for by others. Surplus capacity in Saudi Arabia and a few other countries and the utilization of that capacity during the Persian Gulf crisis prevented severe market disruption. Although unused capacity can contribute to market stability, it ordinarily creates pressure to overproduce and contributes to market uncertainty. The likely restoration of a large portion of Kuwait and Iraq's production and export capacity over the next few years could lead to such a development in the absence of substantial growth in world oil demand. Formerly, OPEC members attempted to exercise control over production levels in each country through a system of mandatory production quotas. Because of the crisis in the Middle East, the mandatory system has since been replaced with a voluntary system. Production under the new system has had to be curtailed on at least one occasion as a result of weak prices, even in the absence of supplies

from Iraq. The pressure to deviate from mandatory quotas, if they are reimposed, is likely to be substantial and could lead to a weakening of prices.

In the longer term, additional capacity and production will be required to accommodate the expected increases in world oil demand and to compensate for expected sharp drops in U.S. crude oil production and exports from the former Soviet Union. Only a few OPEC countries, particularly Saudi Arabia, have the petroleum reserves that will allow the required increase in production capacity to be attained. Given the large-scale financing that is required, the prospect that such expansion will occur soon enough to meet the increased demand is uncertain. Moreover, lower consumer demand due to increases in energy efficiency and conservation, due to gasoline reformulations that call for less crude oil, due to warmer winters or due to a general slowdown in economic growth in this country and abroad, could negatively affect the price of oil and the profitability of oil companies. Cheaper oil could also decrease demand for natural gas. However, no assurance can be given that the demand for or the price of oil will increase or that if either anticipated increase does take place, it will not be marked by great volatility.

Declining U.S. crude oil production will likely lead to increased dependence on OPEC oil, putting refiners at risk of continued and unpredictable supply disruptions. Increasing sensitivity to environmental concerns will also pose serious challenges to the industry over the coming decade. Refiners are likely to be required to make heavy capital investments and make major production adjustments in order to comply with increasingly stringent environmental legislation, such as the 1990 amendments to the Clean Air Act. If the cost of these changes is substantial enough to cut deeply into profits, smaller refiners may be forced out of the industry entirely.

In addition, any future scientific advances concerning new sources of energy and fuels or legislative changes relating to the energy industry or the environment could have a negative impact on the petroleum product or natural gas industry. While legislation has been enacted to deregulate certain aspects of the oil industry, no assurances can be given that new or additional regulations will not be adopted. Each of the problems referred to could adversely affect the financial stability of the issuers of any petroleum industry stocks in the Fund.

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LITIGATION AND LEGISLATION

From time to time Congress considers proposals to reduce the rate of the dividends-received deduction. Enactment into law of a proposal to reduce the rate would adversely affect the after-tax return to investors who can take advantage of the deduction. Holders are urged to consult their own tax advisers. Further, at any time after the Initial Date of Deposit, litigation may be initiated on a variety of grounds, or legislation may be enacted, with respect to the Securities in the Fund or the issuers of the Securities. Changing approaches to regulation, particularly with respect to the environment or with respect to the petroleum industry, may have a negative impact on certain companies represented in the Fund. There can be no assurance that future litigation, legislation, regulation or deregulation will not have a material adverse effect on the Fund or will not impair the ability of the issuers of the Securities to achieve their business goals.

DESCRIPTION OF THE FUND

THE STRATEGY

The Fund is a fixed diversified portfolio of the ten common stocks in the Dow Jones Industrial Average having the highest dividend yield three business days prior to the Initial Date of Deposit.

Simple strategies can sometimes be the most effective. To outperform the market is more difficult than just outperforming other asset classes. The Fund seeks a higher total return than the DJIA by acquiring these ten established, widely held stocks with the highest yield three business days before the Fund is created, and holding them for about one year. As explained above, there can be no assurance that the dividend rates will be maintained. Reduction or elimination of a dividend could adversely affect the stock price as well. Purchasing a portfolio of these stocks as opposed to one or two can achieve a more diversified holding. There is only one investment decision instead of ten, four quarterly dividends instead of 40. An investment in the Fund can be cost-efficient, avoiding the odd-lot costs of buying small quantities of securities directly. Investment in a number of companies with high dividends relative to their stock prices is designed to increase the Fund's potential for higher returns. The Select Ten Portfolio seeks to outperform the Dow Jones Industrial Average by following this simple investment strategy based on three time-tested investment principles: time in the market is more important than timing the market; the stocks to buy are the ones everyone else is selling; and dividends can be an important part of total return. The Fund's return will consist of a combination of capital appreciation and current dividend income. The Fund will terminate in about one year, when investors may choose to either

receive the distribution in cash or reinvest in the next Winter Series (if available) at a reduced sales charge.

THE DOW JONES INDUSTRIAL AVERAGE

The first DJIA, consisting of 12 stocks, was published in The Wall Street Journal in 1896. The list grew to 20 stocks in 1916 and to 30 stocks on October 1, 1928. Taking into account a number of name changes, 9 of the original companies are still in the DJIA today. For two periods of 17 consecutive years each, there were no changes to the list: March 14, 1939-July 1956 and June 1, 1959-August 6, 1976.

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LIST AS OF OCTOBER 1, 1928	CURRENT LIST
Allied Chemical	Allied Signal
American Can	J.P. Morgan & Co. Incorporated
American Smelting	Minnesota Mining
American Sugar	Du Pont
American Tobacco	Eastman Kodak
Atlantic Refining	Goodyear
Bethlehem Steel	Bethlehem Steel
Chrysler	IBM
General Electric	General Electric
General Motors	General Motors
General Railway Signal	McDonald's
Goodrich	Chevron
International Harvester	Caterpillar
International Nickel	Boeing
Mack Trucks	Merck
Nash Motors	Procter & Gamble
North American	American Express
Paramount Publix	International Paper
Postum, Inc.	Philip Morris
Radio Corporation of America (RCA)	United Technologies
Sears Roebuck & Company	Sears Roebuck & Company
Standard Oil of New Jersey	Exxon
Texas Corporation	Texaco
Texas Gulf Sulphur	Coca-Cola
Union Carbide	Union Carbide
United States Steel	Walt Disney
Victor Talking Machine	AT&T
Westinghouse Electric	Westinghouse Electric
Woolworth	Woolworth
Wright Aeronautical	Aluminum Co. of America

THE PORTFOLIO

The Fund consists of the Securities (or contracts to purchase the Securities) listed under Portfolio (including any Additional Securities deposited in the Fund in connection with the sale of additional Units to the public as described under Fund Structure above) as long as they may continue to be held from time to time in the Fund together with accrued and undistributed income therefrom and undistributed and uninvested cash realized from the disposition of Securities. Neither the Sponsors nor the Trustee shall be liable in any way for any default, failure or defect in any of the Securities. However, should any contract deposited hereunder (or to be deposited in connection with the sale of additional Units) fail (a 'Failed Security'), the Sponsors are authorized under the Indenture to acquire replacement Securities. If replacement Securities are not acquired, the Sponsors shall, on or before the next following Distribution Day, cause to be refunded the attributable sales charge, plus the attributable Cost of Securities to Fund listed under Portfolio. (See Administration of the Fund--Portfolio Supervision.)

The Indenture authorizes the Sponsors to increase the size and the number of Units of the Fund by the deposit of Additional Securities and the issue of a corresponding number of additional Units subsequent to the Initial Date of Deposit; provided that the original relationship among the number of shares of each of the Securities is maintained subject to certain events. Also, Securities may be sold under certain circumstances. (See Redemption; Administration of the Fund--Portfolio Supervision). As a result, the aggregate value of the Securities in the Portfolio will vary over time.

Because each Defined Fund is a portfolio of preselected securities, purchasers know in advance what they are investing in. Of course, the Portfolio will change somewhat over time as Additional Securities are deposited, or as Securities are sold to meet redemptions and in the limited other circumstances described below. However, since the Portfolio will remain relatively fixed, there are no management fees.

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Defined equity funds offer investors a simple and convenient way to participate in the equity markets. By purchasing equity income funds, investors not only avoid the problem of selecting individual securities by themselves, but also gain the advantage of diversification by investing in securities of several different issuers.

Each portfolio is divided into units, representing equal shares of underlying assets. On the Initial Date of Deposit each Unit represented the fractional undivided interest in the Securities plus net income of the Fund set forth under the Investment Summary. Thereafter, if any Units are redeemed by the Trustee, the aggregate value of Securities in the Fund will be reduced by amounts allocable to redeemed Units, and the fractional undivided interest represented by each Unit in the balance will be increased. However, if additional Units are issued by the Fund, the aggregate value of Securities in the Fund will be increased by amounts allocable to additional Units, and the fractional undivided interest represented by each Unit in the balance will be decreased. Units will remain outstanding until redeemed upon tender to the Trustee by any Holder (which may include the Sponsors) or until the termination of the Indenture (see Redemption; Termination).

INCOME AND DISTRIBUTIONS

The net annual income per Unit that is earned by the Fund is determined by subtracting from the annual dividend income of the Securities in the Portfolio the annual expenses (total annual Trustee's, Sponsors' and administrative fees and expenses) and dividing by the number of Units outstanding. The net annual income per Unit will depend upon the amount of dividends declared and paid by the issuers of the Securities and sales of Securities and the purchase of additional Securities (recognizing, however, that the sale or purchase of Securities by itself should have a minimal effect on income per Unit because each Unit will continue to represent a fractional undivided interest in the same number of shares of Securities of the same issuers except to the extent the proportionate relationship between shares changes due to liquidation to pay the deferred portion of the sales charge) and changes in the expenses of the Fund.

There is no assurance that any dividends will be declared or paid in the future on the Securities in the Fund.

Record Days and Distribution Days are set forth under the Investment Summary. Dividend income per Unit received by the Fund and available for distribution as of the next preceding Record Day will be distributed on or shortly after each Distribution Day to the Holders of record on the preceding Record Day (see Administration of the Fund--Accounts and Distributions). Further, because dividends on the Securities are not necessarily received by the Fund at a constant rate throughout the year or at a time that precedes or coincides with a Record Day, any distribution may be more or less than the amount credited to the Income Account as of the Record Day. Holders who roll over their Units will not receive the final distribution upon termination of the Fund on the Mandatory Termination Date as set forth under the Investment Summary. (See Special Redemption, Liquidation and Investment in New Fund.) Upon receipt of dividend payments, the Trustee will hold the sum in the Income Account until the following Distribution Day.

TAXES

The following discussion addresses only the tax consequences of Units held as capital assets and does not address the tax consequences of Units held by dealers, financial institutions or insurance companies.

In the opinion of Davis Polk & Wardwell, special counsel for the Sponsors, under existing law:

The Fund is not an association taxable as a corporation for Federal income tax purposes, and income received by the Fund will be treated as income of the Holders in the manner set forth below.

Each Holder will be considered the owner of a pro rata portion of each Security in the Fund under the grantor trust rules of Sections 671-679 of the Internal Revenue Code of 1986, as amended (the 'Code'). The total cost to a Holder of his Units, including sales charges, is allocated among his pro rata portion of each Security, in proportion to the fair market values thereof on the date the Holder purchases his Units, in order to determine his tax cost for his pro rata portion of each Security.

A Holder will be considered to have received all of the dividends paid on his pro rata portion of each Security when such dividends are received by the Fund regardless of whether such dividends are used to pay a portion of the deferred sales charge. Holders will be taxed in this manner regardless of whether distributions from the Fund are actually received by the Holder or are automatically reinvested (see Reinvestment Options--Reinvestment Plan).

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Dividends considered to have been received by a Holder from domestic corporations which constitute dividends for Federal income tax purposes will qualify for the dividends-received deduction for corporate Holders (other than corporations such as 'S' corporations which are not eligible for such deductions because of their special characteristics and other than for purposes of special taxes such as the accumulated earnings tax and the personal holding company tax). Depending upon the individual corporate Holder's circumstances (including whether it has a 45-day holding period for its Units and whether its Units are debt financed), the limitations contained in Sections 246 and 246A on the availability of the dividends-received deduction may be applicable to dividends received by a Holder from the Fund.

The dividends-received deduction is generally 70%. However, Congress from time to time considers proposals to reduce the rate, and enactment of such a proposal would adversely affect the after-tax return to investors who can take advantage of the deduction. Holders are urged to consult their own tax advisers.

A corporate Holder should be aware that the receipt of dividend income for which the dividends-received deduction is available may give rise to an alternative minimum tax liability (or increase an existing liability) because the dividend income will be included in the corporation's 'adjusted current earnings' for purposes of the adjustment to alternative minimum taxable income required by Section 56(g) of the Code.

An individual Holder who itemizes deductions will be entitled to deduct his pro rata share of fees and expenses paid by the Fund only to the extent that this amount together with the Holder's other miscellaneous deductions exceeds 2% of his adjusted gross income.

A portion of the deferred sales charge may be treated as interest which would be deductible by a Holder subject to limitations on the deduction of investment interest. The non-interest portion of the deferred sales charge should be added to the Holder's tax basis in his Units. The deferred sales charge could cause the Holder's Units to be considered to be debt-financed under Section 246A of the Code which would result in a small reduction of the dividends-received deduction. Holders should consult their own tax advisers as to the income tax consequences of the deferred sales charge.

A distribution of Securities by the Trustee to a Holder (or to his agent, including the Distribution Agent) upon redemption of Units (or an exchange of Units for Securities by the Holder with the Sponsor) will not be a taxable event to the Holder or to other Holders. The redeeming or exchanging Holder's basis for such Securities will be equal to his basis for the same Securities (previously represented by his Units) prior to such redemption or exchange, and his holding period for such Securities will include the period during which he held his Units. A Holder will have a taxable gain or loss, which will be a capital gain or loss except in the case of a dealer or a financial institution, when the Holder (or his agent, including the Distribution Agent) sells the Securities so received in redemption for cash, when a redeeming or exchanging Holder receives cash in lieu of fractional shares, when the Holder sells his Units for cash or when the Trustee sells the Securities from the Fund. However, to the extent a Rollover Holder invests his redemption proceeds in units of the 1995 Winter Series, such Holder generally will not be entitled to a deduction for any losses recognized upon the disposition of any Securities to the extent that such Holder is considered the owner of substantially identical securities under the grantor trust rules described above as applied to such Holder's ownership of units in the 1995 Winter Series, if such substantially identical securities were acquired within a period ending 30 days after such disposition. Capital gains are generally taxed at the same rate as ordinary income. However, the excess of net long-term capital gains over net short-term capital losses may be taxed at a lower rate than ordinary income for certain noncorporate taxpayers. A capital gain or loss is long-term if the asset is held for more than one year and short-term if held for one year or less. Therefore, such lower rate will be unavailable to those noncorporate holders who, as of the Mandatory Termination Date (or earlier termination of the Fund), have held their units for less than a year and a day. Similarly, with respect to noncorporate Rollover Holders, this lower rate will be unavailable if, as of the beginning of the Special

Redemption and Liquidation Period, such Rollover Holders have held their shares for less than a year and a day. The deduction of capital losses is subject to limitations.

Under the income tax laws of the State and City of New York, the Fund is not an association taxable as a corporation and the income of the Fund will be treated as the income of the Holders in the same manner as for Federal income tax purposes.

The foregoing discussion relates only to the tax treatment of U.S. Holders with regard to Federal and certain aspects of New York State and City income taxes. Holders may be subject to taxation in New York or

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in other jurisdictions and should consult their own tax advisors in this regard. Holders that are not U.S. citizens or residents ('Foreign Holders') should be aware that dividend distributions from the fund will generally be subject to a withholding tax of 30%, or a lower treaty rate, depending on their country of residence. Pursuant to treaties between the United States and the relevant country of residence, residents of France, Germany, the Netherlands, the United Kingdom, Japan, the Republic of Korea and Canada will generally be subject to a reduced withholding rate of 15% on dividend distributions from the Fund. Foreign Holders should consult their tax advisors on their eligibility for the withholding rate under the above mentioned treaties or under treaties between the United States and countries of residence other than those referred to herein.

* * *

At the termination of the Fund, the Trustee will furnish to each Holder an annual statement containing information relating to the dividends received by the Fund on the Securities, the gross proceeds received by the Fund from the disposition of any Security (resulting from redemption or the sale by the Fund of any Security), and the fees and expenses paid by the Fund. The Trustee will also furnish annual information returns to each Holder and to the Internal Revenue Service.

RETIREMENT PLANS

This Series of Equity Income Fund may be well suited for purchase by Individual Retirement Accounts ('IRAs'), Keogh plans, pension funds and other qualified retirement plans, certain of which are briefly described below. Generally, capital gains and income received in each of the foregoing plans are exempt from Federal taxation. All distributions from such plans are generally treated as ordinary income but may, in some cases, be eligible for special 5 or 10 year averaging or tax-deferred rollover treatment. Holders of Units in IRAs, Keogh plans and other tax-deferred retirement plans should consult their plan custodian as to the appropriate disposition of distributions. Investors considering participation in any such plan should review specific tax laws related thereto and should consult their attorneys or tax advisers with respect to the establishment and maintenance of any such plan. Such plans are offered by brokerage firms, including the Sponsor of this Fund, and other financial institutions. Fees and charges with respect to such plans may vary.

Retirement Plans for the Self-Employed--Keogh Plans. Units of the Fund may be purchased by retirement plans established pursuant to Self-Employed Individuals Tax Retirement Act of 1962 ('Keogh plans') for self-employed individuals, partnerships or unincorporated companies. Qualified individuals may generally make annual tax-deductible contributions up to the lesser of 20% of annual compensation or \$30,000 to Keogh plans. The assets of the plan must be held in a qualified trust or other arrangement which meets the requirements of the Code. Generally, there are penalties for premature distributions from a plan before attainment of age 59 1/2, except in the case of a participant's death or disability and certain other related circumstances. Keogh plan participants may also establish separate IRAs (see below) to which they may contribute up to an additional \$2,000 per year (\$2,250 in a spousal account).

Individual Retirement Account--IRA. Any individual (including one covered by a qualified private or government retirement plan) can establish an IRA or make use of a qualified IRA arrangement set up by an employer or union for the purchase of Units of the Fund. Any individual can make a contribution in an IRA equal to the lesser of \$2,000 (\$2,250 in a spousal account) or 100% of earned income; such investment must be made in cash. However, the deductible amount an individual may contribute will be reduced if the individual's adjusted gross income exceeds \$25,000 (in the case of a single individual), \$40,000 (in the case of married individuals filing a joint return) or \$200 (in the case of a married individual filing a separate return). A married individual filing a separate return will not be entitled to any deduction if the individual is covered by an employer-maintained retirement plan without regard to whether the individual's spouse is an active participant in an employer retirement plan. Unless nondeductible contributions are made in 1987 or a later year, all distributions from an IRA will be treated as ordinary income but generally are eligible for tax-deferred rollover treatment. It should be noted that certain

transactions which are prohibited under Section 408 of the Code will cause all or a portion of the amount in an IRA to be deemed to be distributed and subject to tax at that time. A participant's entire interest in an IRA must be, or commence to be, distributed to the participant not later than the April 1 following the taxable year during which he attains age 70 1/2. Taxable distributions made before attainment of age 59 1/2, except in the case of the participant's death or disability, or where the amount distributed is part of a series of substantially equal periodic (at least annual) payments that are to be made over the life

expectancies of the participant and his beneficiary, are generally subject to a surtax in an amount equal to 10% of the distribution.

Corporate Pension and Profit-Sharing Plans. An employer who has established a pension or profit-sharing plan for employees may purchase Units of the fund for such a plan.

PUBLIC SALE OF UNITS

PUBLIC OFFERING PRICE

The Public Offering Price of the Units is computed by dividing the aggregate value of the Securities (as determined by the Trustee) and any cash held to purchase Securities, by the number of Units outstanding and adding thereto the applicable sales charge. A proportionate share of any cash held by the Fund in the Capital Account not allocated to the purchase of specific Securities and net income in the Income Account (described under Administration of the Fund--Accounts and Distributions) on the date of delivery of the Units to the purchaser is added to the Public Offering Price. The Public Offering Price on the date of this Prospectus or on any subsequent date will vary from the Public Offering Price on the business day prior to the date of this Prospectus (set forth under the Investment Summary) in accordance with fluctuations in the aggregate value of the underlying Securities.

The sales charge consists of an Initial Sales Charge and a Deferred Sales Charge. The Initial Sales Charge is computed by deducting the Deferred Sales Charge (\$17.50 per 1,000 Units) from the aggregate sales charge; thus on the date of the Investment Summary, the maximum Initial Sales Charge is \$10 per 1,000 Units or 1% of the Public Offering Price. The Initial Sales Charge is deducted from the purchase price at the time of purchase. The Deferred Sales Charge will initially be \$17.50 per 1,000 Units but will be reduced each month by one tenth; the Deferred Sales Charge will be paid through monthly deductions of \$1.75 per 1,000 Units per month commencing on the first Deferred Sales Charge Payment Date as shown on page A-3. To the extent the entire Deferred Sales Charge has not been so deducted at the time of repurchase or redemption of the Units, any unpaid amount will be deducted from the proceeds or in calculating an in kind distribution. For purchases of \$50,000 or more, the Initial Sales Charge is reduced on a graduated basis as shown below. Units purchased pursuant to the Reinvestment Plan are subject only to any remaining Deferred Sales Charge deductions (see Reinvestment Plan).

The following table sets forth the applicable percentages of sales charges, which are reduced on a graduated scale for sales to any purchaser of at least \$50,000 and will be applied on whichever basis is more favorable to the purchaser. To qualify for the reduced sales charge applicable to quantity purchases, a Sponsor must confirm that the sale is to a single purchaser as defined below or is purchased for its own account and not for distribution. Sales charges are as follows:

INITIAL OFFERING PERIOD

<TABLE>
<CAPTION>

AMOUNT PURCHASED	SALES CHARGE (GROSS UNDERWRITING PROFIT)		
	AS PERCENT OF PUBLIC OFFERING PRICE	AS PERCENT OF NET AMOUNT INVESTED	DOLLAR AMOUNT DEFERRED PER 1,000 UNITS
<S>	<C>	<C>	<C>
Less than \$50,000.....	2.75%	2.778%	\$ 17.50
\$50,000 - \$99,999.....	2.50	2.519	17.50
\$100,000 - \$249,999.....	2.00	2.001	17.50
\$250,000 or more.....	1.75	1.750	17.50

</TABLE>

The above graduated sales charges will apply on all purchases on any one day by the same purchaser of Units only in the amounts stated. For this purpose purchases during the initial offering period will not be aggregated with concurrent purchases of any other unit trusts sponsored by the Sponsors other than Select Ten Portfolios as described in the following paragraph. Units held in the name of the spouse of the purchaser or in the name of a child of the purchaser under 21 years of age are deemed to be registered in the name of the purchaser. The graduated sales charges are also applicable to a trustee or other fiduciary purchasing securities for a single trust estate or single fiduciary account.

The applicable rate of sales charge in the table above will be determined on the basis of the aggregate number of units of all Select Ten Portfolios (including International Series) purchased by the same purchaser on the same

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day. To be eligible for this reduced sales charge, the purchaser or the purchaser's securities dealer must notify the Sponsors at the time of purchase that such purchase qualifies under this reduced sales charge provision and supply sufficient information to permit confirmation of qualification. Acceptance of the purchase order is subject to such confirmation. This reduced sales charge provision may be amended or terminated at any time without notice.

Employees of certain of the Sponsors and their affiliates and non-employee directors of Merrill Lynch & Co., Inc. may purchase Units of this Fund subject only to the Deferred Sales Charge. In addition, Holders of the Select Ten Portfolio 1993 Winter Series are entitled to purchase Units of the Fund subject only to the Deferred Sales Charge by notifying the Sponsors of their intention to exercise the Special Redemption, Liquidation and Investment in New Fund option.

The value of the Securities is determined on each business day by the Trustee based on the last reported closing prices at the Evaluation Time on the day the evaluation is made or, if there are no reported sales or if closing sale prices are not reported or a Security is not listed on a national securities exchange or if the principal market therefor becomes other than on an exchange, taking into account the same factors referred to under Redemption--Computation of Redemption Price per Unit (Section 4.01). The term 'business day', as used herein and under 'Redemption', shall exclude Saturdays, Sundays and the following holidays as observed by the New York Stock Exchange, Inc.: New Year's Day, Washington's Birthday, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving and Christmas.

PUBLIC DISTRIBUTION

During the primary offering period and thereafter to the extent additional Units continue to be offered for sale to the public by means of this Prospectus, Units will be distributed directly to the public by this Prospectus at the Public Offering Price determined in the manner provided above. The Sponsors intend to qualify Units for sale in all states in the U.S. in which qualification is deemed necessary through the Underwriting Account and by dealers who are members of the National Association of Securities Dealers, Inc. The Sponsors do not intend to qualify Units for sale in any foreign countries and this Prospectus does not constitute an offer to sell Units in any country where Units cannot lawfully be sold.

UNDERWRITERS' AND SPONSORS' PROFITS

Assuming no volume discounts, the Sponsor will receive a total maximum sales charge per 1,000 Units of 2.75% of the Public Offering Price (2.778% of the net amount invested). The Sponsors also realized a profit or loss on deposit of the Securities in the Fund in the amount set forth under the Investment Summary. This profit or loss is the difference between the cost of the Securities to the Fund (which is based on the aggregate value of the Securities on the Initial Date of Deposit) and the purchase price of the Securities to the Sponsors plus commissions payable by the Sponsors. On each subsequent deposit of Securities with respect to the sale of additional Units to the public the Sponsors may realize a profit or loss. In addition, the Sponsors or Underwriters may realize profits or sustain losses in respect of Securities deposited in the Fund which were acquired by the Sponsors or Underwriters from underwriting syndicates of which the Sponsors or Underwriters were a member. During the primary offering period and thereafter to the extent additional Units continue to be offered for sale to the public, the Underwriting Account also may realize profits or sustain losses as a result of fluctuations after the Initial Date of

Deposit in the aggregate value of the Securities and hence in the Public Offering Price of the Units (see the Investment Summary). Cash, if any, made available by buyers of Units to the Sponsors prior to the settlement date for purchase of Units may be used in the Sponsors' businesses subject to the limitations of Rule 15c3-3 under the Securities Exchange Act of 1934 and may be of benefit to the Sponsors.

Except as indicated under Portfolio, the Sponsors have not participated as sole underwriters or managers or members of underwriting syndicates from which syndicates the Securities in the Portfolio were acquired.

In maintaining a market for the Units (see Market for Units), the Sponsors will also realize profits or sustain losses in the amount of any difference between the prices at which they buy Units (based on the aggregate value of the Securities) and the prices at which they resell these Units (which includes the sales charge) or the prices at which they redeem the Units (based on the aggregate value of the Securities), as the case may be.

MARKET FOR UNITS

While the Sponsors are not obligated to do so, they intend to maintain a secondary market for Units of this Series and continuously to offer to purchase Units of this Series at prices, subject to change at any time, which will

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be computed on the basis of the aggregate value of the Securities, taking into account the same factors referred to in determining the Redemption Price per Unit (see Redemption). This secondary market provides Holders with a fully liquid investment. They can cash in units at any time without a fee. The Sponsors may discontinue purchases of Units of this Series at prices based on the aggregate value of the Securities should the supply of Units exceed demand or for other business reasons. The Sponsors, of course, do not in any way guarantee the enforceability, marketability or price of any Securities in the Portfolio or of the Units. During the primary public offering period or thereafter, on a given day the price offered by the Sponsors for the purchase of Units shall be an amount not less than the Redemption Price per Unit, based on the aggregate value of Securities in the Fund on the date on which the Units are tendered for redemption (see Redemption).

The Sponsors may redeem any Units they have purchased in the secondary market if they determine that it is undesirable to continue to hold these Units in their inventories. Factors which the Sponsors will consider in making this determination will include the number of units of all series of all funds which they hold in their inventories, the saleability of the units and their estimate of the time required to sell the units and general market conditions. For a description of certain consequences of any redemption for remaining Holders, see Redemption.

A Holder who wishes to dispose of his Units should inquire of his bank or broker as to current market prices in order to determine if there exist over-the-counter prices in excess of the redemption price and the repurchase price (see Redemption).

REDEMPTION

While it is anticipated that Units in most cases can be sold in the over-the-counter market for an amount at least equal to the Redemption Price per Unit (see Market for Units), Units may be redeemed at the office of the Trustee set forth on the back cover of this Prospectus, on any business day, as defined under Public Sale of Units--Public Offering Price, upon delivery of a request for redemption, and payment of any relevant tax, without any other fee (Section 5.02). Holders' signatures must be guaranteed by an eligible guarantor institution or in some other manner acceptable to the Trustee. In certain instances the Trustee may require additional documents including, but not limited to, trust instruments, certificates of death, appointments as executor or administrator or certificates of corporate authority.

On the seventh calendar day following the tender (or if the seventh calendar day is not a business day on the first business day prior thereto), the Holder will be entitled to receive the proceeds of the redemption in an amount per Unit equal to the Redemption Price per Unit (see below) as determined as of the day of tender. The Trustee is authorized in its discretion, if the Sponsors do not elect to repurchase any Units tendered for redemption or if the Sponsors tender Units for redemption, to sell the Units in the over-the-counter market at prices which will return to the Holder a net amount in cash equal to or in excess of the Redemption Price per Unit for the Units (Section 5.02).

Securities are to be sold from the Portfolio in order to make funds available for redemption (Section 5.02) if funds are not otherwise available in the Capital and Income Accounts to meet redemptions (see Administration of the Fund--Accounts and Distributions). The Securities to be sold will be selected by the Sponsors in accordance with procedures specified in the Indenture in order to maintain, to the extent practicable, the proportionate relationship among the number of shares of each Security. Provision is made in the Indenture under

which the Sponsors may, but need not, specify minimum amounts in which blocks of Securities are to be sold in order to obtain the best price for the Fund. While these minimum amounts may vary from time to time in accordance with market conditions, the Sponsors believe that the minimum amounts which would be specified would be approximately 100 shares for readily marketable Securities.

Certain Holders tendering Units for redemption may request distribution in kind from the Trustee in lieu of cash redemption. A Holder may request distribution in kind of an amount and value of Securities per Unit equal to the Redemption Price per Unit as determined as of the Evaluation Time next following the tender, provided that the tendering Holder is entitled to receive at least \$500,000 in total value of Portfolio Securities as part of his distribution and the Holder has elected to redeem prior to the Rollover Notification Date specified on page A-3. If the Holder can receive this requisite number of shares, the distribution in kind on redemption of Units will be held by a distribution agent (the 'Distribution Agent') for the account of, and for disposition in accordance with the instructions of, the tendering Holder. The tendering Holder shall be entitled to receive whole shares of each of the Securities comprising the Portfolio and cash from the Capital Account equal to the fractional shares to which the tendering Holder is entitled less any deferred sales charge payable. Any brokerage commissions on sales of the

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underlying Securities distributed in connection with in-kind redemptions will be borne by the redeeming Holder. In implementing these redemption procedures, the Trustee and Distribution Agent shall make any adjustments necessary to reflect differences between the Redemption Price of the Units and the value of the Securities distributed in kind as of the date of tender. If funds in the Capital Account are insufficient to cover the required cash distribution to the tendering Holder, the Trustee may sell Securities according to the criteria discussed above. The in-kind redemption option may be terminated by the Sponsors on a date other than the Rollover Notification Date specified on page A-3 upon notice to the Holders prior to that date.

To the extent that Securities are redeemed in kind or sold, the size and diversity of the Fund will be reduced but each remaining Unit will continue to represent approximately the same proportional interest in each Security. Sales will usually be required at a time when Securities would not otherwise be sold and may result in lower prices than might otherwise be realized. The price received upon redemption may be more or less than the amount paid by the Holder depending on the value of the Securities in the Portfolio at the time of redemption. In addition, because of the minimum amounts in which Securities are required to be sold, the proceeds of sale may exceed the amount required at the time to redeem Units; these excess proceeds will be distributed to Holders (see Administration of the Fund--Accounts and Distributions).

The right of redemption may be suspended and payment postponed (1) for any period during which the New York Stock Exchange, Inc. is closed other than for customary weekend and holiday closings or (2) for any period during which, as determined by the Securities and Exchange Commission ('SEC'), (i) trading on that Exchange is restricted or (ii) an emergency exists as a result of which disposal or evaluation of the Securities is not reasonably practicable or (3) for any other periods which the SEC may by order permit (Section 5.02).

COMPUTATION OF REDEMPTION PRICE PER UNIT

Redemption Price per Unit is computed by the Trustee, as of the Evaluation Time, on each June 30 and December 31 (or the last business day prior thereto), on any day on which the New York Stock Exchange is open as of the Evaluation Time next following the tender of any Unit for redemption, and on any other business day desired by the Trustee or the Sponsors, by adding (a) the aggregate value of the Securities, (b) cash on hand in the Fund (other than cash covering contracts to purchase Securities or credited to a reserve account), (c) declared but unpaid dividends on the Securities and (d) the aggregate value of all other assets of the Fund; deducting therefrom the sum of (v) taxes or other governmental charges against the Fund not previously deducted, (w) accrued but unpaid expenses of the Fund and accrued Deferred Sales Charges declared but not yet paid, (x) amounts payable for reimbursement of Trustee advances, (y) cash held for redemption of Units for distribution to Holders of record as of a date prior to the evaluation and (z) the aggregate value of all other liabilities of the Fund; and dividing the result by the number of Units outstanding as of the date of computation (Section 5.01). After the initial offering period, the repurchase and cash redemption prices will be reduced to reflect the cost to the Fund (estimated as shown on page A-3) of liquidating Securities to meet the redemption.

The aggregate value of the Securities is determined in good faith by the Trustee in the following manner: if the Securities are listed on a national securities exchange or the NASDAQ national market system, this evaluation is generally based on the closing sale prices on that exchange or that system (unless the Trustee deems these prices inappropriate as a basis for valuation) or, if there is no closing sale price on that exchange or system, at the mean between the closing bid and asked prices. If the Securities are not so listed

or, if so listed and the principal market therefor is other than on the exchange, the evaluation shall generally be based on the current bid price on the over-the-counter market (unless the Trustee deems these prices inappropriate as a basis for evaluation). If current bid prices are unavailable, the evaluation is generally determined (a) on the basis of current bid prices for comparable securities, (b) by appraising the value of the Securities on the bid side of the market or (c) by any combination of the above.

REINVESTMENT PLAN

Quarterly Income Distributions on Units may be reinvested by participating in the Fund's reinvestment plan (the 'Reinvestment Plan'). Holders of Units held in 'street name' by their broker, dealer or financial institution should contact their financial professional if they wish to participate in the Reinvestment Plan.

Deposits of Additional Securities in connection with the Reinvestment Plan will be made so as to maintain the proportionate relationship (subject to adjustment under certain circumstances) among the number of shares of each Security in the Fund at the time of such deposits (see Administration of the Fund--Portfolio Supervision).

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In the event an issuer of a Security has a shareholder dividend reinvestment plan, a stock purchase plan or a similar plan under which its shareholders may automatically reinvest their dividends or invest optional cash payments in additional shares of the issuer's common or preferred stock without brokerage commission or service charge or otherwise on a basis favorable to the shareholder in the opinion of the Sponsors, the Fund (as a shareholder of such issuer) upon the direction of the Sponsors may participate in such plans to the extent permitted under the Indenture given the other restrictions on the purchase of Additional Securities even if such participation results in a temporary imbalance of the proportionate relationship among the Securities.

Purchases made pursuant to the Reinvestment Plan will be made on (or as soon as possible after) the close of business on the Distribution Date, at the net asset value per 1,000 Units, subject to any remaining deductions of the Deferred Sales Charge. (Reinvestment Units are not subject to the Initial Sales Charge.) For example, Holders electing reinvestment at the time of the first Quarterly Income Distribution (March 1994) would be subject to a Deferred Sales Charge of \$15.75 on their Reinvestment Units (the full Deferred Sales Charge of \$17.50 minus the \$1.75 already deducted on the first Deferred Sales Charge Payment Date). Holders electing to reinvest their second Quarterly Income Distribution (June 1994) would be subject to a Deferred Sales Charge of \$10.50 on their Reinvestment Units (the full Deferred Sales Charge of \$17.50 minus a total of \$7.00 already deducted in March, April, May and June 1994).

Under the Reinvestment Plan the Fund will pay the distributions to the brokers, dealers or financial institutions who are holders of record on the books of the Depository Trust Company; in turn they will purchase for the Holder Units of the Fund at the price and time indicated above, will add the Units to the Holder's account, and will send the Holder an account statement reflecting the reinvestment. These Units may be Units already held in inventory by the Sponsors (see Market for Units) or new Units created by the Sponsors' deposit of Additional Securities, contracts to purchase Additional Securities, or cash (or a bank letter of credit in lieu of cash) with instructions to purchase additional Securities (see Description of the Fund--The Portfolio). Each Holder's account will be credited with the number of Units purchased with such Holder's reinvested distribution. Holders of Units participating in the Reinvestment Plan will receive confirmation of their reinvestments in their regular account statements or on a periodic basis.

SPECIAL REDEMPTION, LIQUIDATION AND INVESTMENT IN NEW FUND

It is expected that a special redemption and liquidation will be made of all Units of this Fund held by any Holder (a 'Rollover Holder') who affirmatively notifies the Trustee in writing by the Rollover Notification Date specified on page A-3 that he elects to participate. It should also be noted that Rollover Holders may realize taxable capital gains on the Special Redemption and Liquidation but generally will not be entitled to a deduction for certain capital losses and, due to the procedures for investing in the 1995 Winter Series, no cash would be distributed at that time to pay any taxes (for the tax consequences of participation in the Special Redemption, Liquidation and Investment in New Fund, see Taxes).

In addition, holders of units of the Select Ten Portfolio 1993 Winter Series can reinvest the dividends received on those units into Units of this 1994 Winter Series, subject only to the Deferred Sales Charge, by specifying by the applicable Rollover Notification Date that they wish to participate in the reinvestment option.

All Units of Rollover Holders will be redeemed in kind (see Redemption) on the first day of the Special Redemption and Liquidation Period (as herein under Investment Summary) and the underlying Securities will be distributed to the Distribution Agent on behalf of the Rollover Holders (Section 5.03). During the Special Redemption and Liquidation Period (as described under Investment Summary--Special Redemption, Liquidation and Investment in New Fund), the Distribution Agent will be required to sell all of the underlying Securities on behalf of Rollover Holders. The sale proceeds will be net of brokerage fees, governmental charges or any expenses involved in the sales.

Rollover Holders may purchase units of a new Select Ten Portfolio (the '1995 Winter Series') if available, subject only to the Deferred Sales Charge.

Thus, if a Holder of Units so specifies by the Rollover Notification Date, his Units will be redeemed in kind and the Securities disposed of over the Special Redemption and Liquidation Period. As long as the Holder confirms his interest in purchasing units of the 1995 Winter Series and units are available, the proceeds of the sales (net of brokerage commissions, governmental charges and any other selling expenses) will be invested in units of the 1995 Winter Series at daily prices over the Special Redemption and Liquidation Period based on the asset value per 1995 Winter Series unit plus the applicable sales charge. It is expected that the terms of the 1995

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Winter Series will be substantially the same as the terms of the Fund described in this Prospectus, and that a similar procedure for redemption, liquidation and investment in a subsequent Select Ten Portfolio will be available for each new Fund approximately one year after the creation of that Fund. The Sponsors are under no obligation to create a 1995 Winter Series, however, and may modify the terms of the Special Redemption, Liquidation and Investment in New Fund upon notice to Holders at any time.

Depending on the volume of proceeds to be invested in the 1995 Winter Series through the Special Redemption, Liquidation and Investment in New Fund and the volume of other orders for units in the 1995 Winter Series, the Sponsors may purchase large volumes of the securities for the 1995 Winter Series in a short period of time. This concentrated buying may tend to raise the market prices of these securities. The actual market impact of the Sponsors' purchases, however, is currently unpredictable because the actual volume of securities to be purchased and the supply and price of those securities are unknown. A similar problem may occur in connection with the Sponsors' sales of Securities during the Special Redemption and Liquidation Period. Depending on the volume of sales required, and the prices of and demand for Securities, sales by the Sponsors may tend to depress the market prices and the value of Units, and thus reduce the proceeds to be credited to Rollover Holders for investment in the 1995 Winter Series.

The Distribution Agent will engage the Sponsors as its agents to sell the distributed Securities. The Sponsors will attempt to sell the Securities as quickly as is practicable during the Special Redemption and Liquidation Period without in their judgment materially adversely affecting the market price of the Securities, but all of the Securities will in any event be disposed of by the end of the Special Redemption and Liquidation Period. The Sponsors do not anticipate that the period will be longer than 10 business days, and it could be as short as one day, given that the Securities are usually highly liquid. The liquidity of any Security depends on the daily trading volume of the Security and the amount that the Sponsors have available for sale on any particular day.

It is expected (but not required) that the Sponsors will generally follow the following guidelines in selling the Securities: for highly liquid Securities, the Sponsors will generally sell Securities on the first day of the Special Redemption and Liquidation Period; for less liquid Securities, on each of the first two days of the Special Redemption and Liquidation Period, the Sponsors will generally sell any amount of any underlying Securities at a price no less than 1/2 of one point under the closing sale price of those Securities on the preceding day. Thereafter, the Sponsors intend to sell without any price restrictions at least a portion of the remaining underlying Securities, the numerator of which is one and the denominator of which is the total number of days remaining (including that day) in the Special Redemption and Liquidation Period.

The Rollover Holders' proceeds will be invested in the 1995 Winter Series, if it is available, the portfolio of which will contain the ten highest yielding stocks in the Dow Jones Industrial Average as of that time. The proceeds of redemption available on each day will be used to buy 1995 Winter Series units as the proceeds become available.

The Sponsors intend to create 1995 Winter Series units as quickly as possible, dependent upon the availability and reasonably favorable price of the securities included in the 1995 Winter Series portfolio, and it is intended that Rollover Holders will be given first priority to purchase 1995 Winter Series units. There can be no assurance, however, as to the exact timing of the creation of 1995 Winter Series units or the aggregate number of 1995 Winter Series units which the Sponsors will create. The Sponsors may, in their sole discretion, stop creating new units (whether permanently or temporarily) at any time they choose, regardless of whether all proceeds of the Special Redemption and Liquidation have been invested on behalf of Rollover Holders. Cash which has not been invested on behalf of the Rollover Holders in 1995 Winter Series units will be distributed at the end of the Special Redemption and Liquidation Period. However, since the Sponsors can create units by depositing cash (or bank letter of credit) with instructions to buy securities, the Sponsors anticipate that sufficient units can be created, although moneys in the 1995 Winter Series may not be fully invested on the next business day.

Any Rollover Holder may thus be redeemed out of the Fund and become a holder of an entirely different trust, the 1995 Winter Series, with a different portfolio of securities. The Rollover Holder's Units will be redeemed in kind and the distributed Securities shall be sold during the Special Redemption and Liquidation Period. In accordance with the Rollover Holders' offers to purchase 1995 Winter Series units, the proceeds of the sales (and any other cash distributed upon redemption), less the amount of any deferred sales charge still unpaid, will be invested in 1995 Winter Series units, at the Public Offering Price, including the applicable sales charge per unit.

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This process of redemption, liquidation, and investment in a new trust is intended to allow for the fact that the portfolios selected by the Sponsors are chosen on the basis of growth and income potential only for a year, at which point a new portfolio is chosen. It is contemplated that a similar process of redemption, liquidation and investment in a new fund will be available for the 1995 Winter Series, and each subsequent series of the Fund, approximately a year after the creation of that series.

The Sponsors believe that the gradual redemption, liquidation and investment in the 1995 Winter Series will help mitigate any negative market price consequences stemming from the trading of large volumes of Securities and of the underlying securities in the 1995 Winter Series in a short, publicized period of time. The above procedures may, however, be insufficient or unsuccessful in avoiding such price consequences. There can be no assurance that the procedures will effectively mitigate any adverse price consequences of heavy volume trading or that the procedures will produce a better price for Holders than might be obtained on any given day during the Special Redemption and Liquidation Period. In fact, market price trends may make it advantageous to sell or buy more quickly or more slowly than permitted by these procedures. Rollover Holders could then receive a less favorable average unit price than if they bought all their units of the 1995 Winter Series on any given day of the period. Historically, the prices of securities selected by the Sponsors as good investments have generally risen over the first few days following the announcement.

In addition, during this period a Holder will be at risk to the extent that Securities are not sold and will not have the benefit of any stock appreciation to the extent that monies have not been invested; for this reason, the Sponsors will be inclined to sell and purchase the Securities in as short a period as they can without materially adversely affecting the price of the Securities.

Holdings who do not inform the Trustee that they wish to have their Units so redeemed and liquidated ('Remaining Holders') will continue to hold Units of the Fund as described in this Prospectus until the Fund is terminated or until the Mandatory Termination Date listed in the Investment Summary, whichever occurs first. These Remaining Holders will not realize capital gains or losses due to the Special Redemption and Liquidation, and will not be charged any additional sales charge. If a large percentage of Holders become Rollover Holders, the aggregate size of the Fund will be sharply reduced. As a consequence, expenses, if any, in excess of the amount to be borne by the Trustee would constitute a higher percentage amount per Unit than prior to the Special Redemption,

Liquidation and Investment in New Fund. The Fund might also reduce to the Minimum Value of Fund listed on page A-3 because of the lesser number of Units in the Fund, and possibly also due to a value reduction, however temporary, in Units caused by the Sponsors' sales of Securities (see Investment Summary--Special Redemption, Liquidation and Investment in New Fund); if so, the Sponsors could then choose to liquidate the Fund without the consent of the remaining Holders. See Description of Fund--Structure. The Securities remaining in the Fund after the Special Redemption and Liquidation Period will be sold by the Sponsors as quickly as possible without, in their judgment, materially adversely affecting the market price of the Securities.

The Sponsors may for any reason, in their sole discretion, decide not to sponsor the 1995 Winter Series or any subsequent series of the Fund, without penalty or incurring liability to any Holder. If the Sponsors so decide, the Sponsors shall notify the Holders before the Special Redemption and Liquidation Period would have commenced. All Holders will then be Remaining Holders, with rights to ordinary redemption as before (see Redemption). The Sponsors may modify the terms of the 1995 Winter Series or any subsequent series of the Fund. The Sponsors may also modify the terms of the Special Redemption, Liquidation and Investment in New Fund upon notice to the Holders prior to the Rollover Notification Date specified on page A-3.

Investors should be aware that the staff of the Division of Investment Management of the SEC is of the view that the rollover option described in this Prospectus constitutes an 'exchange offer' for the purposes of Section 11(c) of the Investment Company Act of 1940, and would therefore be prohibited absent an exemptive order. The Sponsors have received exemptive orders under Section 11(c) which they believe permit them to offer the rollover option, but no assurance can be given that the SEC will concur with the Sponsors' position and additional regulatory approvals may be required.

TERMINATION

The Indenture will terminate upon the sale, or other disposition of the last Security held thereunder but in no event is it to continue beyond the Mandatory Termination Date set forth under the Investment Summary. The Indenture may be terminated by the Sponsors if the value of the Fund is less than the Minimum Value of Fund

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set forth under the Investment Summary, and may be terminated at any time by Holders of 51% of the Units (Sections 8.01(g) and 9.01). The Trustee will deliver written notice of any termination to each Holder within a reasonable period of time prior to the termination. Within a reasonable period of time after the termination, the Trustee must sell all of the Securities then held and distribute to each Holder, after deductions for accrued but unpaid fees, taxes and governmental and other charges, the Holder's interest in the Income and Capital Accounts (Section 9.01). This distribution will normally be made by mailing a check in the amount of each Holder's interest in these accounts to the address of the Holder appearing on the record books of the Trustee.

EXPENSES AND CHARGES

INITIAL EXPENSES

All expenses incurred in establishing the Fund, including the cost of the initial preparation and printing of documents relating to the Fund, the initial fees and expenses of the Trustee, legal expenses, advertising and selling expenses and any other out-of-pocket expenses, will be paid by the Underwriting Account at no charge to the Fund.

FEES

An estimate of the total annual expenses of the Fund is set forth under the Investment Summary. The Portfolio Supervision Fee is based on the number of Units in the Fund on the Initial Date of Deposit and on the first business day of each calendar year thereafter, except that if in any calendar year Additional Securities are deposited, the fee for the balance of the year will be based on the number of Units on each Record Day. (Section 3.04). This fee, which is not to exceed the maximum amount set forth under the Investment Summary, may exceed the actual costs of providing portfolio supervisory services for this Fund, but at no time will the total amount they receive for portfolio supervisory services rendered to all series of Equity Income Fund in any calendar year exceed the aggregate cost to them of supplying these services in that year (Section 7.06). In addition, the Sponsors may also be reimbursed for bookkeeping or other administrative services provided to the Fund in amounts not exceeding their costs of providing these services (Sections 3.04 and 7.06). The Trustee (or Co-Trustees, in the case of Investors Bank & Trust Company and the First National Bank of Chicago) receives for its services as Trustee and for reimbursement of expenses incurred on behalf of the Fund, payable in monthly installments, the amount per 1,000 Units set forth under Investment Summary, which includes the estimated Portfolio Supervision Fee, estimated reimbursable bookkeeping or other

administrative expenses paid to the Sponsors and certain evaluation, auditing, printing and mailing expenses. The Trustee also receives benefits to the extent that it holds funds on deposit in the various non-interest bearing accounts created under the Indenture. The foregoing fees may be adjusted for inflation in accordance with the terms of the Indenture without approval of Holders (Sections 4.02, 7.06 and 8.05).

OTHER CHARGES

Other charges which may be incurred by the Fund include: (a) fees of the Trustee for extraordinary services (Section 8.05), (b) certain extraordinary expenses of the Trustee (including legal and auditing expenses) and of counsel designated by the Sponsors (Sections 3.04, 3.10, 8.01(e), 8.03 and 8.05), (c) various governmental charges (Sections 3.03 and 8.01 (h)), (d) expenses and costs of action taken to protect the Fund and the rights and interests of Holders (Sections 7.06 and 8.01(d)), (e) indemnification of the Trustee for any losses, liabilities and expenses incurred without gross negligence, bad faith or wilful misconduct on its part (Section 8.05), (f) indemnification of the Sponsors for any losses, liabilities and expenses incurred without gross negligence, bad faith or wilful misconduct (Section 7.05(b)) and (g) expenditures incurred in contacting Holders upon termination of the Fund (Section 9.02). The amounts of these charges and fees are secured by a lien on the Fund and, if the balances in the Income and Capital Accounts (see below) are insufficient, the Trustee has the power to sell Securities to pay these amounts (Section 8.05).

ADMINISTRATION OF THE FUND

RECORDS

The Trustee keeps a register of the names, addresses and holdings of all Holders. The Trustee also keeps records of transactions of the Fund, including a current list of the Securities and a copy of the Indenture, which

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records are available to Holders for inspection at the office of the Trustee at reasonable times during business hours (Sections 8.02 and 8.04).

ACCOUNTS AND DISTRIBUTIONS

Dividends payable to the Fund are credited by the Trustee to an Income Account, as of the date on which the Fund is entitled to receive the dividends as a Holder of record of the Securities. Other receipts, including amounts received upon the sale of rights pursuant to Section 3.08 of the Indenture, are credited to a Capital Account (Sections 3.01 and 3.02). The Quarterly Income Distribution for each Holder as of each Record Day will be made on the following Distribution Day or shortly thereafter and shall consist of an amount substantially equal to the Holder's pro rata share of the distributable cash balance in the Income Account after deducting amounts required to satisfy estimated expenses computed as of the close of business on the preceding Record Day. It is anticipated that the deferred sales charge will be collected from the Capital Account and that amounts in the Capital Account will be sufficient to cover the cost of the deferred sales charge. Distributions of amounts necessary to pay the deferred portion of the sales charge will be made to an account maintained by the Trustee for purposes of satisfying Holders' deferred sales charge obligations. Although the Sponsors have the right to collect the deferred sales charge monthly, in order to keep Holders of Units as fully invested as possible, it is anticipated that no Securities will be sold to pay the deferred sales charge to the Sponsors until after the Rollover Notification Date set forth on page A-3. The amount of the Quarterly Income Distribution will change with fluctuations in the relevant dividend rates and as Securities are sold or as substitute Securities are purchased.

Proceeds received from the disposition of any of the Securities which are not used to pay the deferred portion of the sales charge or for redemption of Units will be held in the Capital Account to be distributed on the final Distribution Day or following liquidation of the Fund. The first distribution for persons who purchase Units between a Record Day and a Distribution Day will be made on the second Distribution Day following their purchase of Units.

A Reserve Account may be created by the Trustee by withdrawing from the Income or Capital Accounts, from time to time, those amounts as it deems requisite to establish a reserve for any taxes or other governmental charges that may be payable out of the Fund (Section 3.03). Funds held by the Trustee in the various accounts created under the Indenture do not bear interest (Section 8.01).

PORTFOLIO SUPERVISION

The Fund is a unit investment trust which normally follows a buy and hold investment strategy and is not actively managed. Traditional methods of investment management for a managed fund (such as a mutual fund) typically involve frequent changes in a portfolio of securities on the basis of economic,

financial and market analyses. The Portfolio of the Fund, however, will not be actively managed and therefore the adverse financial condition of an issuer or its failure to maintain its current dividend rate will not necessarily require the sale of its Securities from the Portfolio. In the event a public tender offer is made for a Security or a merger or acquisition is announced affecting a Security, the Sponsors may instruct the Trustee to tender or sell the Security on the open market when in its opinion it is in the best interest of the Holders of the Units to do so. The Sponsors may also direct the disposition of Securities upon default in payment of amounts due on any of the Securities, institution of certain legal proceedings, default under certain documents materially and adversely affecting future declaration or payment of amounts due, or decline in price or the occurrence of other market or credit factors that in the opinion of the Sponsors would make the retention of these Securities detrimental to the interest of the Holders (Section 3.08). However, given the investment philosophy of the Fund, the Sponsors are not likely to sell Securities for any of these reasons; and even though the yield on certain Securities may have changed subsequent to the Initial Date of Deposit and even though a stock may no longer be among the ten highest dividend-yielding stocks in the Dow Jones Industrial Average, the Fund may continue to hold the Securities and may continue to purchase the Securities in connection with the issuance of Additional Units or the purchase of Additional Securities.

The Indenture authorizes the Sponsors to increase the size and number of Units of the Fund by the deposit of Additional Securities, contracts to purchase Additional Securities or cash or a letter of credit with instructions to purchase Additional Securities in exchange for the corresponding number of additional Units during the 90-day period subsequent to the Initial Date of Deposit, provided that the original proportionate relationship among the number of shares of each Security established on the Initial Date of Deposit (the 'Original Proportionate Relationship') is maintained to the extent practicable. (Deposits of Additional Securities subsequent to the 90-

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day period following the Initial Date of Deposit must replicate exactly the proportionate relationship among the share amounts of Securities comprising the Portfolio at the time of such deposits.)

With respect to deposits of Additional Securities (or cash or a letter of credit with instructions to purchase Additional Securities), in connection with creating additional Units of the Fund during the 90-day period following the Initial Date of Deposit, the Sponsors may specify the minimum numbers in which Additional Securities will be deposited or purchased. If a deposit is not sufficient to acquire minimum amounts of each Security, Additional Securities may be acquired in the order of the Security most under-represented immediately before the deposit when compared to the Original Proportionate Relationship. If Securities of an issue originally deposited are unavailable at the time of subsequent deposit, or cannot be purchased at reasonable prices or their purchase is prohibited or restricted by law, regulation or policies applicable to the Fund or the Sponsors, the Sponsors may (1) deposit cash or a letter of credit with instructions to purchase the Security when it becomes available (provided that it becomes available within 110 days after the Initial Date of Deposit) or (2) deposit (or instruct the Trustee to purchase) Securities of one or more other issues originally deposited. Any funds held to acquire Additional Securities which have not been used to purchase Securities at the end of the 90-day period beginning with the Initial Date of Deposit, shall be used to purchase Securities as described above or shall be distributed to Holders together with the attributable sales charge.

Voting rights with respect to the Securities will be exercised by the Trustee in accordance with directions given by the Sponsors.

REPORTS TO HOLDERS

With any distribution, the Trustee will furnish Holders with a statement of the amounts of income and the amounts of other receipts, if any, which are being distributed, expressed in each case as a dollar amount per Unit. Following the termination of the Fund, the Trustee will furnish to each person who at any time during the year was a Holder of record, a statement (i) summarizing transactions for that year in the Income and Capital Accounts, (ii) identifying Securities sold and purchased during the year and listing Securities held and the number of Units outstanding at the end of that calendar year, (iii) stating the Redemption Price per 1,000 Units based upon the computation thereof made at the end of that calendar year and (iv) specifying the amounts distributed during the year from the Income and Capital Accounts (Section 3.07). The accounts of the Fund may be audited by independent accountants designated by the Sponsor and any report of the accountants shall be furnished by the Trustee to Holders upon request (Section 8.01(e)).

UNCERTIFICATED UNITS

All Holders are required to hold their Units in uncertificated form and in

'street name' by their broker, dealer or financial institution at the Depository Trust Company ('DTC'). Units are transferable between accounts of brokers, dealers or financial institutions which are members of DTC.

AMENDMENT

The Sponsors and Trustee may amend the Indenture, without the consent of the Holders, (a) to cure any ambiguity or to correct or supplement any provision thereof which may be defective or inconsistent, (b) to change any provision thereof as may be required by the SEC or any successor governmental agency or (c) to make any other provisions which do not materially adversely affect the interest of the Holders (as determined in good faith by the Sponsors). The Indenture may also be amended in any respect by the Sponsors and the Trustee, or any of the provisions thereof may be waived, with the consent of the Holders of 51% of the Units, provided that none of these amendments or waivers will reduce the interest in the Fund of any Holder without the consent of the Holder or reduce the percentage of Units required to consent to any of these amendments or waivers without the consent of all Holders (Section 10.01).

RESIGNATION, REMOVAL AND LIMITATIONS ON LIABILITY

TRUSTEE

The Trustee or any successor may resign upon notice to the Sponsors. The Trustee may be removed upon the direction of the Holders of 51% of the Units at any time or by the Sponsors without the consent of any of the Holders if the Trustee becomes incapable of acting or becomes bankrupt or its affairs are taken over by public authorities or if for any reason the Sponsors determine in good faith that the replacement of the Trustee is in the

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best interest of the Holders. The resignation or removal shall become effective upon the acceptance of appointment by the successor which may, in the case of a resigning or removed Co-Trustee, be one or more of the remaining Co-Trustees. In case of resignation or removal, the Sponsors are to use their best efforts to appoint a successor promptly and if upon resignation of the Trustee no successor has accepted appointment within thirty days after notification, the Trustee may apply to a court of competent jurisdiction for the appointment of a successor (Section 8.06). The Trustee shall be under no liability for any action taken in good faith in reliance on prima facie properly executed documents or for the disposition of monies or Securities, under the Indenture. This provision, however, shall not protect the Trustee in cases of wilful misfeasance, bad faith, negligence or reckless disregard of its obligations and duties. In the event of the failure of the Sponsors to act, the Trustee may act under the Indenture and shall not be liable for any of these actions taken in good faith. The Trustee shall not be personally liable for any taxes or other governmental charges imposed upon or in respect of the Securities or upon the interest thereon. In addition, the Indenture contains other customary provisions limiting the liability of the Trustee (Sections 8.01 and 8.05).

SPONSORS

Any Sponsor may resign if the remaining Sponsor maintains a net worth of \$2,000,000 and is agreeable to the resignation (Section 7.04). A new Sponsor may be appointed by the remaining Sponsor and the Trustee to assume the duties of the resigning Sponsor. If there is only one Sponsor and it fails to perform its duties or becomes incapable of acting or becomes bankrupt or its affairs are taken over by public authorities, then the Trustee may (a) appoint a successor Sponsor at rates of compensation deemed by the Trustee to be reasonable and as may not exceed amounts prescribed by the SEC, or (b) terminate the Indenture and liquidate the Fund or (c) continue to act as Trustee without terminating the Indenture (Section 8.01(e)). The Agent for the Sponsors has been appointed by the other Sponsors for purposes of taking action under the Indenture (Section 7.01). If the Sponsors are unable to agree with respect to action to be taken jointly by them under the Indenture and they cannot agree as to which Sponsors shall continue to act as Sponsors, then Merrill Lynch, Pierce, Fenner & Smith Incorporated shall continue to act as sole Sponsor (Section 7.02(b)). If one of the Sponsors fails to perform its duties or becomes incapable of acting or becomes bankrupt or its affairs are taken over by public authorities, then that Sponsor is automatically discharged and the other Sponsor shall act as Sponsor (Section 7.02(a)). The Sponsors shall be under no liability to the Fund or to the Holders for taking any action or for refraining from taking any action in good faith or for errors in judgment and shall not be liable or responsible in any way for depreciation or loss incurred by reason of the sale of any Security. This provision, however, shall not protect the Sponsors in cases of wilful misfeasance, bad faith, gross negligence or reckless disregard of their obligations and duties (Section 7.05). The Sponsors and their successors are jointly and severally liable under the Indenture. A Sponsor may transfer all or substantially all of its assets to a corporation or partnership which carries on

its business and duly assumes all of its obligations under the Indenture and in that event it shall be relieved of all further liability under the Indenture (Section 7.03).

MISCELLANEOUS

TRUSTEE

The Trustee of the Fund is named on the back cover page of this Prospectus and is either The Bank of New York, a New York banking corporation with its Unit Investment Trust Department at 101 Broadway, New York, New York 10286 (which is subject to supervision by the New York Superintendent of Banks, the Federal Deposit Insurance Corporation and the Board of Governors of the Federal Reserve System); Bankers Trust Company, a New York banking corporation with its corporate trust office at Four Albany Street, New York, New York 10015 (which is subject to supervision by the New York Superintendent of Banks, the Federal Deposit Insurance Corporation and the Board of Governors of the Federal Reserve System); The Chase Manhattan Bank (National Association), a banking corporation with its corporate trust office at 1 Chase Manhattan Plaza-3B, New York, New York 10081 (which is subject to supervision by the Comptroller of the Currency, the Federal Deposit Insurance Corporation and the Board of Governors of the Federal Reserve System); or (acting as Co-Trustees) Investors Bank & Trust Company, a Massachusetts trust company with its unit investment trust servicing group at One Lincoln Plaza, P.O. Box 1537, Boston, Massachusetts 02205-1537 (which is subject to supervision by the Massachusetts Commissioner of Banks, the Federal Deposit Insurance Corporation and the Board of Governors of the Federal Reserve System) and The First National Bank of Chicago, a national banking association with its corporate trust office at One First National Plaza, Suite 0126, Chicago, Illinois 60670-0126 (which is subject to supervision by the Comptroller of the Currency, the Federal Deposit Insurance Corporation and the Board of Governors of the Federal Reserve System).

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LEGAL OPINION

The legality of the Units has been passed upon by Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017, as special counsel for the Sponsors. Emmet, Marvin & Martin, 48 Wall Street, New York, New York 10005, act as counsel for The Bank of New York, as Trustee. Bingham, Dana & Gould, 150 Federal Street, Boston, Massachusetts 02110, act as counsel for The First National Bank of Chicago and Investors Bank & Trust Company, as Co-Trustees. Hawkins, Delafield & Wood, 67 Wall Street, New York, New York 10005, act as counsel for Bankers Trust Company, as Trustee.

AUDITORS

The Statement of Condition, including the Portfolio of the Fund, included herein, has been audited by Deloitte & Touche, independent accountants, as stated in their opinion appearing herein and has been so included in reliance upon that opinion given on the authority of that firm as experts in accounting and auditing.

SPONSORS

Each Sponsor is a Delaware corporation and is engaged in the underwriting, securities and commodities brokerage business, and is a member of the New York Stock Exchange, Inc., other major securities exchanges and commodity exchanges, and the National Association of Securities Dealers, Inc. Merrill Lynch, Pierce, Fenner & Smith Incorporated and Merrill Lynch Asset Management, a Delaware corporation, each of which is a subsidiary of Merrill Lynch & Co., Inc., are engaged in the investment advisory business. Smith Barney Shearson Inc., an investment banking and securities broker-dealer firm, is an indirect wholly-owned subsidiary of Primerica Corporation ('Primerica'). In July 1993, Primerica and Smith Barney, Harris Upham & Co. Incorporated ('Smith Barney') acquired the assets of the domestic retail brokerage and asset management businesses of Shearson Lehman Brothers Inc. ('Shearson') previously a co-sponsor of various Defined Asset Funds. Prudential Securities Incorporated, a wholly-owned subsidiary of Prudential Securities Group Inc. and an indirect wholly-owned subsidiary of the Prudential Insurance Company of America, is engaged in the investment advisory business. PaineWebber Incorporated is engaged in the investment advisory business and is a wholly-owned subsidiary of PaineWebber Group Inc. Each Sponsor, or one of its predecessor corporations, has acted as a Sponsor of a number of series of unit investment trusts. Each Sponsor has acted as principal underwriter and managing underwriter of other investment companies. The Sponsors, in addition to participating as members of various selling groups or as agents of other investment companies, execute orders on behalf of investment companies for the purchase and sale of securities of these companies and sell securities to these companies in their capacities as brokers or dealers in securities.

Each Sponsor (or a predecessor) has acted as Sponsor of various series of Defined Asset Funds. A subsidiary of Merrill Lynch, Pierce, Fenner & Smith

Incorporated succeeded in 1970 to the business of Goodbody & Co., which had been a co-Sponsor of Defined Asset Funds since 1964. That subsidiary resigned as Sponsor of each of the Goodbody series in 1971. Merrill Lynch, Pierce, Fenner & Smith Incorporated has been co-Sponsor and the Agent for the Sponsors of each series of Defined Asset Funds created since 1971. Shearson and certain of its predecessors were underwriters beginning in 1962 and co-Sponsors from 1965 to 1967 and from 1980 to 1993 of various Defined Asset Funds. As a result of the acquisition of certain of Shearson's assets by Smith Barney and Primerica, as described above, Smith Barney Shearson Inc. now serves as co-Sponsor of various Defined Asset Funds. Prudential Securities Incorporated and its predecessors have been underwriters of Defined Asset Funds since 1961 and co-Sponsors since 1964, in which year its predecessor became successor co-Sponsor to the original Sponsor. PaineWebber Incorporated and its predecessor have co-Sponsored certain Defined Asset Funds since 1983.

The Sponsors have maintained secondary markets in Defined Asset Funds for over 20 years. For decades informed investors have purchased unit investment trusts for dependability and professional selection of investments. Defined Asset Funds offers an array of simple and convenient investment choices, suited to fit a wide variety of personal financial goals--a buy and hold strategy for capital accumulation, such as for children's education or a nest egg for retirement, or attractive, regular current income consistent with relative protection of capital. There are Defined Funds to meet the needs of just about any investor. Unit investment trusts are particularly suited for the many investors who prefer to seek long-term profits by purchasing sound investments and holding them, rather than through active trading. Few individuals have the knowledge, resources or capital to buy and hold a diversified portfolio on their own; it would generally take a considerable sum of money to obtain the breadth and diversity offered by Defined Funds. Sometimes it takes a combination of Defined Funds to plan for your objectives.

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One of the most important investment decisions an investor faces may be how to allocate his investments among asset classes. Diversification among different kinds of investments can balance the risks and rewards of each one. Most investment experts recommend stocks for long-term capital growth. Long-term corporate bonds offer relatively high rates of interest income. By purchasing both defined equity and defined bond funds, investors can receive attractive current income, as well as growth potential, offering some protection against inflation.

This chart shows the average annual compounded rate of return of selected asset classes over the 10-year and 20-year periods ending December 31, 1992, compared to the rate of inflation over the same periods. Of course, this chart represents past performance of these investment categories and there is no guarantee of future results, either of these categories or of Defined Funds. Defined Funds also have sales charges and expenses which are not reflected in this chart.

Stocks (S&P 500)					
20 yr.			11.33%		
10 yr.				16.19%	
Small-company stocks					
20 yr.				15.54%	
10 yr.			11.55%		
Long-term corporate bonds					
20 yr.		9.54%			
10 yr.				13.14%	
U.S. Treasury bills (short-term)					
20 yr.			7.70%		
10 yr.			6.95%		
Consumer Price Index					
20 yr.			6.21%		
10 yr.	3.81%				
0	2	4	6	8	10
12	14	16	18%		

Source: Ibbotson Associates (Chicago).

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Instead of having to select individual securities on their own, purchasers of Defined Funds benefit from the expertise of Defined Asset Funds' experienced buyers and research analysts. In addition, they gain the advantage of diversification by investing in Units of a Defined Fund holding securities of several different issuers. Such diversification can reduce risk, but does not eliminate it. While the portfolio of a managed fund, such as a mutual fund,

continually changes, defined bond funds offer a defined portfolio and a schedule of income distributions identified in the prospectus. Investors know, generally, when they buy, the issuers, maturities, call dates and ratings of the securities in the portfolio. Of course, the portfolio may change somewhat over time as additional securities are deposited, as securities mature or are called or redeemed or as they are sold to meet redemptions and in certain other limited circumstances. Investors also know at the time of purchase their estimated income and current and long-term returns, subject to credit and market risks and to changes in the portfolio or the funds expenses.

Defined Asset Funds offers a variety of fund types. The tax exemption of municipal securities, which makes them attractive to high-bracket taxpayers, is offered by Defined Municipal Investment Trust Funds. Municipal Defined Funds offer a simple and convenient way for investors to earn monthly income free from regular Federal income tax. Defined Municipal Investment trust funds have provided investors with tax-free income for more than 30 years. Defined Corporate Income Funds, with higher current returns than municipal or government funds, are suitable for Individual Retirement Accounts and other tax-advantaged accounts and provide monthly income. Defined Government Securities Income Funds provide a way to participate in markets for U.S. government securities while earning an attractive current return. Defined International Bond Funds, invested in bonds payable in foreign currencies, offer the potential to profit from changes in currency values and possibly from interest rates higher than paid on comparable US bonds, but investors incur a higher risk for these potentially greater returns. Historically, stocks have offered growth of capital, and thus some protection against inflation, over the long term. Defined Equity Income Funds offer participation in the stock market, providing current income as well as the possibility of capital appreciation. The S&P Index Trusts offer a convenient and inexpensive way to participate in broad market movements. Concept Series seek to capitalize on selected

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anticipated economic, political or business trends. Utility Stock Series, consisting of stocks of issuers with established reputations for regular cash dividends, seek to benefit from dividend increases. Select Ten Portfolios seek total return by investing for one year in the ten highest yielding stocks on a designated stock index.

Performance Information-- Information on the performance of the Fund for various periods, on the basis of changes in Unit price plus the amount of dividends and capital gains reinvested, may be included from time to time in advertisements, sales literature and reports to current or prospective Holders. Total return figures are not averaged, and may not reflect deduction of the sales charge, which would decrease the return. Average annualized return figures reflect deduction of the maximum sales charge. No provision is made for any income taxes payable.

Past performance may not be indicative of future results. The Fund is not actively managed. Unit price and return fluctuate with the value of the common stocks in the portfolio, so there may be a gain or loss when Units are sold.

Fund performance may be compared to the performance on the same basis of the Dow Jones Industrial Average, the S&P 500 Composite Price Stock Index, the S&P MidCap 400 Index, or performance data from publications such as Lipper Analytical Services, Inc., Morningstar Publications, Inc., Money Magazine, The New York Times, U.S. News and World Report, Barron's, Business Week, CDA Investment Technology, Inc., Forbes Magazine or Fortune Magazine. As with other performance data, performance comparisons should not be considered representative of the Fund's relative performance for any future period.

Information on the performance of the 10 highest yielding stocks in the Dow Jones Industrial Average contained in this Prospectus, as further updated, may also be included from time to time in such material.

Deferred Sales Charge Tax Example-- The Fund allows you to defer part of the payment of the sales charge so that more of your money is invested. Of course, the basis of your Units and the proceeds you will receive for tax purposes when you liquidate your Units will reflect the payment of the sales charge. For example, if you purchase your Units for \$1,000 (including a \$10.00 sales charge when purchased) subject to a \$17.50 deferred sales charge, your tax basis for your Units would be \$1,017.50 (less any portion of the \$17.50 treated as interest (see Taxes)). If you receive \$1,050 when you liquidate your Units, you would be deemed to have received \$1,067.50 for tax-reporting purposes (i.e., \$1,050 plus \$17.50 of deferred sales charge).

EXCHANGE OPTION

ELECTION

Holders may elect to exchange any or all of their Units of this Series for units of one or more Select Ten Portfolios of Equity Income Fund. Holders of other series of Funds listed in the table set forth below (the 'Exchange Funds'), which normally are sold at prices which include the sales charge indicated in the table may elect to exchange any or all of their units of those Series for Units of this Series. Certain series of the Funds listed have lower maximum applicable sales charges than those stated in the table; also the rates of sales charges may be changed from time to time. No series with a maximum applicable sales charge of less than 3.50% of the public offering price is eligible to be exchanged under the Exchange Option, with the following exceptions: (1) Freddie Mac Series may be acquired by exchange during the initial offering period from any of the Exchange Funds listed in the table and (2) Units of this Fund may be acquired at the exchange fee listed in the table by holders of any other Select Ten Portfolios of Equity Income Fund which units normally have an aggregate sales charge of 2.75%. Units of the Exchange Funds may be acquired at prices which include the reduced sales charge for Exchange Fund units listed in the table, subject, however, to these important limitations:

First, there must be a secondary market maintained by the Sponsors in units of the series being exchanged and a primary or secondary market in units of the series being acquired and there must be units of the applicable Exchange Fund lawfully available for sale in the state in which the Holder is resident. There is no legal obligation on the part of the Sponsors to maintain a market for any units or to maintain the legal qualification for sale of any of these units in any state or states. Therefore, there is no assurance that a market for units will in fact exist or that any units will be lawfully available for sale on any given date at which a Holder wishes to sell his Units of this Series and thus there is no assurance that the Exchange Option will be available to any Holder.

Second, when units subject to a deferred sales charge are exchanged for units subject to a front-end sales charge, the sales charge will be the greater of (a) the reduced sales charge set forth in the table below or (b) the difference between sales charges paid with respect to the units being exchanged and the regular sales charge for the quantity of units being acquired, determined as of the date of the exchange. When units held for at least eight months are exchanged for units of a fund with a deferred sales charge, the exchange fee of \$15 per

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1,000 Units will be collected from the proceeds of the exchange and the units acquired will be subject to any continuing deferred sales charge.

Third, exchanges will be affected in whole units only. If the proceeds from the Units being surrendered are less than the cost of a whole number of units being acquired, excess cash insufficient to purchase an additional whole unit will be returned to the exchanging Holder.

Fourth, the Sponsors reserve the right to modify, suspend or terminate the Exchange Option at any time without further notice to Holders. In the event the Exchange Option is not available to a Holder at the time he wishes to exercise it, the Holder will be immediately notified and no action will be taken with respect to his Units without further instruction from the Holder.

PROCEDURES

To exercise the Exchange Option, a Holder should notify one of the Sponsors of his desire to use the proceeds from the sale of his Units of this Series to purchase units of one or more of the Exchange Funds. If units of the applicable outstanding series of the Exchange Fund are at that time available for sale, the Holder may select the series or group of series for which he desires his Units to be exchanged. Of course, the Holder will be provided with a current prospectus or prospectuses relating to each series in which he indicates interest. The exchange transaction will operate in a manner essentially identical to any secondary market transaction, i.e., Units will be repurchased at a price equal to the aggregate bid side evaluation per Unit of the Securities in the Portfolio plus accrued interest. Units of the Exchange Fund will be sold to the Holder at a price equal to the bid side evaluation per 1,000 units of the underlying securities in the Portfolio plus interest plus the applicable sales charge listed in the table below. Units of The Equity Income Fund are sold, and will be repurchased, at a price normally based on the closing sale prices on the New York Stock Exchange, Inc. of the underlying securities in the Portfolio. The maximum applicable sales charges for units of the Exchange Funds are also listed in the table. Excess proceeds not used to acquire whole Exchange Fund units will be paid to the exchanging Holder.

THE EXCHANGE FUNDS

The current return from taxable fixed income securities is normally higher than that available from tax exempt fixed income securities. Certain of the Exchange Funds do not provide for periodic payments of interest and are best suited for purchase by IRA's, Keogh plans, pension funds or other tax-deferred retirement plans. Consequently, some of the Exchange Funds may be inappropriate

investments for some Holders and therefore may be inappropriate exchanges for Units of this Series. The table below indicates certain characteristics of each of the Exchange Funds which a Holder should consider in determining whether each Exchange Fund would be an appropriate investment vehicle and an appropriate exchange for Units of this Series.

TAX CONSEQUENCES

An exchange of Units pursuant to the Exchange Option for units of a series of another Fund should constitute a 'taxable event' under the Code, requiring a Holder to recognize a tax gain or loss, subject to the following limitation. The Internal Revenue Service may seek to disallow a loss (or a pro rata portion thereof) on an exchange of Units if the units received by a Holder in connection with such an exchange represent securities that are not materially different from the securities that his previous units represented (e.g., both Funds contain securities issued by the same obligor that have the same material terms). Holders are urged to consult their own tax advisers as to the tax consequences to them of exchanging units in particular cases.

EXAMPLE

Assume that a Holder, who has three units of a fund with a 5.50% sales charge and a current price (offering side evaluation plus accrued interest) of \$1,100 per unit, sells his units and exchanges the proceeds for units of a series of an Exchange Fund with a current price of \$950 per unit and the same sales charge. The proceeds from the Holder's units will aggregate \$3,300. Since only whole units of an Exchange Fund may be purchased under the Exchange Option, the Holder would be able to acquire three units in the Exchange Fund for a total cost of \$2,895 (\$2,850 for units and \$45 for the \$15 per unit sales charge) and would receive \$405 in cash. Were the Holder to acquire the same number of units at the same time in the regular secondary market maintained by the Sponsors, the price would be \$3,006.75 (\$2,850 for the units and \$156.75 for the 5.50% sales charge).

<TABLE>
<CAPTION>

NAME OF EXCHANGE FUND	MAXIMUM APPLICABLE SALES CHARGE*	REDUCED SALES CHARGE FOR SECONDARY MARKET**	INVESTMENT CHARACTERISTICS
DEFINED ASSET FUNDS-- MUNICIPAL INVESTMENT TRUST FUND			
Monthly Payment, State and Multistate Series	5.50%+	\$15 per unit	long-term, fixed rate, tax-exempt income
Intermediate Term Series	4.50%+	\$15 per unit	intermediate-term, fixed rate, tax-exempt income
Insured Series	5.50%+	\$15 per unit	long-term, fixed rate, tax-exempt income, underlying securities insured by insurance companies
AMT Monthly Payment Series	5.50%+	\$15 per unit	long-term, fixed rate, income exempt from regular federal income tax but partially subject to Alternative Minimum Tax
DEFINED ASSET FUNDS--EQUITY INCOME FUND			
Utility Common Stock Series	4.50%	\$15 per 1,000 units***	dividends, taxable income, underlying securities are common stocks of public utilities
Concept Series	4.00%	\$15 per 100 units	underlying securities constitute a professionally selected portfolio of common stocks consistent with an investment idea or concept
Select Ten Portfolios	2.75%	\$17.50 per 1,000 units	underlying securities represent 10 highest yielding stocks in a specified stock index as of date of creation of Fund
DEFINED ASSET FUNDS-- GOVERNMENT SECURITIES INCOME FUND			
GNMA Series (other than those below)	4.25%	\$15 per unit	long-term, fixed rate, taxable income, underlying securities backed by the full faith and credit of the United States
GNMA Series E or other GNMA Series having units with an initial face value of \$1.00	4.25%	\$15 per 1,000 units	long-term, fixed rate, taxable income, underlying securities backed by the full faith and credit of the United States, appropriate for IRA's or tax-deferred retirement plans
Freddie Mac Series	3.50%	\$15 per 1,000 units	intermediate term, fixed rate, taxable income, underlying securities are backed by Federal Home Loan Mortgage Corporation but not by U.S. Government.
DEFINED ASSET FUNDS-- MUNICIPAL INCOME FUND			
Insured Discount Series	5.50%+	\$15 per unit	long-term, fixed rate, insured, tax-exempt income, taxable capital gains
DEFINED ASSET FUNDS-- CORPORATE INCOME FUND			
Monthly Payment Series	5.50%	\$15 per unit	long-term, fixed rate, taxable income

Intermediate Term Series	4.75%	\$15 per unit	intermediate-term, fixed rate, taxable income
Cash or Accretion Bond Series and SELECT Series	3.50%	\$15 per 1,000 units	intermediate-term, fixed rate, underlying securities composed of compound interest obligations principally secured by collateral backed by the full faith and credit of the United States, taxable return, current distributions of new units in lieu of principal or interest with option to sell new units for cash income, appropriate for IRA's or tax-deferred retirement plans
Insured Series	5.50%	\$15 per unit	long-term, fixed rate, taxable income, underlying securities are insured
DEFINED ASSET FUNDS-- INTERNATIONAL BOND FUND			
Multi-Currency Series	5.50%	\$15 per unit	intermediate-term, fixed rate, payable in foreign currencies, taxable income
Australian and New Zealand Dollar Bond Series	3.75%	\$15 per unit	intermediate-term, fixed rate, payable in Australian and New Zealand dollars, taxable income
Australian Dollar Bonds Series	3.75%	\$15 per unit	intermediate-term, fixed rate, payable in Australian dollars, taxable income
Canadian Dollar Bonds Series	3.75%	\$15 per unit	short intermediate-term, fixed rate, payable in Canadian dollars, taxable income

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- * As described in the prospectuses relating to certain Exchange Funds, this sales charge for secondary market sales may be reduced on a graduated scale in the case of quantity purchases.
- ** Higher charges will generally apply on exchanges of Fund Units. See Election--Second above. The reduced sales charge for Units acquired during their initial offering period is: \$20 per unit for Series for which the Reduced Sales Charge for Secondary Market (above) is \$15 per unit; \$20 per 100 units for Series for which the Reduced Sales Charge for Secondary Market is \$15 per 100 units and \$20 per 1,000 units for Series for which the Reduced Sales Charge for Secondary Market is \$15 per 1,000 units.
- *** The reduced sales charge for the Sixth Utility Common Stock Series of The Equity Income Fund is \$15 per 2,000 units and for prior Utility Common Stock Series is \$7.50 per unit.
- + Subject to reduction depending on the maturities of the underlying Securities.

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Def ined
Asset FundsSM

SPONSORS:

Merrill Lynch,
Pierce, Fenner & Smith Incorporated
Unit Investment Trusts
P.O. Box 9051
Princeton, N.J. 08543-9051
(609) 282-8500
Smith Barney Shearson Inc.
Unit Trust Department
Two World Trade Center
101st Floor
New York, N.Y. 10048
1-800-298-UNIT
PaineWebber Incorporated
1200 Harbor Blvd.
Weehawken, N.J. 07087
(201) 902-3000
Prudential Securities Incorporated
One Seaport Plaza
199 Water Street
New York, N.Y. 10292
(212) 776-1000

INDEPENDENT ACCOUNTANTS:

Deloitte & Touche
1633 Broadway
3rd Floor
New York, N.Y. 10019

CO-TRUSTEES:

The First National Bank of Chicago
Investors Bank & Trust Company
P.O. Box 1537
Boston, MA 02205-1537
1-800-338-6019

EQUITY INCOME FUND
SELECT TEN PORTFOLIO--
1994 Winter Series
(A Unit Investment Trust)
PROSPECTUS

This Prospectus does not contain all of the information with respect to the investment company set forth in its registration statement and exhibits relating thereto which have been filed with the Securities and Exchange Commission, Washington, D.C. under the Securities Act of 1933 and the Investment Company Act of 1940, and to which reference is hereby made. No person is authorized to give any information or to make any representations with respect to this investment company not contained in this Prospectus; and any information or representation not contained herein must not be relied upon as having been authorized. This Prospectus does not constitute an offer to sell, or a solicitation of an offer to buy, securities in any state to any person to whom it is not lawful to make such offer in such state.

14669--1/94

PART II
ADDITIONAL INFORMATION NOT INCLUDED IN THE PROSPECTUS

A. The following information relating to the Depositors is incorporated by reference to the SEC filings indicated and made a part of this Registration Statement.

SEC FILE OR
IDENTIFICATION
NUMBER

I. Bonding Arrangements and Date of Organization of the Depositors filed pursuant to Items A and B of Part II of the Registration Statement on Form S-6 under the Securities Act of 1933:

Merrill Lynch, Pierce, Fenner & Smith Incorporated.....	2-52691
Smith Barney Shearson Inc.	33-29106
PaineWebber Incorporated.....	2-87965
Prudential Securities Incorporated.....	2-61418

II. Information as to Officers and Directors of the Depositors filed pursuant to Schedules A and D of Form BD under Rules 15b1-1 and 15b3-1 of the Securities Exchange Act of 1934:

Merrill Lynch, Pierce, Fenner & Smith Incorporated.....	8-7721
Smith Barney Shearson Inc.	8-8177
PaineWebber Incorporated.....	8-16267
Prudential Securities Incorporated.....	8-12321

III. Charter documents of the Depositors filed as Exhibits to the Registration Statement on Form S-6 under the Securities Act of 1933 (Charter, By-Laws):

Merrill Lynch, Pierce, Fenner & Smith Incorporated.....	2-73866, 2-77549
Smith Barney Shearson Inc.	33-20499
PaineWebber Incorporated.....	2-87965, 2-87965
Prudential Securities Incorporated.....	2-86941, 2-86941

B. The Internal Revenue Service Employer Identification Numbers of the Sponsors and Trustee are as follows:

Merrill Lynch, Pierce, Fenner & Smith Incorporated.....	13-5674085
Smith Barney Shearson Inc.	13-1912900
PaineWebber Incorporated.....	13-2638166
Prudential Securities Incorporated.....	13-6134767
The First National Bank of Chicago, Co-Trustee.....	36-0899825
Investors Bank & Trust Company, Co-Trustee.....	04-3086138

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SERIES OF EQUITY INCOME FUND AND MUNICIPAL INVESTMENT TRUST FUND
DESIGNATED PURSUANT TO RULE 487 UNDER THE SECURITIES ACT OF 1933

SERIES NUMBER	SEC FILE NUMBER

Equity Income Fund, Investment Philosophy Series 1991 Selected Industrial Portfolio.....	33-39158
Municipal Investment Trust Fund, Multistate Series-48.....	33-50247

CONTENTS OF REGISTRATION STATEMENT

The Registration Statement on Form S-6 comprises the following papers and documents:

The facing sheet of Form S-6.

The Cross-Reference Sheet (incorporated by reference from the Cross-Reference Sheet of the Registration Statement of The Equity Income Fund,

The Prospectus.

Additional Information not included in the Prospectus (Part II).

Consent of independent public accountants.

The following exhibits:

- 1.1 --Form of Trust Indenture.
- 1.1.1 --Form of Standard Terms and Conditions of Trust Effective as of October 21, 1993 (incorporated by reference to Exhibit 1.1.1 to the Registration Statement of Municipal Investment Trust Fund, Multistate Series-48, 1933 Act File No. 33-50247).
- 1.2 --Form of Master Agreement Among Underwriters (incorporated by reference to Exhibit 1.2 to the Registration Statement under the Securities Act of 1933 of The Corporate Income Fund, One Hundred Ninety-Fourth Monthly Payment Series, 1933 Act File No. 2-90925).
- 3.1 --Opinion of counsel as to the legality of the securities being issued including their consent to the use of their names under the headings 'Taxes' and 'Miscellaneous'--'Legal Opinion' in the Prospectus.

R-1

SIGNATURES

The registrant hereby identifies the series numbers of Equity Income Fund and Municipal Investment Trust Fund listed on page R-1 for the purposes of the representations required by Rule 487 and represents the following:

- 1) That the portfolio securities deposited in the series as to which the registration statement is being filed do not differ materially in type or quality from those deposited in such previous series;
- 2) That, except to the extent necessary to identify the specific portfolio securities deposited in, and to provide essential financial information for, the series with respect to which this registration statement is being filed, this registration statement does not contain disclosures that differ in any material respect from those contained in the registration statements for such previous series as to which the effective date was determined by the Commission or the staff; and
- 3) That it has complied with Rule 460 under the Securities Act of 1933.

PURSUANT TO THE REQUIREMENTS OF THE SECURITIES ACT OF 1933, THE REGISTRANT HAS DULY CAUSED THIS REGISTRATION STATEMENT OR AMENDMENT TO THE REGISTRATION STATEMENT TO BE SIGNED ON ITS BEHALF BY THE UNDERSIGNED THEREUNTO DULY AUTHORIZED IN THE CITY OF NEW YORK AND STATE OF NEW YORK ON THE 5TH DAY OF JANUARY, 1994.

SIGNATURES APPEAR ON PAGE R-3, R-4, R-5 AND R-6.

A majority of the members of the Board of Directors of Merrill Lynch, Pierce, Fenner & Smith Incorporated has signed this Registration Statement or Amendment to the Registration Statement pursuant to Powers of Attorney authorizing the person signing this Registration Statement or Amendment to the Registration Statement to do so on behalf of such members.

A majority of the members of the Board of Directors of Smith Barney Shearson Inc. has signed this Registration Statement or Amendment to the Registration Statement pursuant to Powers of Attorney authorizing the person signing this Registration Statement or Amendment to the Registration Statement to do so on behalf of such members.

A majority of the members of the Executive Committee of the Board of Directors of PaineWebber Incorporated has signed this Registration Statement or Amendment to the Registration Statement pursuant to Powers of Attorney authorizing the person signing this Registration Statement or Amendment to the Registration Statement to do so on behalf of such members.

A majority of the members of the Executive Committee of the Board of Directors of Prudential Securities Incorporated has signed this Registration Statement or Amendment to the Registration Statement pursuant to Powers of Attorney authorizing the person signing this Registration Statement or Amendment to the Registration Statement to do so on behalf of such members.

R-2

MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED
DEPOSITOR

By the following persons, who constitute a majority of the Board of Directors of Merrill Lynch, Pierce, Fenner & Smith Incorporated: Powers of Attorney have been filed under Form SE and the following 1933 Act File Number: 33-43466

HERBERT M. ALLISON, JR.
BARRY S. FREIDBERG
EDWARD L. GOLDBERG
STEPHEN L. HAMMERMAN
JEROME P. KENNEY
DAVID H. KOMANSKY
DANIEL T. NAPOLI
THOMAS H. PATRICK
JOHN L. STEFFENS
DANIEL P. TULLY
ROGER M. VASEY
ARTHUR H. ZEIKEL
By

ERNEST V. FABIO
(As authorized signatory for Merrill Lynch, Pierce, Fenner & Smith Incorporated and Attorney-in-fact for the persons listed above)

R-3

SMITH BARNEY SHEARSON INC.
DEPOSITOR

By the following persons, who constitute a majority of the Board of Directors of Smith Barney Shearson Inc.: Powers of Attorney have been filed under the following 1933 Act File Number: 33-49753

RONALD A. ARTINIAN
STEVEN D. BLACK
JAMES DIMON
ROBERT DRUSKIN
TONI ELLIOTT
LEWIS GLUCKSMAN
THOMAS GUBA
JOHN B. HOFFMAN
A. RICHARD JANIAK, JR.
ROBERT Q. JONES
JEFFREY LANE
JACK H. LEHMAN III
JOEL N. LEVY
HOWARD D. MARSH
WILLIAM J. MILLS II
JOHN C. MORRIS
A. GEORGE SAKS
BRUCE D. SARGENT
MELVIN B. TAUB
JACQUES S. THERIOT
STEPHEN J. TREADWAY
PAUL UNDERWOOD

By
GINA LEMON
(As authorized signatory for Smith Barney Shearson Inc. and Attorney-in-fact for the persons listed above)

R-4

PAINWEBBER INCORPORATED
DEPOSITOR

By the following persons, who constitute a majority of the Executive Committee of the Board of Directors of PaineWebber Incorporated: Powers of Attorney have been filed under Form SE and the following 1933 Act File Number: 33-28452

JOHN A. BULT
PAUL B. GUENTHER

DONALD B. MARRON
JAMES C. TREADWAY

By

ROBERT E. HOLLEY
(As authorized signatory for PaineWebber Incorporated
and Attorney-in-fact for the persons listed above)

R-5

PRUDENTIAL SECURITIES INCORPORATED
DEPOSITOR

By the following persons, who constitute Powers of Attorney have been filed
a majority of under Form SE and the following 1933
the Board of Directors of Act File Number: 33-41631
Prudential Securities Incorporated:

JAMES T. GAHAN
ALAN D. HOGAN
HOWARD A. KNIGHT
GEORGE A. MURRAY
LELAND B. PATON
HARDWICK SIMMONS

By

RICHARD R. HOFFMANN
(As authorized signatory for Prudential Securities
Incorporated and Attorney-in-fact for the persons listed above)

R-6

CONSENT OF INDEPENDENT PUBLIC ACCOUNTANTS

The Sponsors and Co-Trustees of Equity Income Fund, Select Ten Portfolio--1994
Winter Series, Defined Asset Funds:

We hereby consent to the use in this Registration Statement No. 33-51049 of our
opinion dated January 5, 1994, relating to the Statement of Condition of Equity
Income Fund, Select Ten Portfolio--1994 Winter Series, Defined Asset Funds and
to the reference to us under the heading 'Auditors' in the Prospectus which is a
part of this Registration Statement.

DELOITTE & TOUCHE
New York, N.Y.
January 5, 1994

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EQUITY INCOME FUND
SELECT TEN PORTFOLIO--1994 WINTER SERIES
DEFINED ASSET FUNDS
REFERENCE TRUST INDENTURE

DATED AS OF JANUARY 5, 1994

This Trust Indenture (the 'Indenture') sets forth certain provisions in full and incorporates other provisions by reference to the document entitled 'Standard Terms and Conditions of Trust Effective October 21, 1993' (the 'Standard Terms and Conditions of Trust') and such provisions as are set forth in full herein and such provisions as are incorporated by reference constitute a single instrument. All references herein to Articles and Sections are to Articles and Sections of the Standard Terms and Conditions of Trust.

WITNESSETH THAT:

In consideration of the premises and of the mutual agreements herein contained, the Sponsors, the Trustee and the Evaluator agree as follows:

PART I

STANDARD TERMS AND CONDITIONS OF TRUST

Subject to the provisions of Part II hereof, all the provisions contained in the Standard Terms and Conditions of Trust are herein incorporated by reference in their entirety and shall be deemed to be a part of this instrument as fully and to the same extent as though said provisions had been set forth in full in this instrument.

PART II

SPECIAL TERMS AND CONDITIONS OF TRUST

The following special terms and conditions are hereby agreed to:

(a) The Securities (or contracts for the purchase of such Securities) listed under 'Portfolio' in the Prospectus have been deposited with (or assigned to) the Trustee under this Indenture, and the number of Units specified under 'Investment Summary' in the Prospectus have been delivered to, or assigned in the name of or on the order of, the Sponsors by the Trustee in exchange therefor.

(b) The Sponsors are Merrill Lynch, Pierce, Fenner & Smith Incorporated, Smith Barney Shearson Inc., PaineWebber Incorporated and Prudential Securities Incorporated.

(c) The Co-Trustees are The First National Bank of Chicago and Investors Bank & Trust Company.

(d) The Trust is organized as a Grantor Trust for Federal tax purposes.

(e) Units must be held in uncertificated form.

DAVIS POLK & WARDWELL
450 LEXINGTON AVENUE
NEW YORK, NEW YORK 10017
(212) 450-4000

JANUARY 5, 1994

EQUITY INCOME FUND,
SELECT TEN PORTFOLIO--1994 WINTER SERIES
DEFINED ASSET FUNDS
MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED
SMITH BARNEY SHEARSON INC.
PAINWEBBER INCORPORATED
PRUDENTIAL SECURITIES INCORPORATED

C/O MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED
UNIT INVESTMENT TRUSTS
P.O. BOX 9051
PRINCETON, N.J. 08543-9051
(609) 282-8500

Dear Sirs:

We have acted as special counsel for you, as sponsors (the 'Sponsors') of Equity Income Fund, Select Ten Portfolio--1994 Winter Series of Defined Asset Funds (the 'Fund'), in connection with the issuance of units of fractional undivided interest in the Fund (the 'Units') in accordance with the Trust Indenture relating to the Fund (the 'Indenture').

We have examined and are familiar with originals or copies, certified or otherwise identified to our satisfaction, of such documents and instruments as we have deemed necessary or advisable for the purpose of this opinion.

Based upon the foregoing, we are of the opinion that (i) the execution and delivery of the Indenture and the issuance of the Units have been duly authorized by the Sponsors and (ii) the Units, when duly issued and delivered by the Sponsors and the Co-Trustees in accordance with the Indenture, will be legally issued, fully paid and non-assessable.

We hereby consent to the use of this opinion as Exhibit 3.1 to the Registration Statement relating to the Units filed under the Securities Act of 1933 and to the use of our name in such Registration Statement and in the related prospectus under the headings 'Taxes' and 'Miscellaneous--Legal Opinion.'

Very truly yours,

