

SECURITIES AND EXCHANGE COMMISSION

FORM 485BPOS

Post-effective amendments [Rule 485(b)]

Filing Date: **1995-07-12**
SEC Accession No. **0000950112-95-001862**

([HTML Version](#) on secdatabase.com)

FILER

DEFINED ASSET FUNDS MUNICIPAL INVT TR FD MULTISTATE SER 5S

CIK: **836086** | State of Incorpor.: **NY** | Fiscal Year End: **1231**
Type: **485BPOS** | Act: **33** | File No.: **033-27383** | Film No.: **95553410**

Business Address
*ONE LIBERTY PLZ - 13TH FLR
C/O MERRILL LYNCH PIERCE
FENNER & SMITH
NEW YORK NY 10048*

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

POST-EFFECTIVE AMENDMENT NO. 6
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:

DEFINED ASSET FUNDS--
MUNICIPAL INVESTMENT TRUST FUND
MULTISTATE SERIES 5S

B. NAMES OF DEPOSITORS:

MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED
SMITH BARNEY INC.
PAINWEBBER INCORPORATED
PRUDENTIAL SECURITIES INCORPORATED
DEAN WITTER REYNOLDS INC.

C. COMPLETE ADDRESSES OF DEPOSITORS' PRINCIPAL EXECUTIVE OFFICES:

MERRILL LYNCH, PIERCE,
FENNER & SMITH
INCORPORATED
DEFINED ASSET FUNDS
POST OFFICE BOX 9051
PRINCETON, N.J.
08543-9051

SMITH BARNEY INC.
388 GREENWICH
STREET--23RD FLOOR
NEW YORK, NY 10013

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	DEAN WITTER REYNOLDS INC. TWO WORLD TRADE CENTER--59TH FLOOR NEW YORK, N.Y. 10048
---	--	--

D. NAMES AND COMPLETE ADDRESSES OF AGENTS FOR SERVICE:

TERESA KONCICK, ESQ. P.O. BOX 9051 PRINCETON, N.J. 08543-9051	LAURIE A. HESSLEIN 388 GREENWICH ST. NEW YORK, N.Y. 10013	ROBERT E. HOLLEY 1200 HARBOR BLVD. WEEHAWKEN, N.J. 07087
--	---	--

LEE B. SPENCER, JR. ONE SEAPORT PLAZA 199 WATER STREET NEW YORK, N.Y. 10292	DOUGLAS LOWE, ESQ. 130 LIBERTY STREET--29TH FLOOR NEW YORK, N.Y. 10006	COPIES TO: PIERRE DE SAINT PHALLE, ESQ. 450 LEXINGTON AVENUE NEW YORK, N.Y. 10017
--	---	---

The issuer has registered an indefinite number of Units under the Securities Act of 1933 pursuant to Rule 24f-2 and filed the Rule 24f-2 Notice for the most recent fiscal year on February 17, 1995.

Check box if it is proposed that this filing will become effective on July 21, 1995 pursuant to paragraph (b) of Rule 485. / x /

DEFINED
ASSET FUNDSSM

MUNICIPAL INVESTMENT
TRUST FUND

MULTISTATE SERIES 5S
CONNECTICUT TRUST
MICHIGAN TRUST
(UNIT INVESTMENT TRUSTS)

PROSPECTUS, PART A
DATED JULY 21, 1995

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

MONTHLY INCOME - TAX-FREE

This Defined Fund consists of separate underlying Trusts, each comprising a fixed portfolio of Bonds issued by a single state and municipalities, public authorities and similar entities thereof, or by certain U.S. territories or possessions. The Fund is formed for the purpose of providing interest income which in the opinion of counsel is, with certain exceptions, exempt from Federal income taxes and from certain state and local taxes of the State for which a Trust is named but may be subject to other state and local taxes. There is no assurance that this objective will be met because it is subject to the continuing ability of issuers of the Bonds to meet their principal and interest requirements. Furthermore, the market value of the underlying Bonds, and therefore the value of the Units, will fluctuate with changes in interest rates and other factors.

Minimum Purchase: One Unit

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.

NOTE: PART A OF THIS PROSPECTUS MAY NOT BE DISTRIBUTED
UNLESS ACCOMPANIED BY PART B.

This Prospectus consists of two parts. The first includes an Investment Summary and certified financial statements of the Fund, including the related portfolio; the second contains a general summary of the Fund.

Read and retain both parts of this Prospectus for future reference.

DEFINED ASSET FUNDSSM is America's oldest and largest family of unit investment trusts with over \$95 billion sponsored since 1971. 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 repay principal as bonds are called, redeemed, sold or as they mature. Defined equity funds offer preselected stock portfolios with defined termination dates.

Your financial advisor 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.

Termination dates 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.

CONTENTS

Investment Summary.....	A-3
Accountants' Opinion Relating to the Fund.....	D-1
Statements of Condition and Portfolios.....	D-2

A-2

DEFINED ASSET FUNDS--MUNICIPAL INVESTMENT TRUST FUND, MULTISTATE SERIES 5S
INVESTMENT SUMMARY
AS OF APRIL 30, 1995, THE EVALUATION DATE

	CONNECTICUT TRUST	MICHIGAN TRUST
	-----	-----
FACE AMOUNT OF		
BONDS (a) --.....\$	2,850,000	\$ 2,320,000
NUMBER OF UNITS--.....	2,924	2,388
FACE AMOUNT OF BONDS PER		
UNIT.....\$	974.69	\$ 971.52
FRACTIONAL UNDIVIDED		
INTEREST IN TRUST		
REPRESENTED BY EACH		
UNIT--	1/2,924th	1/2,388th
PUBLIC OFFERING PRICE		
Aggregate bid side		
evaluation of Bonds.....\$	3,017,208	\$ 2,483,025
	-----	-----
Divided by Number of		
Units.....\$	1,031.88	\$ 1,039.79
Plus sales charge of		
4.121% and 4.084% of		
Public Offering Price		
(4.299% and 4.258% of		
net amount invested		
in Bonds) (b) for the		
Connecticut and		
Michigan Trusts,		
respectively.....	44.36	44.27
	-----	-----
Public Offering Price		
per Unit.....\$	1,076.24	\$ 1,084.06
(plus cash	(plus cash	(plus cash
adjustments and	adjustments and	adjustments and
accrued	accrued	accrued
interest) (c)	interest) (c)	interest) (c)
SPONSORS' REPURCHASE		
PRICE AND		
REDEMPTION PRICE PER		
UNIT.....\$	1,031.88	\$ 1,039.79
(based on bid side	(plus cash	(plus cash
evaluation of Bonds)	adjustments and	adjustments and
(\$44.36 and \$44.28 per	accrued	accrued
Unit less than Public	interest) (c)	interest) (c)
Offering Price) for the		
Connecticut and		
Michigan Trusts,		
respectively.		
PREMIUM AND DISCOUNT		
ISSUES IN PORTFOLIO		
Face Amount of Bonds		
with bid side		
evaluation:		
over par--	100%	100%
CALCULATION OF ESTIMATED		
NET ANNUAL INTEREST		
RATE PER UNIT (based on		
face amount per Unit)		
Annual interest rate		
per Unit.....	7.320%	7.414%
Less estimated annual		
expenses per Unit		
expressed as a		
percentage.....	.261%	.264%
	-----	-----
Estimated net annual		
interest rate per		
Unit.....	7.059%	7.150%

DAILY RATE AT WHICH ESTIMATED NET INTEREST ACCRUES PER UNIT.....	.0196%	.0198%
MONTHLY INCOME DISTRIBUTIONS Estimated net annual interest rate per Unit times face amount per Unit.....\$	68.81 \$	69.47
Divided by 12.....\$	5.73 \$	5.78
TRUSTEE'S ANNUAL FEE AND EXPENSES PER UNIT(d) (see Fund Expenses in Part B).....\$	2.55 \$	2.57
FACE AMOUNT OF BONDS ON DATE OF DEPOSIT.....\$	3,525,000 \$	3,650,000
MINIMUM VALUE OF TRUST Trust may be terminated if value of the Trust is less than 40% of Face Amount of Bonds on the dates of their deposit. On the Evaluation Date each Trust was valued at the following percentage of Face Amount of Bonds on the dates of their deposit.....	85%	68%

(a) Cost of Bonds is set forth under each Portfolio.

(b) This is the maximum Effective Sales Charge on the date stated. The sales charge will vary depending on the maturities of the underlying Bonds and will be reduced on a graduated scale for purchases of 250 or more Units (see How To Buy Units in Part B). Any resulting reduction in the Public Offering Price will increase the effective returns on a Unit.

(c) For Units purchased or redeemed on the Evaluation Date, accrued interest is approximately equal to the undistributed net investment income of the Trust (see Statements of Condition) divided by the number of outstanding Units, plus accrued interest per Unit to the expected date of settlement (5 business days after purchase or redemption). The amount of the cash adjustment which is added is equal to the cash per Unit in the Capital Account not allocated to the purchase of specific Bonds (see How To Buy Units and How To Sell Units in Part B).

(d) Of this figure, the Trustee receives annually for its service as Trustee, \$0.70 per \$1,000 face amount of Bonds. The Trustee's Annual Fee and Expenses also includes the Portfolio Supervision Fee and Evaluator's Fee set forth herein (see Fund Expenses in Part B).

A-3

DEFINED ASSET FUNDS--MUNICIPAL INVESTMENT TRUST FUND, MULTISTATE SERIES 5S
INVESTMENT SUMMARY AS OF THE EVALUATION DATE (CONTINUED)

	CONNECTICUT TRUST	MICHIGAN TRUST
NUMBER OF ISSUES IN PORTFOLIO--	8	8
NUMBER OF ISSUES BY SOURCE OF REVENUE:		
Solid Waste Disposal--	2	--
Special Tax--	--	1
Hospital/Health Care Facility--	--	1
Housing--	1	--
University/College--	1	2
State/Local Government Supported--	1	--
Refunded Bonds--	3	3
Miscellaneous--	--	1
NUMBER OF ISSUES RATED BY (a) STANDARD & POOR'S/RATING--	AAA--	
AA--	3	5
	2	1

A--	3	2
RANGE OF MATURITIES.....	2009-2017	2005-2018
CONCENTRATIONS (b) EXPRESSED AS PERCENTAGE OF AGGREGATE FACE AMOUNT OF PORTFOLIO:		
Solid Waste Disposal.....	35%	--
Refunded Bonds.....	36%	--
PERCENTAGE OF AGGREGATE FACE AMOUNT OF PORTFOLIO COMPRISED OF:		
Issuers located in Puerto Rico.....	10%	7%
PERCENTAGE OF AGGREGATE FACE AMOUNT OF PORTFOLIO BACKED BY INSURANCE (c).....		
	32%	42%

(a) The ratings assigned by the bond rating agencies may change from time to time. Certain of the ratings may be provisional or conditional. See Description of Ratings in Part B.

(b) A Fund is considered to be 'concentrated' in a category when the Bonds in that category constitute 25% or more of the aggregate face amount of the Portfolio. See Risk Factors in Part B for a brief description of certain investment risks relating to these types of Bonds.

(c) See Risk Factors--Bonds Backed by Letters of Credit or Insurance in Part B.

A-4

DEFINED ASSET FUNDS--MUNICIPAL INVESTMENT TRUST FUND, MULTISTATE SERIES 5S
INVESTMENT SUMMARY FOR EACH TRUST AS OF THE EVALUATION DATE (CONTINUED)

RECORD DAY

The 10th day of each month.

DISTRIBUTION DAY

The 25th day of each month.

MINIMUM CAPITAL DISTRIBUTION

No distribution need be made from Capital Account if balance in Account is less than \$5.00 per Unit.

INITIAL DATE OF DEPOSIT

April 7, 1989

PORTFOLIO SUPERVISION FEE (a)

Maximum of \$0.35 per \$1,000 face amount of underlying Bonds (see Fund Expenses in Part B).

EVALUATOR'S FEE FOR EACH SERIES

Maximum of \$13 (see Fund Expenses in Part B).

EVALUATION TIME

3:30 P.M. New York Time.

RISK FACTORS

Investors should consult Risk Factors in Part B for a general summary of certain investment risks relating to the types of Bonds in the Portfolio. In addition, following is a brief description of the factors which may affect the financial condition of the applicable States represented in this Fund, together with a summary of tax considerations relating to those States.

CONNECTICUT RISK FACTORS

The State of Connecticut and various of its municipalities are challenged by financial difficulties. Fiscal stress is reflected in the State's economic and revenue forecasts, a rising debt burden that reflects a significant increase in bond activity since 1987, a cumulative general fund deficit for the year ending June 30, 1991, of over \$965 million, and uncertainty concerning the solutions for these imbalances. A General Fund deficit of uncertain magnitude is projected for the year ending June 30, 1995. Accumulated surpluses in a budget stabilization fund created in 1983 to protect against future deficit problems were exhausted in 1990. The lack of a contingency fund balance, combined with reduced revenue-raising flexibility in the near term, places additional constraints on managing these financial problems and any others that may arise.

Manufacturing was historically the most important economic activity within Connecticut but, in terms of number of persons employed, has steadily declined in the last ten years. Defense-related business has typically represented a relatively high proportion of the manufacturing sector, but reductions in defense spending now underway threaten to have a substantial and permanent adverse impact on Connecticut's economy. While unemployment in Connecticut as a whole has generally remained below the national level, certain geographic areas in the State have been affected by high unemployment and poverty.

The tax revenues of Connecticut municipalities are derived only from ad valorem taxes on real and tangible personal property. Problems inherent with these impose practical limitations on the ability of Connecticut municipalities to raise additional tax revenues. Certain Connecticut municipalities have experienced severe fiscal difficulties and have reported operating and

accumulated deficits. The most vulnerable of these has been the City of Bridgeport, which filed a bankruptcy petition in 1991. Although the State opposed the petition, the United States Bankruptcy Court for the District of Connecticut held that Bridgeport does have the authority to file such a petition. The U.S. Census Bureau reports that, at the time of the 1990 census, Connecticut's capital city of Hartford was the eighth poorest city in the nation based on the percentage of its residents living in poverty; the same report indicates that four of Connecticut's largest cities ranked among the 130 poorest cities in the nation by the same measure.

The State and various municipalities are dependent in part on federal aid, and the municipalities are also dependent in part on State aid. The impact of political decisions or of necessity on the continuing availability of such aid could have an adverse effect on the State and its municipalities in the future.

General obligation bonds of Connecticut are rated AA-by Standard & Poor's and Aa by Moody's.

CONNECTICUT TAXES

In the opinion of Day, Berry & Howard, special counsel on Connecticut tax matters, which is based explicitly on the opinion of Davis Polk & Wardwell regarding Federal income tax matters, under existing Connecticut law:

1. The Connecticut Trust is not liable for any tax on or measured by net income imposed by the State of Connecticut.
2. Interest income of the Connecticut Trust from Debt Obligations issued by or on behalf of the State of Connecticut, any political subdivision thereof, or public instrumentality, state or local authority, district, or similar public entity created under the laws of the State of Connecticut ('Connecticut Debt Obligations'), or from Debt Obligations issued by United States territories or possessions the interest on which Federal law would prohibit Connecticut from taxing if received directly by a Holder, is not taxable under the Connecticut tax on the Connecticut taxable income of individuals, trusts, and estates (the 'Connecticut Income Tax'), when any such interest is received by the Connecticut Trust or distributed by it to such a Holder.
3. Gains and losses recognized by a Holder for Federal income tax purposes upon the maturity, redemption, sale, or other disposition by the Connecticut Trust of a Debt Obligation held by the Connecticut Trust or upon the redemption, sale, or other disposition of a Unit of the Connecticut Trust held by a Holder are taken into account as gains or losses, respectively, for purposes of the Connecticut Income Tax, except that, in the

- -----

(a) The Sponsors also may be reimbursed for their costs of bookkeeping and administrative services to the Fund. Portfolio supervision fees deducted in excess of portfolio supervision expenses may be used for this reimbursement. Additional deductions for this purpose are currently estimated not to exceed an annual rate of \$0.10 per Unit (see Fund Expenses in Part B).

A-5

DEFINED ASSET FUNDS--MUNICIPAL INVESTMENT TRUST FUND, MULTISTATE SERIES 5S
case of a Holder holding a Unit of the Connecticut Trust as a capital asset, such gains and losses recognized upon the maturity, redemption, sale, or exchange of a Connecticut Debt Obligation held by the Connecticut Trust are excluded from gains and losses taken into account for purposes of such tax and no opinion is expressed as to the treatment for purposes of such tax of gains and losses recognized, to the extent attributable to Connecticut Debt Obligations, upon the redemption, sale, or other disposition by a Holder of Unit of the Connecticut Trust held by him.

4. The portion of any interest income or capital gain of the Connecticut Trust that is allocable to a Holder that is subject to the Connecticut corporation business tax is includable in the gross income of such Holder for purposes of such tax.
5. An interest in a Unit of the Connecticut Trust that is owned by or attributable to a Connecticut resident at the time of his death is includable in his gross estate for purposes of the Connecticut succession tax and the Connecticut estate tax.

MICHIGAN RISK FACTORS

Due primarily to the fact that the leading sector of the State of Michigan's economy is the manufacturing of durable goods, economic activity in the State has tended to be more cyclical than in the nation as a whole. As a result, any substantial national economic downturn is likely to have an adverse effect on the economy of the State and on the revenues of the State and some of its local governmental units. Additionally, the State's economy is reliant, to a significant degree, upon the auto industry and could be adversely affected by changes in the auto industry, notably consolidation and plant closings resulting from competitive pressures and over-capacity. Recently, as well as historically, the average monthly unemployment rate in the State has been higher than the average figures for the United States.

On March 15, 1994, the electors of the State voted to amend the State's Constitution to increase the State sales tax rate from 4% to 6% and to place an annual cap on property assessment increases for all property taxes. Companion legislation also cut the State's income tax rate from 4.6% to 4.4%. In addition, property taxes for school operating purposes have been reduced and school funding is being provided from a combination of property taxes and state

revenues, some of which are being provided from new or increased State taxes. The legislation also contains other provisions that may reduce or alter the revenues of local units of government and tax increment bonds could be particularly affected.

Constitutional limitations on the amount of total state revenues which may be raised from taxes and certain other sources may also affect State operations and revenue sharing to local units of government.

The foregoing financial conditions and constitutional provisions could adversely affect the market value or marketability of the Michigan obligations in the Portfolio and indirectly affect the ability of local governmental units to pay debt service on their obligations.

Michigan's general obligation bonds are rated A-1 by Moody's and AA by Standard & Poor's.

MICHIGAN TAXES

In the opinion of Miller, Canfield, Paddock and Stone, Detroit, Michigan, special counsel on Michigan tax matters, under existing Michigan law:

The Trust and the owners of Units will be treated for purposes of the Michigan income tax laws and the Single Business Tax in substantially the same manner as they are for purposes of Federal income tax laws, as currently enacted. Accordingly, we have relied upon the opinion of Messrs. Davis Polk & Wardwell as to the applicability of Federal income tax under the Internal Revenue Code of 1986, as amended, to the Trust and investors in the Trust.

Under the income tax laws of the State of Michigan, the Trust is not an association taxable as a corporation; the income of Trust will be treated as the income of the investors in the Trust and be deemed to have been received by them when received by the Trust. Interest on the Bonds in the Trust which is exempt from tax under the Michigan income tax laws when received by the Trust will retain its status as tax exempt interest to the investors in the Trust.

For purposes of the Michigan income tax laws, each investor in the Trust will be considered to have received his pro rata share of interest on each Bond in the Trust when it is received by the Trust, and each investor will have a taxable event when the Trust disposes of a Bond (whether by sale, exchange, redemption or payment at maturity) or when the investor redeems or sells his Unit, to the extent the transaction constitutes a taxable event for Federal income tax purposes. The tax cost of each Unit to an investor will be established and allocated for purposes of the Michigan income tax laws in the same manner as such cost is established and allocated for Federal income tax purposes.

Under the Michigan intangibles tax, the Trust is not taxable and the pro rata ownership of the underlying Bonds as well as the interest thereon, will be exempt to the investors in the Trust to the extent the Trust consists of obligations of the State of Michigan or its political subdivisions or municipalities or obligations of the Government of Puerto Rico, or of any, other possession, agency or instrumentality of the United States.

The Michigan Single Business Tax replaced the tax on corporate and financial institution income under the Michigan Income Tax, and the intangibles tax with respect to those intangibles of persons subject to the Single Business Tax the income from which would be considered in computing the Single Business Tax. Persons are subject to the Single Business Tax only if they are engaged in 'business activity', as defined in the act. Under the Single Business Tax, both interest received by the Trust on the underlying Bonds and any amount distributed from the Trust to an investor, if not included in determining taxable income for Federal income tax purposes, is also not included in the adjusted tax base upon which the Single Business Tax is computed, of either the Trust or the investors. If the Trust or the investors have a taxable event for Federal income tax purposes, when the Trust disposes of a Bond (whether by sale, exchange, redemption or payment at maturity) or the investor redeems or sells his Unit, an amount equal to any gain realised from such taxable event which was

A-6

DEFINED ASSET FUNDS--MUNICIPAL INVESTMENT TRUST FUND, MULTISTATE SERIES 5S included in the computation of taxable income for Federal income tax purposes (plus an amount equal to any capital gain of an individual realised in connection with such event but deducted in computing that individual's Federal taxable income) will be included in the tax base against which, after allocation, apportionment and other adjustments, the Single Business Tax is computed. The tax base will be reduced by an amount equal to any capital loss realized from such a taxable event, whether or not the capital loss was deducted in computing Federal taxable income in the year the loss occurred. Investors should consult their tax advisor as to their status under Michigan law.

In rendering the above Opinion, special Michigan counsel also advises that, as the Tax Reform Act of 1986 eliminates the capital gain deduction for tax years beginning after December 31, 1986, the Federal adjusted gross income, the computation base for the Michigan income tax, of an investor will be increased accordingly to the extent such capital gains are realized when the Trust disposes of a Bond or when the investor redeems or sells a Unit, to the extent such transaction constitutes a taxable event for Federal income tax purposes.

RETURN CALCULATIONS--

Estimated Current Return shows the estimated annual cash to be received from interest-bearing Bonds in the Portfolio (net of estimated annual expenses) divided by the Public Offering Price (including the maximum sales charge).

Estimated Long Term Return is a measure of the estimated return over the estimated life of the Fund. This represents an average of the yields to maturity (or in certain cases, to an earlier call date) of the individual Bonds in the Portfolio, adjusted to reflect the maximum sales charge and estimated expenses. The average yield for the Portfolio is derived by weighting each Bond's yield by its market value and the time remaining to the call or maturity date, depending on how the Bond is priced. Unlike Estimated Current Return, Estimated Long Term Return takes into account maturities, discounts and premiums of the underlying Bonds.

No return estimate can be predictive of your actual return because returns will vary with purchase price (including sales charges), how long units are held, changes in Portfolio composition, changes in interest income and changes in fees and expenses. Therefore, Estimated Current Return and Estimated Long Term Return are designed to be comparative rather than predictive. A yield calculation which is more comparable to an individual Bond may be higher or lower than Estimated Current Return or Estimated Long Term Return which are more comparable to return calculations used by other investment products.

A-7

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (CONNECTICUT AND MICHIGAN TRUSTS)

REPORT OF INDEPENDENT ACCOUNTANTS

The Sponsors, Trustee and Holders
of Defined Asset Funds - Municipal Investment Trust Fund,
Multistate Series - 5S (Connecticut and Michigan Trusts):

We have audited the accompanying statements of condition of Defined Asset Funds - Municipal Investment Trust Fund, Multistate Series - 5S (Connecticut and Michigan Trusts), including the portfolios, as of April 30, 1995 and the related statements of operations and of changes in net assets for the years ended April 30, 1995, 1994 and 1993. These financial statements are the responsibility of the Trustee. (See Note 5.) Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits 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 statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Securities owned at April 30, 1995, as shown in such portfolios, were confirmed to us by The Bank of New York, the Trustee. An audit also includes assessing the accounting principles used and significant estimates made by the Trustee, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Defined Asset Funds - Municipal Investment Trust Fund, Multistate Series - 5S (Connecticut and Michigan Trusts), at April 30, 1995 and the results of their operations and changes in their net assets for the above-stated years in conformity with generally accepted accounting principles.

DELOITTE & TOUCHE LLP

New York, N.Y.
June 19, 1995

D - 1

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (CONNECTICUT TRUST)

STATEMENT OF CONDITION

AS OF April 30, 1995

TRUST PROPERTY:

Investment in marketable securities - at value (cost \$2,812,121) (Note 1).....	\$3,017,208
Accrued interest receivable.....	75,278
	<hr/>
Total trust property.....	3,092,486
LESS LIABILITY - Advance from Trustee.....	21,256
	<hr/>
NET ASSETS, REPRESENTED BY:	
2,924 units of fractional undivided interest outstanding (Note 3).....	\$3,020,474
Undistributed net investment income.....	50,756
	<hr/>
	\$3,071,230
	=====
UNIT VALUE (\$3,071,230/2,924 units).....	\$1,050.35
	=====

See Notes to Financial Statements.

D - 2

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (CONNECTICUT TRUST)

<TABLE><CAPTION>

STATEMENTS OF OPERATIONS

Years Ended April 30,.....		
	1995	1994	1993
<S>	<C>	<C>	<C>
INVESTMENT INCOME:			
Interest income.....	\$217,462	\$224,915	\$228,215
Trustee's fees and expenses.....	(4,843)	(6,770)	(6,432)
Sponsors' fees	374	(1,088)	(2,263)

Net investment income.....	212,993	217,057	219,520
----------------------------	---------	---------	---------

REALIZED AND UNREALIZED GAIN (LOSS) ON

INVESTMENTS:

Realized gain (loss) on securities sold or redeemed.....	23,494	(268)	9,905
Unrealized appreciation (depreciation) of investments.....	(68,918)	(78,941)	195,931

Net realized and unrealized gain (loss) on investments.....	(45,424)	(79,209)	205,836
--	----------	----------	---------

NET INCREASE IN NET ASSETS RESULTING

FROM OPERATIONS.....	\$167,569	\$137,848	\$425,356
	=====		

</TABLE>

See Notes to Financial Statements.

D - 3

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (CONNECTICUT TRUST)

<TABLE><CAPTION>

STATEMENTS OF CHANGES IN NET ASSETS

Years Ended April 30,.....		
	1995	1994	1993

<S>	<C>	<C>	<C>	<C>
OPERATIONS:				
Net investment income.....	\$ 212,993	\$ 217,057	\$ 219,520	
Realized gain (loss) on securities sold or redeemed.....	23,494	(268)	9,905	
Unrealized appreciation (depreciation) of investments.....	(68,918)	(78,941)	195,931	
<hr/>				
Net increase in net assets resulting from operations.....	167,569	137,848	425,356	
<hr/>				
DISTRIBUTIONS TO HOLDERS (Note 2):				
Income.....	(210,257)	(217,826)	(220,539)	
Principal.....	(17,068)	(29,988)	(8,068)	
<hr/>				
Total distributions.....	(227,325)	(247,814)	(228,607)	
<hr/>				
CAPITAL SHARE TRANSACTIONS - Redemptions of 203 and 98 units, respectively.....	(214,458)		(105,919)	
<hr/>				
NET INCREASE (DECREASE) IN NET ASSETS.....	(274,214)	(109,966)	90,830	
NET ASSETS AT BEGINNING OF YEAR.....	3,345,444	3,455,410	3,364,580	
<hr/>				
NET ASSETS AT END OF YEAR.....	\$3,071,230	\$3,345,444	\$3,455,410	
<hr/>				
PER UNIT:				
Income distributions during year.....	\$69.02	\$69.66	\$69.98	
<hr/>				
Principal distributions during year.....	\$5.72	\$9.59	\$2.58	
<hr/>				
Net asset value at end of year.....	\$1,050.35	\$1,069.86	\$1,105.02	
<hr/>				
TRUST UNITS OUTSTANDING AT END OF YEAR.....	2,924	3,127	3,127	
<hr/>				

</TABLE>

See Notes to Financial Statements.

D - 4

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (CONNECTICUT TRUST)

NOTES TO FINANCIAL STATEMENTS

1. SIGNIFICANT ACCOUNTING POLICIES

The Fund is registered under the Investment Company Act of 1940 as a Unit Investment Trust. The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of its financial statements. The policies are in conformity with generally accepted accounting principles.

(a) Securities are stated at value as determined by the Evaluator based on

bid side evaluations for the securities. See "Redemption - Computation of Redemption Price Per Unit" in this Prospectus, Part B.

(b) The Fund is not subject to income taxes. Accordingly, no provision for such taxes is required.

(c) Interest income is recorded as earned.

2. DISTRIBUTIONS

A distribution of net investment income is made to Holders each month. Receipts other than interest, after deductions for redemptions and applicable expenses, are distributed as explained in "Administration of the Fund - Accounts and Distributions" in this Prospectus, Part B.

3. NET CAPITAL

Cost of 2,924 units at Date of Deposit.....	\$3,019,587
Less sales charge.....	135,879
Net amount applicable to Holders.....	<u>2,883,708</u>
Redemptions of units - net cost of 601 units	
redeemed less redemption amounts.....	(22,237)
Realized gain on securities sold or redeemed.....	33,066
Principal distributions.....	(79,150)
Unrealized appreciation of investments.....	205,087
Net capital applicable to Holders.....	<u>\$3,020,474</u>
	=====

4. INCOME TAXES

As of April 30, 1995, unrealized appreciation of investments, based on cost for Federal income tax purposes, aggregated \$205,087, all of which related to appreciated securities. The cost of investment securities for Federal income tax purposes was \$2,812,121 at April 30, 1995.

5. CHANGE OF TRUSTEE

On March 1, 1995, The Bank of New York assumed all of the Trustee responsibilities from Investors Bank & Trust Company.

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S

PORTFOLIO OF THE CONNECTICUT TRUST
AS OF April 30, 1995

<TABLE><CAPTION>

Portfolio No. and Title of Securities	Rating of Issues (1)	Face Amount	Coupon	Maturities (3)	Optional Redemption Provisions (3)	Cost	Value (2)
	<C>	<C>	<C>	<C>	<C>	<C>	<C>
1 State of Connecticut, Health and Educational Facilities Authority Revenue Bonds, Hospital Saint Raphael, Iss. Series C (AMBAC Ins.) (4)	AAA	\$ 400,000	7.500%	2014 (5)	07/01/98 @ 102.000	\$ 404,468	\$ 437,676
2 State of Connecticut, Special Tax Obligation Bonds, Transportation Infrastructure Purposes, 1989 Series A	AAA	320,000	7.200	2009 (5)	02/01/99 @ 102.000	314,983	350,573
3 Connecticut Hsg. Fin. Auth., Hsg. Mtg. Fin. Prog. Bonds, 1984 Ser. C	AA	445,000	7.625	2017	11/15/96 @ 103.000	448,969	462,640
4 Connecticut Resources Recovery Authority, Bridgeport Resco Co., L.P. Proj. Bonds, Ser. A (Adjustable Convertible Extendable	A	495,000	7.625	2009	01/01/97 @ 103.000	500,163	518,582

Securities - ACES)

5	Connecticut Resource Recovery Authority Mid-Connecticut System Bonds, Series B (Adjustable Convertible Extendable Securities - Aces) (MBIA Ins.) (4)	AAA	500,000	7.300	2012	11/15/96 @ 103.000	497,160	530,410
6	City of Bridgeport, CT, Gen. Oblig. Bonds., 1989 Ser. B	AA-	100,000	7.300	2009	03/01/99 @ 102.000	99,466	107,158
7	South Central Connecticut Regional Water Authority, Water System Revenue Bonds, 1986 Series	A+	295,000	7.125	2012 (5)	08/01/96 @ 102.000	287,601	309,172
8	University of Puerto Rico, University System Revenue Bonds, Series L	A	295,000	6.500	2013	06/01/98 @ 100.000	259,311	300,997

TOTAL			<u>\$2,850,000</u>				<u>\$2,812,121</u>	<u>\$3,017,208</u>
			=====				=====	=====

</TABLE>

See Notes to Portfolios on Page D - 12.

D - 6

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (MICHIGAN TRUST)

STATEMENT OF CONDITION
AS OF April 30, 1995

TRUST PROPERTY:

Investment in marketable securities - at value (cost \$2,283,374) (Note 1).....	\$2,483,025
Accrued interest receivable.....	60,682

Total trust property.....	<u>2,543,707</u>
---------------------------	------------------

LESS LIABILITY - Advance from Trustee.....	<u>20,703</u>
--	---------------

NET ASSETS, REPRESENTED BY:

2,388 units of fractional undivided interest outstanding (Note 3).....	\$2,483,029
Undistributed net investment income.....	39,975
	<u>\$2,523,004</u>
	=====

UNIT VALUE (\$2,523,004/2,388 units).....	<u>\$1,056.53</u>
	=====

See Notes to Financial Statements.

D - 7

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (MICHIGAN TRUST)

<TABLE><CAPTION>

STATEMENTS OF OPERATIONS

	Years Ended April 30,		
	1995	1994	1993
<S>	<C>	<C>	<C>
INVESTMENT INCOME:			
Interest income.....	\$190,695	\$209,657	\$235,707
Trustee's fees and expenses.....	(3,617)	(6,030)	(6,496)
Sponsors' fees	335	(1,057)	(2,361)
Net investment income.....	187,413	202,570	226,850
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS:			
Realized gain on securities sold or redeemed.....	32,970	27,370	41,958
Unrealized appreciation (depreciation) of investments.....	(59,965)	(114,159)	151,203
Net realized and unrealized gain (loss) on investments.....	(26,995)	(86,789)	193,161
NET INCREASE IN NET ASSETS RESULTING FROM OPERATIONS.....	\$160,418	\$115,781	\$420,011

</TABLE>

See Notes to Financial Statements.

D - 8

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (MICHIGAN TRUST)

<TABLE><CAPTION>

STATEMENTS OF CHANGES IN NET ASSETS

	Years Ended April 30,		
	1995	1994	1993
<S>	<C>	<C>	<C>
OPERATIONS:			
Net investment income.....	\$ 187,413	\$ 202,570	\$ 226,850
Realized gain on securities sold or redeemed.....	32,970	27,370	41,958
Unrealized appreciation (depreciation) of investments.....	(59,965)	(114,159)	151,203
Net increase in net assets resulting from operations.....	160,418	115,781	420,011
DISTRIBUTIONS TO HOLDERS (Note 2):			
Income.....	(185,390)	(203,409)	(227,770)
Principal.....	(25,300)	(23,025)	(4,655)
Total distributions.....	(210,690)	(226,434)	(232,425)
CAPITAL SHARE TRANSACTIONS - Redemptions of 389, 244 and 290 units, respectively.....	(409,450)	(267,703)	(317,614)
NET DECREASE IN NET ASSETS.....	(459,722)	(378,356)	(130,028)
NET ASSETS AT BEGINNING OF YEAR.....	2,982,726	3,361,082	3,491,110

NET ASSETS AT END OF YEAR.....	\$2,523,004	\$2,982,726	\$3,361,082
PER UNIT:			
Income distributions during year.....	\$70.00	\$70.54	\$70.72
Principal distributions during year.....	\$10.11	\$7.80	\$1.44
Net asset value at end of year.....	\$1,056.53	\$1,074.08	\$1,112.57
TRUST UNITS OUTSTANDING AT END OF YEAR.....	2,388	2,777	3,021

</TABLE>

See Notes to Financial Statements.

D - 9

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (MICHIGAN TRUST)

NOTES TO FINANCIAL STATEMENTS

1. SIGNIFICANT ACCOUNTING POLICIES

The Fund is registered under the Investment Company Act of 1940 as a Unit Investment Trust. The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of its financial statements. The policies are in conformity with generally accepted accounting principles.

(a) Securities are stated at value as determined by the Evaluator based on bid side evaluations for the securities. See "Redemption - Computation of Redemption Price Per Unit" in this Prospectus, Part B.

(b) The Fund is not subject to income taxes. Accordingly, no provision for such taxes is required.

(c) Interest income is recorded as earned.

2. DISTRIBUTIONS

A distribution of net investment income is made to Holders each month. Receipts other than interest, after deductions for redemptions and applicable expenses, are distributed as explained in "Administration of the Fund - Accounts and Distributions" in this Prospectus, Part B.

3. NET CAPITAL

Cost of 2,388 units at Date of Deposit.....	\$2,444,780
Less sales charge.....	110,015
Net amount applicable to Holders.....	2,334,765
Redemptions of units - net cost of 1,262 units redeemed less redemption amounts.....	(89,536)
Realized gain on securities sold or redeemed.....	107,632
Principal distributions.....	(69,483)
Unrealized appreciation of investments.....	199,651
Net capital applicable to Holders.....	\$2,483,029

4. INCOME TAXES

As of April 30, 1995, unrealized appreciation of investments, based on cost for Federal income tax purposes, aggregated \$199,651, all of which related to appreciated securities. The cost of investment securities for Federal income tax purposes was \$2,283,374 at April 30, 1995.

5. CHANGE OF TRUSTEE

On March 1, 1995, The Bank of New York assumed all of the Trustee responsibilities from Investors Bank & Trust Company.

D - 10

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S

PORTFOLIO OF THE MICHIGAN TRUST
AS OF April 30, 1995

<TABLE><CAPTION>

<S>	Portfolio No. and Title of Securities	Rating of Issues(1)	Face Amount	Coupon	Maturities(3)	Optional Redemption Provisions(3)	Cost	Value(2)
		<C>	<C>	<C>	<C>	<C>	<C>	<C>
1	State of Michigan Comprehensive Transportation Refunding Bonds, Series 1988-II	AA-	\$ 525,000	7.625%	2011	05/01/98 @ 102.000	\$ 529,830	\$ 571,473
2	Michigan Municipal Bond Authority, Local Government Loan Program Revenue Bonds, Series 1986A, Group 19 (AMBAC Ins.)(4)	AAA	320,000	7.550	2018	11/01/98 @ 102.000	322,675	350,576
3	Michigan Public Power Agency, Belle River Project Refunding Revenue Bonds, 1986 Series	AAA	70,000	7.000	2018(5)	01/01/96 @ 101.000	65,884	71,758
4	Board of Control of Grand Valley State University, MI, General Revenue Bonds, Series 1988 (AMBAC Ins.)(4)	AAA	250,000	7.625	2005	10/01/98 @ 102.000	253,333	275,377
5	The City of Grand Haven, MI, Electric System Revenue Refunding Bonds, 1986 Series (MBIA Ins.)(4)	AAA	395,000	6.500	2011(5)	07/01/95 @ 101.000	356,448	400,467
6	City of Grand Rapids, MI, Water Supply System Improvement Revenue Bonds, Series 1988	AAA	70,000	7.875	2018(5)	01/01/98 @ 102.000	71,899	76,476
7	City of Muskegon Hospital Finance Authority, MI, Hospital Revenue and Refunding Bonds (Hackley Hospital), Series 1988A	A-	525,000	8.000	2008	02/01/98 @ 102.000	538,267	568,544
8	University of Puerto Rico, University System Revenue Bonds, Series L	A	165,000	6.500	2013	06/01/98 @ 100.000	145,038	168,354
TOTAL			\$2,320,000				\$2,283,374	\$2,483,025

</TABLE>

See Notes to Portfolios on Page D - 12.

D - 11

DEFINED ASSET FUNDS - MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES - 5S (CONNECTICUT AND MICHIGAN TRUSTS)

NOTES TO PORTFOLIOS
AS OF April 30, 1995

- (1) A description of the rating symbols and their meanings appears under "Description of Ratings" in this Prospectus, Part B. Ratings, which have been provided by the Evaluator, are by Standard & Poor's (when available) or by Moody's Investors Service (as indicated by "m") when Standard & Poor's ratings are not available. "NR", if applicable, indicates that this security is not currently rated by either rating service.
- (2) See Notes to Financial Statements.
- (3) Optional redemption provisions, which may be exercised in whole or in part, are initially at prices of par plus a premium, then subsequently at prices declining to par. Certain securities may provide for redemption at par prior or in addition to any optional or mandatory redemption dates or maturity, for example, through the operation of a maintenance and replacement fund, if proceeds are not able to be used as contemplated, the project is condemned or sold or the project is destroyed and insurance proceeds are used to redeem the securities.

Many of the securities are also subject to mandatory sinking fund redemption commencing on dates which may be prior to the date on which securities may be optionally redeemed. Sinking fund redemptions are at par and redeem only part of the issue. Some of the securities have mandatory sinking funds which contain optional provisions permitting the issuer to increase the principal amount of securities called on a mandatory redemption date. The sinking fund redemptions with optional provisions may, and optional refunding redemptions generally will, occur at times when the redeemed securities have an offering side evaluation which represents a premium over par. To the extent that the securities were acquired at a price higher than the redemption price, this will represent a loss of capital when compared with the Public Offering Price of the Units when acquired. Distributions will generally be reduced by the amount of the income which would otherwise have been paid with respect to redeemed securities and there will be distributed to Holders any principal amount and premium received on such redemption after satisfying any redemption requests for Units received by the Fund. The estimated current return may be affected by redemptions. The tax effect on Holders of redemptions and related distributions is described under "Taxes" in this Prospectus, Part B.

- (4) Insured by the indicated municipal bond insurance company. See "Risk Factors - Insured Obligations" in this Prospectus, Part B.
- (5) Bonds with an aggregate face amounts of \$1,015,000 and \$535,000 for the Connecticut and Michigan Trusts, respectively, have been pre-refunded and are expected to be called for redemption on the optional redemption provision dates shown.

D - 12

DEFINED ASSET FUNDS--
MUNICIPAL INVESTMENT TRUST FUND
MULTISTATE SERIES

I want to learn more about automatic reinvestment in the Investment Accumulation Program. Please send me information about participation in the Municipal Fund Accumulation Program, Inc. and a current Prospectus.

My name (please print) _____

My address (please print):
Street and Apt. _____

No. _____
City, State, Zip _____

Code _____

This page is a self-mailer. Please complete the information above, cut along the dotted line, fold along the lines on the reverse side, tape, and mail with the Trustee's address displayed on the outside.

12345678

BUSINESS REPLY MAIL

NO POSTAGE

POSTAGE WILL BE PAID BY ADDRESSEE
INVESTMENT ACCUMULATION PROGRAM (MITF)
THE BANK OF NEW YORK
UNIT INVESTMENT TRUST DEPARTMENT
P.O. BOX 974
WALL STREET STATION
NEW YORK, N.Y. 10268-0974

(Fold along this line.)

(Fold along this line.)

DEFINED ASSET FUNDSSM
PROSPECTUS--PART B
DEFINED ASSET FUNDS MUNICIPAL SERIES
MUNICIPAL INVESTMENT TRUST FUND

THIS PART B OF THE PROSPECTUS MAY NOT BE DISTRIBUTED UNLESS ACCOMPANIED OR PRECEDED BY PART A. FURTHER DETAIL REGARDING ANY OF THE INFORMATION PROVIDED IN THE PROSPECTUS MAY BE OBTAINED WITHIN FIVE DAYS OF WRITTEN OR TELEPHONIC REQUEST TO THE TRUSTEE, THE ADDRESS AND TELEPHONE NUMBER OF WHICH ARE SET FORTH IN PART A OF THIS PROSPECTUS.

Index

	PAGE

Fund Description.....	1
Risk Factors.....	2
How to Buy Units.....	7
How to Sell Units.....	9
Income, Distributions and Reinvestment.....	9
Fund Expenses.....	10
Taxes.....	11
Records and Reports.....	12
	PAGE

Trust Indenture.....	12
Miscellaneous.....	13
Exchange Option.....	14
Supplemental Information.....	15
Appendix A--Description of Ratings.....	a-1
Appendix B--Sales Charge Schedules for Defined Asset Funds Municipal Series.....	b-1
Appendix C--Sales Charge Schedules for Municipal Investment Trust Fund.....	c-1

FUND DESCRIPTION

BOND PORTFOLIO SELECTION

Professional buyers and research analysts for Defined Asset Funds, with access to extensive research, selected the Bonds for the Portfolio after considering the Fund's investment objective as well as the quality of the Bonds (all Bonds in the Portfolio are initially rated in the category A or better by at least one nationally recognized rating organization or have comparable credit characteristics), the yield and price of the Bonds compared to similar securities, the maturities of the Bonds and the diversification of the Portfolio. Only issues meeting these stringent criteria of the Defined Asset Funds team of dedicated research analysts are included in the Portfolio. No leverage or borrowing is used nor does the Portfolio contain other kinds of securities to enhance yield. A summary of the Bonds in the Portfolio appears in Part A of the Prospectus.

The deposit of the Bonds in the Fund on the initial date of deposit established a proportionate relationship among the face amounts of the Bonds. During the 90-day period following the initial date of deposit the Sponsors may deposit additional Bonds in order to create new Units, maintaining to the extent possible that original proportionate relationship. Deposits of additional Bonds subsequent to the 90-day period must generally replicate exactly the proportionate relationship among the face amounts of the Bonds at the end of the initial 90-day period.

Yields on bonds depend on many factors including general conditions of the bond markets, the size of a particular offering and the maturity and quality rating of the particular issues. Yields can vary among bonds with similar maturities, coupons and ratings. Ratings represent opinions of the rating organizations as to the quality of the bonds rated, based on the credit of the issuer or any guarantor, insurer or other credit provider, but these ratings are

only general standards of quality (see Appendix A).

After the initial date of deposit, the ratings of some Bonds may be reduced or withdrawn, or the credit characteristics of the Bonds may no longer be comparable to bonds rated A or better. Bonds rated BBB or Baa (the lowest investment grade rating) or lower may have speculative characteristics, and changes in economic conditions or other circumstances are more likely to lead to a weakened capacity to make principal and interest payments than is the case with higher grade bonds. Bonds rated below investment grade or unrated bonds with

1

similar credit characteristics are often subject to greater market fluctuations and risk of loss of principal and income than higher grade bonds and their value may decline precipitously in response to rising interest rates.

Because each Defined Asset Fund is a preselected portfolio of bonds, you know the securities, maturities, call dates and ratings before you invest. Of course, the Portfolio will change somewhat over time, as Bonds mature, are redeemed or are sold to meet Unit redemptions or in other limited circumstances. Because the Portfolio is not actively managed and principal is returned as the Bonds are disposed of, this principal should be relatively unaffected by changes in interest rates.

BOND PORTFOLIO SUPERVISION

The Fund follows a buy and hold investment strategy in contrast to the frequent portfolio changes of a managed fund based on economic, financial and market analyses. The Fund may retain an issuer's bonds despite adverse financial developments. Experienced financial analysts regularly review the Portfolio and a Bond may be sold in certain circumstances including the occurrence of a default in payment or other default on the Bond, a decline in the projected income pledged for debt service on a revenue bond, institution of certain legal proceedings, if the Bond becomes taxable or is otherwise inconsistent with the Fund's investment objectives, a decline in the price of the Bond or the occurrence of other market or credit factors (including advance refunding) that, in the opinion of Defined Asset Funds research analysts, makes retention of the Bond detrimental to the interests of investors. The Trustee must generally reject any offer by an issuer of a Bond to exchange another security pursuant to a refunding or refinancing plan.

The Sponsors and the Trustee are not liable for any default or defect in a Bond. If a contract to purchase any Bond fails, the Sponsors may generally deposit a replacement bond so long as it is a tax-exempt bond, has a fixed maturity or disposition date substantially similar to the failed Bond and is rated A or better by at least one nationally recognized rating organization or has comparable credit characteristics. A replacement bond must be deposited within 110 days after deposit of the failed contract, at a cost that does not exceed the funds reserved for purchasing the failed Bond and at a yield to maturity and current return substantially equivalent (considering then current market conditions and relative creditworthiness) to those of the failed Bond, as of the date the failed contract was deposited.

RISK FACTORS

An investment in the Fund entails certain risks, including the risk that the value of your investment will decline with increases in interest rates. Generally speaking, bonds with longer maturities will fluctuate in value more than bonds with shorter maturities. In recent years there have been wide fluctuations in interest rates and in the value of fixed-rate bonds generally. The Sponsors cannot predict the direction or scope of any future fluctuations.

Certain of the Bonds may have been deposited at a market discount or premium principally because their interest rates are lower or higher than prevailing rates on comparable debt securities. The current returns of market discount bonds are lower than comparably rated bonds selling at par because discount bonds tend to increase in market value as they approach maturity. The current returns of market premium bonds are higher than comparably rated bonds selling at par because premium bonds tend to decrease in market value as they approach maturity. Because part of the purchase price is returned through current income payments and not at maturity, an early redemption at par of a premium bond will result in a reduction in yield to the Fund. Market premium or discount attributable to interest rate changes does not indicate market confidence or lack of confidence in the issue.

Certain Bonds deposited into the Fund may have been acquired on a when-issued or delayed delivery basis. The purchase price for these Bonds is determined prior to their delivery to the Fund and a gain or loss may result from fluctuations in the value of the Bonds. Additionally, in any Defined Asset Funds Municipal Series, if the value of the Bonds reserved for payment of the periodic deferred sales charge, together with the interest thereon, were to become insufficient to pay these charges, additional bonds would be required to be sold.

The Fund may be concentrated in one or more of types of bonds. Concentration in a State may involve additional risk because of the decreased diversification of economic, political, financial and market risks. Set forth below is a brief description of certain risks associated with bonds which may be held by the Fund. Additional information is contained in the Information Supplement which is available from the Trustee at no charge to the investor.

2

GENERAL OBLIGATION BONDS

Certain of the Bonds may be general obligations of a governmental entity. General obligation bonds are backed by the issuer's pledge of its full faith, credit and taxing power for the payment of principal and interest. However, the taxing power of any governmental entity may be limited by provisions of state constitutions or laws and its credit will depend on many factors, including an erosion of the tax base resulting from population declines, natural disasters, declines in the state's industrial base or an inability to attract new industries, economic limits on the ability to tax without eroding the tax base and the extent to which the entity relies on federal or state aid, access to capital markets or other factors beyond the entity's control. In addition, political restrictions on the ability to tax and budgetary constraints affecting state governmental aid may have an adverse impact on the creditworthiness of cities, counties, school districts and other local governmental units.

As a result of the recent recession's adverse impact upon both revenues and expenditures, as well as other factors, many state and local governments have confronted deficits which were the most severe in recent years. Many issuers are facing highly difficult choices about significant tax increases and spending reductions in order to restore budgetary balance. The failure to implement these actions on a timely basis could force these issuers to issue additional debt to finance deficits or cash flow needs and could lead to a reduction of their bond ratings and the value of their outstanding bonds.

MORAL OBLIGATION BONDS

The Portfolio may include 'moral obligation' bonds. If an issuer of moral obligation bonds is unable to meet its obligations, the repayment of the bonds becomes a moral commitment but not a legal obligation of the state or local government in question. Even though the state or local government may be called on to restore any deficits in capital reserve funds of the agencies or authorities which issued the bonds, any restoration generally requires appropriation by the state or local legislature and does not constitute a legally enforceable obligation or debt of the state or local government. The agencies or authorities generally have no taxing power.

REFUNDED BONDS

Refunded bonds are typically secured by direct obligations of the U.S. Government or in some cases obligations guaranteed by the U.S. Government placed in an escrow account maintained by an independent trustee until maturity or a predetermined redemption date. These obligations are generally noncallable prior to maturity or the predetermined redemption date. In a few isolated instances, however, bonds which were thought to be escrowed to maturity have been called for redemption prior to maturity.

MUNICIPAL REVENUE BONDS

Municipal revenue bonds are tax-exempt securities issued by states, municipalities, public authorities or similar entities to finance the cost of acquiring, constructing or improving various projects. Municipal revenue bonds are not general obligations of governmental entities backed by their taxing power and payment is generally solely dependent upon the creditworthiness of the public issuer or the financed project or state appropriations. Examples of municipal revenue bonds are:

Municipal utility bonds, including electrical, water and sewer revenue bonds, whose payments are dependent on various factors, including the rates the utilities may charge, the demand for their services and their operating costs, including expenses to comply with environmental legislation and other energy and licensing laws and regulations. Utilities are particularly sensitive to, among other things, the effects of inflation on operating and construction costs, the unpredictability of future usage requirements, the costs and availability of fuel and, with certain electric utilities, the risks associated with the nuclear industry;

Lease rental bonds which are generally issued by governmental financing authorities with no direct taxing power for the purchase of equipment or construction of buildings that will be used by a state or local government. Lease rental bonds are generally subject to an annual risk that the lessee government might not appropriate funds for the leasing rental payments to service the bonds and may also be subject to the risk that rental obligations may terminate in the event of damage to or destruction or condemnation of the equipment or building;

Multi-family housing revenue bonds and single family mortgage revenue bonds which are issued to provide financing for various housing projects and which are payable primarily from the revenues derived from mortgage loans to housing projects for low to moderate income families or notes secured by mortgages on residences; repayment of this type of bonds is therefore dependent upon, among other things, occupancy

3

levels, rental income, the rate of default on underlying mortgage loans, the ability of mortgage insurers to pay claims, the continued availability of federal, state or local housing subsidy programs, economic conditions in local markets, construction costs, taxes, utility costs and other operating expenses and the managerial ability of project managers. Housing bonds are generally prepayable at any time and therefore their average life will ordinarily be less than their stated maturities;

Hospital and health care facility bonds whose payments are dependent upon revenues of hospitals and other health care facilities. These revenues come from private third-party payors and government programs, including the Medicare and Medicaid programs, which have generally undertaken cost containment measures to limit payments to health care facilities. Hospitals and health care facilities are subject to various legal claims by patients and others and are adversely affected by increasing costs of insurance;

Airport, port, highway and transit authority revenue bonds which are dependent for payment on revenues from the financed projects, including user fees from ports and airports, tolls on turnpikes and bridges, rents from buildings, transit fare revenues and additional financial resources including federal and state subsidies, lease rentals paid by state or local governments or a pledge of a special tax such as a sales tax or a property tax. In the case of the air travel industry, airport income is largely affected by the airlines' ability to meet their obligations under use agreements which in turn is affected by increased competition among airlines, excess capacity and increased fuel costs, among other factors.

Solid waste disposal bonds which are generally payable from dumping and user fees and from revenues that may be earned by the facility on the sale of electrical energy generated in the combustion of waste products and which are therefore dependent upon the ability of municipalities to fully utilize the facilities, sufficient supply of waste for disposal, economic or population growth, the level of construction and maintenance costs, the existence of lower-cost alternative modes of waste processing and increasing environmental regulation. A recent decision of the U.S. Supreme Court limiting a municipality's ability to require use of its facilities may have an adverse affect on the credit quality of various issues of these bonds;

Special tax bonds which are not secured by general tax revenues but are only payable from and secured by the revenues derived by a municipality from a particular tax--for example, a tax on the rental of a hotel room, on the purchase of food and beverages, on the rental of automobiles or on the consumption of liquor and may therefore be adversely affected by a reduction in revenues resulting from a decline in the local economy or population or a decline in the consumption, use or cost of the goods and services that are subject to taxation;

Student loan revenue bonds which are typically secured by pledges of new or existing student loans. The loans, in turn, are generally either guaranteed by eligible guarantors and reinsured by the Secretary of the U.S. Department of Education, directly insured by the federal government, or financed as part of supplemental or alternative loan programs within a state (e.g., loan repayments are not guaranteed). These bonds often permit the issuer to enter into interest rate swap agreements with eligible counterparties in which event the bonds are subject to the additional risk of the counterparty's ability to fulfill its swap obligation;

University and college bonds, the payments on which are dependent upon various factors, including the size and diversity of their sources of revenues, enrollment, reputation, the availability of endowments and other funds and, in the case of public institutions, the financial condition of the relevant state or other governmental entity and its policies with respect to education; and

Tax increment and tax allocation bonds, which are secured by ad valorem taxes imposed on the incremental increase of taxable assessed valuation of property within a jurisdiction above an established base of assessed value. The issuers of these bonds do not have general taxing authority and the tax assessments on which the taxes used to service the bonds are based may be subject to devaluation due to market price declines or governmental action.

Puerto Rico. Certain Bonds may be affected by general economic conditions in the Commonwealth of Puerto Rico. Puerto Rico's economy is largely dependent for its development on federal programs and current federal budgetary policies suggest that an expansion of its programs is unlikely. Reductions in federal tax benefits or incentives or curtailment of spending programs could adversely affect the Puerto Rican economy.

Industrial Development Revenue Bonds. Industrial development revenue bonds are municipal obligations issued to finance various privately operated projects including pollution control and manufacturing facilities. Payment is generally solely dependent upon the creditworthiness of the corporate operator of the project and, in

4

certain cases, an affiliated or third party guarantor and may be affected by economic factors relating to the particular industry as well as varying degrees of governmental regulation. In many cases industrial revenue bonds do not have the benefit of covenants which would prevent the corporations from engaging in capital restructurings or borrowing transactions which could reduce their ability to meet their obligations and result in a reduction in the value of the Portfolio.

BONDS BACKED BY LETTERS OF CREDIT OR INSURANCE

Certain Bonds may be secured by letters of credit issued by commercial banks or savings banks, savings and loan associations and similar thrift institutions or are direct obligations of banks or thrifts. The letter of credit may be drawn upon, and the Bonds redeemed, if an issuer fails to pay amounts due

on the Bonds or, in certain cases, if the interest on the Bond becomes taxable. Letters of credit are irrevocable obligations of the issuing institutions. The profitability of a financial institution is largely dependent upon the credit quality of its loan portfolio which, in turn, is affected by the institution's underwriting criteria, concentrations within the portfolio and specific industry and general economic conditions. The operating performance of financial institutions is also impacted by changes in interest rates, the availability and cost of funds, the intensity of competition and the degree of governmental regulation.

Certain Bonds may be insured or guaranteed by insurance companies listed below. The claims-paying ability of each of these companies, unless otherwise indicated, was rated AAA by Standard & Poor's or another nationally recognized rating organization at the time the insured Bonds were purchased by the Fund. The ratings are subject to change at any time at the discretion of the rating agencies. In the event that the rating of an Insured Fund is reduced, the Sponsors are authorized to direct the Trustee to obtain other insurance on behalf of the Fund. The insurance policies guarantee the timely payment of principal and interest on the Bonds but do not guarantee their market value or the value of the Units. The insurance policies generally do not provide for accelerated payments of principal or cover redemptions resulting from events of taxability.

The following summary information relating to the listed insurance companies has been obtained from publicly available information:

<TABLE><CAPTION>

FINANCIAL INFORMATION
AS OF SEPTEMBER 30, 1994
(IN MILLIONS OF DOLLARS)

NAME	DATE ESTABLISHED	ADMITTED ASSETS		POLICYHOLDERS' SURPLUS	
		<C>	<C>	<C>	<C>
<S>	<C>	<C>	<C>	<C>	<C>
AMBAC Indemnity Corporation.....	1970	\$	2,150	\$	779
Asset Guaranty Insurance Co. (AA by S&P)	1988		152		73
Capital Guaranty Insurance Company.....	1986		293		166
Capital Markets Assurance Corp.....	1987		198		139
Connie Lee Insurance Company.....	1987		193		106
Continental Casualty Company.....	1948		19,220		3,309
Financial Guaranty Insurance Company.....	1984		2,092		872
Financial Security Assurance Inc.....	1984		776		369
Firemen's Insurance Company of Newark, NJ.....	1855		2,236		383
Industrial Indemnity Co. (HIBI).....	1920		1,853		299
Municipal Bond Investors Assurance Corporation.....	1986		3,314		1,083

Insurance companies are subject to extensive regulation and supervision where they do business by state insurance commissioners who regulate the standards of solvency which must be maintained, the nature of and limitations on investments, reports of financial condition, and requirements regarding reserves for unearned premiums, losses and other matters. A significant portion of the assets of insurance companies are required by law to be held in reserve against potential claims on policies and is not available to general creditors. Although the federal government does not regulate the business of insurance, federal initiatives including pension regulation, controls on medical care costs, minimum standards for no-fault automobile insurance, national health insurance, tax law changes affecting life insurance companies and repeal of the antitrust exemption for the insurance business can significantly impact the insurance business.

STATE RISK FACTORS

Investment in a single State Trust, as opposed to a Fund which invests in the obligations of several states, may involve some additional risk due to the decreased diversification of economic, political, financial and market risks. A brief description of the factors which may affect the financial condition of the applicable State for any State Trust, together with a summary of tax considerations relating to that State, appear in Part A (or for certain State Trusts, Part C), of the Prospectus; further information is contained in the Information Supplement.

LITIGATION AND LEGISLATION

The Sponsors do not know of any pending litigation as of the initial date of deposit which might reasonably be expected to have a material adverse effect upon the Fund. At any time after the initial date of deposit, litigation may be initiated on a variety of grounds, or legislation may be enacted, affecting the Bonds in the Fund. Litigation, for example, challenging the issuance of pollution control revenue bonds under environmental protection statutes may affect the validity of certain Bonds or the tax-free nature of their interest. While the outcome of litigation of this nature can never be entirely predicted, opinions of bond counsel are delivered on the date of issuance of each Bond to the effect that it has been validly issued and that the interest thereon is exempt from federal income tax. Also, certain proposals, in the form of state legislative proposals or voter initiatives, seeking to limit real property taxes have been introduced in various states, and an amendment to the constitution of the State of California, providing for strict limitations on real property

taxes, has had a significant impact on the taxing powers of local governments and on the financial condition of school districts and local governments in California. In addition, other factors may arise from time to time which potentially may impair the ability of issuers to make payments due on the Bonds. Under the Federal Bankruptcy Code, for example, municipal bond issuers, as well as any underlying corporate obligors or guarantors, may proceed to restructure or otherwise alter the terms of their obligations.

From time to time Congress considers proposals to prospectively and retroactively tax the interest on state and local obligations, such as the Bonds. The Supreme Court clarified in *South Carolina v. Baker* (decided on April 20, 1988) that the U.S. Constitution does not prohibit Congress from passing a nondiscriminatory tax on interest on state and local obligations. This type of legislation, if enacted into law, could require investors to pay income tax on interest from the Bonds and could adversely affect an investment in Units. See Taxes.

PAYMENT OF THE BONDS AND LIFE OF THE FUND

The size and composition of the Portfolio will change over time. Most of the Bonds are subject to redemption prior to their stated maturity dates pursuant to optional refunding or sinking fund redemption provisions or otherwise. In general, optional refunding redemption provisions are more likely to be exercised when the value of a Bond is at a premium over par than when it is at a discount from par. Some Bonds may be subject to sinking fund and extraordinary redemption provisions which may commence early in the life of the Fund. Additionally, the size and composition of the Fund will be affected by the level of redemptions of Units that may occur from time to time. Principally, this will depend upon the number of investors seeking to sell or redeem their Units and whether or not the Sponsors are able to sell the Units acquired by them in the secondary market. As a result, Units offered in the secondary market may not represent the same face amount of Bonds as on the initial date of deposit. Factors that the Sponsors will consider in determining whether or not to sell Units acquired in the secondary market include the diversity of the Portfolio, the size of the Fund relative to its original size, the ratio of Fund expenses to income, the Fund's current and long-term returns, the degree to which Units may be selling at a premium over par and the cost of maintaining a current prospectus for the Fund. These factors may also lead the Sponsors to seek to terminate the Fund earlier than its mandatory termination date.

FUND TERMINATION

The Fund will be terminated no later than the mandatory termination date specified in Part A of the Prospectus. It will terminate earlier upon the disposition of the last Bond or upon the consent of investors holding 51% of the Units. The Fund may also be terminated earlier by the Sponsors once the total assets of the Fund have fallen below the minimum value specified in Part A of the Prospectus. A decision by the Sponsors to terminate the Fund early will be based on factors similar to those considered by the Sponsors in determining whether to continue the sale of Units in the secondary market.

Notice of impending termination will be provided to investors and thereafter units will no longer be redeemable. On or shortly before termination, the Fund will seek to dispose of any Bonds remaining in the

6

Portfolio although any Bond unable to be sold at a reasonable price may continue to be held by the Trustee in a liquidating trust pending its final disposition. A proportional share of the expenses associated with termination, including brokerage costs in disposing of Bonds, will be borne by investors remaining at that time. This may have the effect of reducing the amount of proceeds those investors are to receive in any final distribution.

LIQUIDITY

Up to 40% of the value of the Portfolio may be attributable to guarantees or similar security provided by corporate entities. These guarantees or other security may constitute restricted securities that cannot be sold publicly by the Trustee without registration under the Securities Act of 1933, as amended. The Sponsors nevertheless believe that, should a sale of the Bonds guaranteed or secured be necessary in order to meet redemption of Units, the Trustee should be able to consummate a sale with institutional investors.

The principal trading market for the Bonds will generally be in the over-the-counter market and the existence of a liquid trading market for the Bonds may depend on whether dealers will make a market in them. There can be no assurance that a liquid trading market will exist for any of the Bonds, especially since the Fund may be restricted under the Investment Company Act of 1940 from selling Bonds to any Sponsor. The value of the Portfolio will be adversely affected if trading markets for the Bonds are limited or absent.

HOW TO BUY UNITS

Units are available from any of the Sponsors, Underwriters and other broker-dealers at the Public Offering Price plus accrued interest on the Units. The Public Offering Price varies each Business Day with changes in the value of the Portfolio and other assets and liabilities of the Fund.

PUBLIC OFFERING PRICE--DEFINED ASSET FUNDS MUNICIPAL SERIES

To allow Units to be priced at \$1,000, the Units outstanding as of the Evaluation Time on the Initial Date of Deposit (all of which are held by the

Sponsors) will be split (or split in reverse).

During the initial offering period for at least the first three months of the Fund, the Public Offering Price (and the Initial Repurchase Price) is based on the higher, offer side evaluation of the Bonds at the next Evaluation Time after the order is received. In the secondary market (after the initial offering period), the Public Offering Price (and the Sponsors' Repurchase Price and the Redemption Price) is based on the lower, bid side evaluation of the Bonds.

Investors will be subject to differing types and amounts of sales charge depending upon the timing of their purchases and redemptions of Units. A periodic deferred sales charge will be payable quarterly through about the fifth anniversary of the Fund from a portion of the interest on and principal of Bonds reserved for that purpose. Commencing on the first anniversary of the Fund, the Public Offering Price will also include an up-front sales charge applied to the value of the Bonds in the Portfolio. Lastly, investors redeeming their Units prior to the fourth anniversary of the Fund will be charged a contingent deferred sales charge payable out of the redemption proceeds of their Units. These charges may be less than you would pay to buy and hold a comparable managed fund. A complete schedule of sales charges appears in Appendix B. The Sponsors have received an opinion of their counsel that the deferred sales charge described in this Prospectus is consistent with an exemptive order received from the SEC.

Because accrued interest on the Bonds is not received by the Fund at a constant rate throughout the year, any Monthly Income Distribution may be more or less than the interest actually received by the Fund. To eliminate fluctuations in the Monthly Income Distribution, a portion of the Public Offering Price consists of an advance to the Trustee of an amount necessary to provide approximately equal distributions. Upon the sale or redemption of Units, investors will receive their proportionate share of the Trustee advance. In addition, if a Bond is sold, redeemed or otherwise disposed of, the Fund will periodically distribute the portion of the Trustee advance that is attributable to the Bond to investors.

The regular Monthly Income Distribution is stated in Part A of the Prospectus and will change as the composition of the Portfolio changes over time.

PUBLIC OFFERING PRICE--MUNICIPAL INVESTMENT TRUST FUND

In the initial offering period, the Public Offering Price is based on the next offer side evaluation of the Bonds, and includes a sales charge based on the number of Units of a single Fund or Trust purchased on the same or any

7

preceding day by a single purchaser. See Initial Offering sales charge schedule in Appendix C. The purchaser or his dealer must notify the Sponsors at the time of purchase of any previous purchase to be aggregated and supply sufficient information to permit confirmation of eligibility; acceptance of the purchase order is subject to confirmation. Purchases of Fund Units may not be aggregated with purchases of any other unit trust. This procedure may be amended or terminated at any time without notice.

In the secondary market (after the initial offering period), the Public Offering Price is based on the bid side evaluation of the Bonds, and includes a sales charge based (a) on the number of Units of the Fund and any other Series of Municipal Investment Trust Fund purchased in the secondary market on the same day by a single purchaser (see Secondary Market sales charge schedule in Appendix C) and (b) the maturities of the underlying Bonds (see Effective Sales Charge Schedule in Appendix C). To qualify for a reduced sales charge, the dealer must confirm that the sale is to a single purchaser or is purchased for its own account and not for distribution. For these purposes, Units held in the name of the purchaser's spouse or child under 21 years of age are deemed to be purchased by a single purchaser. A trustee or other fiduciary purchasing securities for a single trust estate or single fiduciary account is also considered a single purchaser.

In the secondary market, the Public Offering Price is further reduced depending on the maturities of the various Bonds in the Portfolio, by determining a sales charge percentage for each Bond, as stated in Effective Sales Charge in Appendix C. The sales charges so determined, multiplied by the bid side evaluation of the Bonds, are aggregated and the total divided by the number of Units outstanding to determine the Effective Sales Charge. On any purchase, the Effective Sales Charge is multiplied by the applicable secondary market sales charge percentage (depending on the number of Units purchased) in order to determine the sales charge component of the Public Offering Price.

* * *

Employees of certain Sponsors and Sponsor affiliates and non-employee directors of Merrill Lynch & Co. Inc. may purchase Units at any time at prices including a sales charge of not less than \$5 per Unit.

Net accrued interest is added to the Public Offering Price, the Sponsors' Repurchase Price and the Redemption Price per Unit. This represents the interest accrued on the Bonds, net of Fund expenses, from the initial date of deposit to, but not including, the settlement date for Units (less any prior distributions of interest income to investors). Bonds deposited also carry accrued but unpaid interest up to the initial date of deposit. To avoid having investors pay this additional accrued interest (which earns no return) when they purchase Units, the Trustee advances and distributes this amount to the Sponsors; it recovers this advance from interest received on the Bonds. Because of varying interest payment dates on the Bonds, accrued interest at any time will exceed the

interest actually received by the Fund.

EVALUATIONS

Evaluations are determined by the independent Evaluator on each Business Day. This excludes Saturdays, Sundays and the following holidays as observed by the New York Stock Exchange: New Year's Day, Presidents' Day, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving and Christmas. Bond evaluations are based on closing sales prices (unless the Evaluator deems these prices inappropriate). If closing sales prices are not available, the evaluation is generally determined on the basis of current bid or offer prices for the Bonds or comparable securities or by appraisal or by any combination of these methods. In the past, the bid prices of publicly offered tax-exempt issues have been lower than the offer prices by as much as 3 1/2% or more of face amount in the case of inactively traded issues and as little as 1/2 of 1% in the case of actively traded issues, but the difference between the offer and bid prices has averaged between 1 and 2% of face amount. Neither the Sponsors, the Trustee or the Evaluator will be liable for errors in the Evaluator's judgment. The fees of the Evaluator will be borne by the Fund.

CERTIFICATES

Certificates for Units are issued upon request and may be transferred by paying any taxes or governmental charges and by complying with the requirements for redeeming Certificates (see How To Sell Units--Trustee's Redemption of Units). Certain Sponsors collect additional charges for registering and shipping Certificates to purchasers. Lost or mutilated Certificates can be replaced upon delivery of satisfactory indemnity and payment of costs.

8

HOW TO SELL UNITS

SPONSORS' MARKET FOR UNITS

You can sell your Units at any time without a fee. The Sponsors (although not obligated to do so) will normally buy any Units offered for sale at the repurchase price next computed after receipt of the order. The Sponsors have maintained secondary markets in Defined Asset Funds for over 20 years. Primarily because of the sales charge and fluctuations in the market value of the Bonds, the sale price may be less than the cost of your Units. You should consult your financial professional for current market prices to determine if other broker-dealers or banks are offering higher prices for Units.

The Sponsors may discontinue this market without prior notice if the supply of Units exceeds demand or for other business reasons; in that event, the Sponsors may still purchase Units at the redemption price as a service to investors. The Sponsors may reoffer or redeem Units repurchased.

TRUSTEE'S REDEMPTION OF UNITS

You may redeem your Units by sending the Trustee a redemption request together with any certificates you hold. Certificates must be properly endorsed or accompanied by a written transfer instrument with signatures guaranteed by an eligible institution. In certain instances, additional documents may be required such as a certificate of death, trust instrument, certificate of corporate authority or appointment as executor, administrator or guardian. If the Sponsors are maintaining a market for Units, they will purchase any Units tendered at the repurchase price described above. While Defined Asset Funds Municipal Series have a declining deferred sales charge payable on redemption (see Appendix B), Municipal Investment Trust Fund has no back-end load or 12b-1 fees, so there is never a fee for cashing in your investment (see Appendix C). If they do not purchase Units tendered, the Trustee is authorized in its discretion to sell Units in the over-the-counter market if it believes it will obtain a higher net price for the redeeming investor.

By the seventh calendar day after tender you will be mailed an amount equal to the Redemption Price per Unit. Because of market movements or changes in the Portfolio, this price may be more or less than the cost of your Units. The Redemption Price per Unit is computed each Business Day by adding the value of the Bonds, net accrued interest, cash and the value of any other Fund assets; deducting unpaid taxes or other governmental charges, accrued but unpaid Fund expenses, unreimbursed Trustee advances, cash held to redeem Units or for distribution to investors and the value of any other Fund liabilities; and dividing the result by the number of outstanding Units.

For Defined Asset Funds Municipal Series, Bonds are evaluated on the offer side during the initial offering period and for at least the first three months of the Fund (even in the secondary market) and on the bid side thereafter. For Municipal Investment Trust Fund, Bonds are evaluated on the offer side during the initial offering period and on the bid side thereafter.

If cash is not available in the Fund's Income and Capital Accounts to pay redemptions, the Trustee may sell Bonds selected by the Agent for the Sponsors based on market and credit factors determined to be in the best interest of the Fund. These sales are often made at times when the Bonds would not otherwise be sold and may result in lower prices than might be realized otherwise and will also reduce the size and diversity of the Fund.

Redemptions may be suspended or payment postponed if the New York Stock Exchange is closed other than for customary weekend and holiday closings, if the SEC determines that trading on that Exchange is restricted or that an emergency exists making disposal or evaluation of the Bonds not reasonably practicable, or for any other period permitted by the SEC.

INCOME

Some of the Bonds may have been purchased on a when-issued basis or may have a delayed delivery. Since interest on these Bonds does not begin to accrue until the date of their delivery to the Fund, the Trustee's annual fee and expenses may be reduced to provide tax-exempt income to investors for this non-accrual period. If a when-issued Bond is not delivered until later than expected and the amount of the Trustee's annual fee and expenses is insufficient to cover the additional accrued interest, the Sponsors will treat the contracts as failed Bonds. The Trustee is compensated for its fee reduction by drawing on the letter of credit deposited by the

9

Sponsors before the settlement date for these Bonds and depositing the proceeds in a non-interest bearing account for the Fund.

Interest received is credited to an Income Account and other receipts to a Capital Account. A Reserve Account may be created by withdrawing from the Income and Capital Accounts amounts considered appropriate by the Trustee to reserve for any material amount that may be payable out of the Fund.

DISTRIBUTIONS

Each Unit receives an equal share of monthly distributions of interest income net of estimated expenses. Interest on the Bonds is generally received by the Fund on a semi-annual or annual basis. Because interest on the Bonds is not received at a constant rate throughout the year, any Monthly Income Distribution may be more or less than the interest actually received. To eliminate fluctuations in the Monthly Income Distribution, the Trustee will advance amounts necessary to provide approximately equal interest distributions; it will be reimbursed, without interest, from interest received on the Bonds, but the Trustee is compensated, in part, by holding the Fund's cash balances in non-interest bearing accounts. Along with the Monthly Income Distributions, the Trustee will distribute the investor's pro rata share of principal received from any disposition of a Bond to the extent available for distribution. In addition, for Defined Asset Funds Municipal Series, distributions of amounts necessary to pay the deferred portion of the sales charge will be made from the Capital and Income Accounts to an account maintained by the Trustee for purposes of satisfying investors' sales charge obligations.

The initial estimated annual income per Unit, after deducting estimated annual Fund expenses (and, for Defined Asset Funds Municipal Series, the portion of the deferred sales charge payable from interest income) as stated in Part A of the Prospectus, will change as Bonds mature, are called or sold or otherwise disposed of, as replacement bonds are deposited and as Fund expenses change. Because the Portfolio is not actively managed, income distributions will generally not be affected by changes in interest rates. Depending on the financial conditions of the issuers of the Bonds, the amount of income should be substantially maintained as long as the Portfolio remains unchanged; however, optional bond redemptions or other Portfolio changes may occur more frequently when interest rates decline, which would result in early returns of principal and possibly earlier termination of the Fund.

REINVESTMENT

Distributions will be paid in cash unless the investor elects to have distributions reinvested without sales charge in the Municipal Fund Accumulation Program, Inc. The Program is an open-end management investment company whose investment objective is to obtain income exempt from regular federal income taxes by investing in a diversified portfolio of state, municipal and public authority bonds rated A or better or with comparable credit characteristics. Reinvesting compounds earnings free from federal tax. Investors participating in the Program will be subject to state and local income taxes to the same extent as if the distributions had been received in cash, and most of the income on the Program is subject to state and local income taxes. For more complete information about the Program, including charges and expenses, request the Program's prospectus from the Trustee. Read it carefully before you decide to participate. Written notice of election to participate must be received by the Trustee at least ten days before the Record Day for the first distribution to which the election is to apply.

FUND EXPENSES

Estimated annual Fund expenses are listed in Part A of the Prospectus; if actual expenses exceed the estimate, the excess will be borne by the Fund. The Trustee's annual fee is payable in monthly installments. The Trustee also benefits when it holds cash for the Fund in non-interest bearing accounts. Possible additional charges include Trustee fees and expenses for extraordinary services, costs of indemnifying the Trustee and the Sponsors, costs of action taken to protect the Fund and other legal fees and expenses, Fund termination expenses and any governmental charges. The Trustee has a lien on Fund assets to secure reimbursement of these amounts and may sell Bonds for this purpose if cash is not available. The Sponsors receive an annual fee of a maximum of \$0.35 per \$1,000 face amount to reimburse them for the cost of providing Portfolio supervisory services to the Fund. While the fee may exceed their costs of providing these services to the Fund, the total supervision fees from all Defined Asset Funds Municipal Series will not exceed their costs for these

services to all of those Series during any calendar year; and the total supervision fees from all Series of Municipal Investment Trust Fund will not exceed their costs for these services to all of those Series during any calendar year. The Sponsors may also be reimbursed for their costs of providing bookkeeping and administrative services to the Fund, currently estimated at \$0.10 per Unit. The Trustee's, Sponsors' and Evaluator's fees may be adjusted for inflation without investors' approval.

10

All expenses in establishing the Fund will be paid from the Underwriting Account at no charge to the Fund. Sales charges on Defined Asset Funds range from under 1.0% to 5.5%. This may be less than you might pay to buy and hold a comparable managed fund. Defined Asset Funds can be a cost-effective way to purchase and hold investments. Annual operating expenses are generally lower than for managed funds. Because Defined Asset Funds have no management fees, limited transaction costs and no ongoing marketing expenses, operating expenses are generally less than 0.25% a year. When compounded annually, small differences in expense ratios can make a big difference in your investment results.

TAXES

The following discussion addresses only the U.S. federal and certain New York State and City income tax consequences under current law of Units held as capital assets and does not address the tax consequences of Units held by dealers, financial institutions or insurance companies or other investors with special circumstances.

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. Each investor will be considered the owner of a pro rata portion of each Bond in the Fund under the grantor trust rules of Sections 671-679 of the Internal Revenue Code of 1986, as amended (the 'Internal Revenue Code'). Each investor will be considered to have received the interest and accrued the original issue discount, if any, on his pro rata portion of each Bond when interest on the Bond is received or original issue discount is accrued by the Fund. The investor's basis in his Units will be equal to the cost of his Units, including any up-front sales charge.

When an investor pays for accrued interest, the investor's confirmation of purchase will report to him the amount of accrued interest for which he paid. These investors will receive the accrued interest amount as part of their first monthly distribution. Accordingly, these investors should reduce their tax basis by the accrued interest amount after the first monthly distribution.

An investor will recognize taxable gain or loss when all or part of his pro rata portion of a Bond is disposed of by the Fund. An investor will also be considered to have disposed of all or a portion of his pro rata portion of each Bond when he sells or redeems all or some of his Units. An investor who is treated as having acquired his pro rata portion of a Bond at a premium will be required to amortize the premium over the term of the Bond. The amortization is only a reduction of basis for the investor's pro rata portion of the Bond and does not result in any deduction against the investor's income. Therefore, under some circumstances, an investor may recognize taxable gain when his pro rata portion of a Bond is disposed of for an amount equal to or less than his original tax basis therefor.

Under Section 265 of the Internal Revenue Code, a non-corporate investor is not entitled to a deduction for his pro rata share of fees and expenses of the Fund, because the fees and expenses are incurred in connection with the production of tax-exempt income. Further, if borrowed funds are used by an investor to purchase or carry Units of the Fund, interest on this indebtedness will not be deductible for federal income tax purposes. In addition, under rules used by the Internal Revenue Service, the purchase of Units may be considered to have been made with borrowed funds even though the borrowed funds are not directly traceable to the purchase of Units.

Under the income tax laws of the State and City of New York, the Fund is not an association taxable as a corporation and income received by the Fund will be treated as the income of the investors in the same manner as for federal income tax purposes, but will not necessarily be tax-exempt.

The foregoing discussion relates only to U.S. federal and certain aspects of New York State and City income taxes. Depending on their state of residence, investors may be subject to state and local taxation and should consult their own tax advisers in this regard.

* * *

In the opinion of bond counsel rendered on the date of issuance of each Bond, the interest on each Bond is excludable from gross income under existing law for regular federal income tax purposes (except in certain circumstances depending on the investor) but may be subject to state and local taxes, and interest on some or all of the Bonds may become subject to regular federal income tax, perhaps retroactively to their date of issuance, as a result of changes in federal law or as a result of the failure of issuers (or other users of the proceeds of the Bonds) to comply with certain ongoing requirements. If the interest on a Bond should be determined to be taxable, the

11

Bond would generally have to be sold at a substantial discount. In addition, investors could be required to pay income tax on interest received prior to the date on which the interest is determined to be taxable.

Neither the Sponsors nor Davis Polk & Wardwell have made or will make any review of the proceedings relating to the issuance of the Bonds or the basis for these opinions and there can be no assurance that the issuer (and other users) will comply with any ongoing requirements necessary for a Bond to maintain its tax-exempt character.

RECORDS AND REPORTS

The Trustee keeps a register of the names, addresses and holdings of all investors. The Trustee also keeps records of the transactions of the Fund, including a current list of the Bonds and a copy of the Indenture, and supplemental information on the operations of the Fund and the risks associated with the Bonds held by the Fund, which may be inspected by investors at reasonable times during business hours.

With each distribution, the Trustee includes a statement of the interest and any other receipts being distributed. Within five days after deposit of Bonds in exchange or substitution for Bonds (or contracts) previously deposited, the Trustee will send a notice to each investor, identifying both the Bonds removed and the replacement bonds deposited. The Trustee sends each investor of record an annual report summarizing transactions in the Fund's accounts and amounts distributed during the year and Bonds held, the number of Units outstanding and the Redemption Price at year end, the interest received by the Fund on the Bonds, the gross proceeds received by the Fund from the disposition of any Bond (resulting from redemption or payment at maturity or sale of any Bond), and the fees and expenses paid by the Fund, among other matters. The Trustee will also furnish annual information returns to each investor and to the Internal Revenue Service. Investors are required to report to the Internal Revenue Service the amount of tax-exempt interest received during the year. Investors may obtain copies of Bond evaluations from the Trustee to enable them to comply with federal and state tax reporting requirements. Fund accounts are audited annually by independent accountants selected by the Sponsors. Audited financial statements are available from the Trustee on request.

TRUST INDENTURE

The Fund is a 'unit investment trust' created under New York law by a Trust Indenture among the Sponsors, the Trustee and the Evaluator. This Prospectus summarizes various provisions of the Indenture, but each statement is qualified in its entirety by reference to the Indenture.

The Indenture may be amended by the Sponsors and the Trustee without consent by investors to cure ambiguities or to correct or supplement any defective or inconsistent provision, to make any amendment required by the SEC or other governmental agency or to make any other change not materially adverse to the interest of investors (as determined in good faith by the Sponsors). The Indenture may also generally be amended upon consent of investors holding 51% of the Units. No amendment may reduce the interest of any investor in the Fund without the investor's consent or reduce the percentage of Units required to consent to any amendment without unanimous consent of investors. Investors will be notified on the substance of any amendment.

The Trustee may resign upon notice to the Sponsors. It may be removed by investors holding 51% of the Units at any time or by the Sponsors without the consent of investors if it becomes incapable of acting or bankrupt, its affairs are taken over by public authorities, or if under certain conditions the Sponsors determine in good faith that its replacement is in the best interest of the investors. The Evaluator may resign or be removed by the Sponsors and the Trustee without the investors' consent. The resignation or removal of either becomes effective upon acceptance of appointment by a successor; in this case, the Sponsors will use their best efforts to appoint a successor promptly; however, if upon resignation no successor has accepted appointment within 30 days after notification, the resigning Trustee or Evaluator may apply to a court of competent jurisdiction to appoint a successor.

Any Sponsor may resign so long as one Sponsor with a net worth of \$2,000,000 remains and is agreeable to the resignation. A new Sponsor may be appointed by the remaining Sponsors 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 bankrupt or its affairs are taken over by public authorities, the Trustee may appoint a successor Sponsor at reasonable rates of compensation, terminate the Indenture and liquidate the Fund or continue to act as Trustee without a Sponsor. Merrill Lynch, Pierce, Fenner & Smith Incorporated has been appointed as Agent for the Sponsors by the other Sponsors.

The Sponsors, the Trustee and the Evaluator are not liable to investors or any other party for any act or omission in the conduct of their responsibilities absent bad faith, willful misfeasance, negligence (gross negligence

12

in the case of a Sponsor or the Evaluator) or reckless disregard of duty. The Indenture contains customary provisions limiting the liability of the Trustee.

MISCELLANEOUS

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.

AUDITORS

The Statement of Condition in Part A of the Prospectus was audited by Deloitte & Touche LLP, independent accountants, as stated in their opinion. It is included in reliance upon that opinion given on the authority of that firm as experts in accounting and auditing.

TRUSTEE

The Trustee and its address are stated in Part A of the Prospectus. The Trustee is subject to supervision by the Federal Deposit Insurance Corporation, the Board of Governors of the Federal Reserve System and either the Comptroller of the Currency or state banking authorities.

SPONSORS

The Sponsors are listed in Part A of the Prospectus. They may include Merrill Lynch, Pierce, Fenner & Smith Incorporated, a wholly-owned subsidiary of Merrill Lynch Co. Inc.; Smith Barney Inc., an indirect wholly-owned subsidiary of The Travelers Inc.; Prudential Securities Incorporated, an indirect wholly-owned subsidiary of the Prudential Insurance Company of America; Dean Witter Reynolds, Inc., a principal operating subsidiary of Dean Witter Discover & Co. and PaineWebber Incorporated, a wholly-owned subsidiary of PaineWebber Group Inc. Each Sponsor, or one of its predecessor corporations, has acted as 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.

PUBLIC DISTRIBUTION

In the initial offering period Units will be distributed to the public through the Underwriting Account and dealers who are members of the National Association of Securities Dealers, Inc. The initial offering period is 30 days or less if all Units are sold. If some Units initially offered have not been sold, the Sponsors may extend the initial offering period for up to four additional successive 30-day periods.

The Sponsors intend to qualify Units for sale in all states in which qualification is deemed necessary through the Underwriting Account and by dealers who are members of the National Association of Securities Dealers, Inc.; however, Units of a State trust will be offered for sale only in the State for which the trust is named, except that Units of a New Jersey trust will also be offered in Connecticut, Units of a Florida trust will also be offered in New York and Units of a New York trust will also be offered in Connecticut, Florida and Puerto Rico. 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. Sales to dealers and to introducing dealers, if any, will initially be made at prices which represent a concession from the Public Offering Price, but the Agent for the Sponsors reserves the right to change the rate of any concession from time to time. Any dealer or introducing dealer may reallocate a concession up to the concession to dealers.

UNDERWRITERS' AND SPONSORS' PROFITS

Upon sale of the Units, the Underwriters will be entitled to receive sales charges. The Sponsors also realize a profit or loss on deposit of the Bonds equal to the difference between the cost of the Bonds to the Fund (based on the offer side evaluation on the initial date of deposit) and the Sponsors' cost of the Bonds. In addition, a Sponsor or Underwriter may realize profits or sustain losses on Bonds it deposits in the Fund which were acquired from underwriting syndicates of which it was a member. During the initial offering period, the Underwriting Account also may realize profits or sustain losses as a result of fluctuations after the initial date of deposit in the Public Offering Price of the Units. In maintaining a secondary 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 and the prices at which they resell these Units (which include the sales charge) or the prices at which they redeem the Units. Cash, if any,

13

made available by buyers of Units to the Sponsors prior to a settlement date for the purchase of Units may be used in the Sponsors' businesses to the extent permitted by Rule 15c3-3 under the Securities Exchange Act of 1934 and may be of benefit to the Sponsors.

FUND PERFORMANCE

Information on the performance of the Fund for various periods, on the basis of changes in Unit price plus the amount of income and principal distributions reinvested, may be included from time to time in advertisements, sales literature, reports and other information furnished to current or prospective investors. 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 Bonds in the Portfolio, so there may be a gain or loss when Units are sold.

Fund performance may be compared to performance on the same basis (with distributions reinvested) of Moody's Municipal Bond Averages 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.

DEFINED ASSET FUNDS

Municipal Investment Trust Funds have provided investors with tax-free income for more than 30 years. For decades informed investors have purchased unit investment trusts for dependability and professional selection of investments. Defined Asset Funds' philosophy is to allow investors to 'buy with knowledge' (because, unlike managed funds, the portfolio of municipal bonds and the return are relatively fixed) and 'hold with confidence' (because the portfolio is professionally selected and regularly reviewed). 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 retirement, or attractive, regular current income consistent with the preservation of principal. Tax-exempt income can help investors keep more today for a more secure financial future. It can also be important in planning because tax brackets may increase with higher earnings or changes in tax laws. Unit investment trusts are particularly suited for the many investors who prefer to seek long-term income 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 that Defined Asset Funds offer. One's investment objectives may call for a combination of Defined Asset Funds.

One of the most important investment decisions you face may be how to allocate your 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. From time to time various advertisements, sales literature, reports and other information furnished to current or prospective investors may present the average annual compounded rate of return of selected asset classes over various periods of time, compared to the rate of inflation over the same periods.

EXCHANGE OPTION--MUNICIPAL INVESTMENT TRUST FUND ONLY.

You may exchange Fund Units for units of certain other Defined Asset Funds subject only to a reduced sales charge. You may exchange your units of any Select Ten Portfolio, of any other Defined Asset Fund with a regular maximum sales charge of at least 3.50%, or of any unaffiliated unit trust with a regular maximum sales charge of at least 3.0%, for Units of this Fund at their relative net asset values, subject only to a reduced sales charge, or to any remaining Deferred Sales Charge, as applicable.

To make an exchange, you should contact your financial professional to find out what suitable Exchange Funds are available and to obtain a prospectus. You may acquire units of only those Exchange Funds in which the Sponsors are maintaining a secondary market and which are lawfully for sale in the state where you reside. Except for the reduced sales charge, an exchange is a taxable event normally requiring recognition of any gain or loss on the units exchanged. However, the Internal Revenue Service may seek to disallow a loss if the portfolio of the

14

units acquired is not materially different from the portfolio of the units exchanged; you should consult your own tax advisor. If the proceeds of units exchanged are insufficient to acquire a whole number of Exchange Fund units, you may pay the difference in cash (not exceeding the price of a single unit acquired).

As the Sponsors are not obligated to maintain a secondary market in any series, there can be no assurance that units of a desired series will be available for exchange. The Exchange Option may be amended or terminated at any time without notice.

SUPPLEMENTAL INFORMATION

Upon written or telephonic request to the Trustee shown in Part A of this Prospectus, investors will receive at no cost to the investor supplemental information about the Fund, which has been filed with the SEC and is hereby incorporated by reference. The supplemental information includes more detailed risk factor disclosure about the types of Bonds that may be part of the Fund's Portfolio, general risk disclosure concerning any letters of credit or insurance securing certain Bonds, and general information about the structure and

APPENDIX A

DESCRIPTION OF RATINGS (AS DESCRIBED BY THE RATING COMPANIES THEMSELVES)
STANDARD & POOR'S RATINGS GROUP, A DIVISION OF MCGRAW-HILL, INC.

AAA--Debt rated AAA has the highest rating assigned by Standard & Poor's. Capacity to pay interest and repay principal is extremely strong.

AA--Debt rated AA has a very strong capacity to pay interest and repay principal and differs from the highest rated issues only in small degree.

A--Debt rated A has a strong capacity to pay interest and repay principal although it is somewhat more susceptible to the adverse effects of changes in circumstances and economic conditions than debt in higher rated categories.

BBB--Debt rated BBB is regarded as having an adequate capacity to pay interest and repay principal. Whereas it normally exhibits adequate protection parameters, adverse economic conditions or changing circumstances are more likely to lead to a weakened capacity to pay interest and repay principal for debt in this category than in higher rated categories.

BB, B, CCC, CC--Debt rated BB, B, CCC and CC is regarded, on balance, as predominately speculative with respect to capacity to pay interest and repay principal in accordance with the terms of the obligation. BB indicates the lowest degree of speculation and CC the highest degree of speculation. While such debt will likely have some quality and protective characteristics, these are outweighed by large uncertainties or major risk exposures to adverse conditions.

The ratings may be modified by the addition of a plus or minus sign to show relative standing within the major rating categories.

A provisional rating, indicated by 'p' following a rating, assumes the successful completion of the project being financed by the issuance of the debt being rated and indicates that payment of debt service requirements is largely or entirely dependent upon the successful and timely completion of the project. This rating, however, while addressing credit quality subsequent to completion of the project, makes no comment on the likelihood of, or the risk of default upon failure of, such completion.

NR--Indicates that no rating has been requested, that there is insufficient information on which to base a rating or that Standard & Poor's does not rate a particular type of obligation as a matter of policy.

MOODY'S INVESTORS SERVICE, INC.

Aaa--Bonds which are rated Aaa are judged to be the best quality. They carry the smallest degree of investment risk and are generally referred to as 'gilt edge'. Interest payments are protected by a large or by an exceptionally stable margin and principal is secure. While the various protective elements are likely to change, such changes as can be visualized are most unlikely to impair the fundamentally strong position of such issues.

Aa--Bonds which are rated Aa are judged to be of high quality by all standards. Together with the Aaa group they comprise what are generally known as high grade bonds. They are rated lower than the best bonds because margins of protection may not be as large as in Aaa securities or fluctuation of protective elements may be of greater amplitude or there may be other elements present which make the long-term risks appear somewhat larger than in Aaa securities.

A--Bonds which are rated A possess many favorable investment attributes and are to be considered as upper medium grade obligations. Factors giving security to principal and interest are considered adequate, but elements may be present which suggest a susceptibility to impairment sometime in the future.

Baa--Bonds which are rated Baa are considered as medium grade obligations, i.e., they are neither highly protected nor poorly secured. Interest payments and principal security appear adequate for the present but certain protective elements may be lacking or may be characteristically unreliable over any great length of time. Such bonds lack outstanding investment characteristics and in fact have speculative characteristics as well.

Ba--Bonds which are rated Ba are judged to have speculative elements; their future cannot be considered as well assured. Often the protection of interest and principal payments may be very moderate, and thereby not well safeguarded during both good and bad times over the future. Uncertainty of position characterizes bonds in this class.

a-1

B--Bonds which are rated B generally lack characteristics of the desirable investment. Assurance of interest and principal payments or of maintenance of other terms of the contract over any long period of time may be small.

Rating symbols may include numerical modifiers 1, 2 or 3. The numerical modifier 1 indicates that the security ranks at the high end, 2 in the mid-range, and 3 nearer the low end, of the generic category. These modifiers of rating symbols give investors a more precise indication of relative debt quality in each of the historically defined categories.

Conditional ratings, indicated by 'Con.', are sometimes given when the security for the bond depends upon the completion of some act or the fulfillment of some condition. Such bonds are given a conditional rating that denotes their probable credit stature upon completion of that act or fulfillment of that condition.

NR--Should no rating be assigned, the reason may be one of the following: (a) an application for rating was not received or accepted; (b) the issue or issuer belongs to a group of securities that are not rated as a matter of

policy; (c) there is a lack of essential data pertaining to the issue or issuer or (d) the issue was privately placed, in which case the rating is not published in Moody's publications.

FITCH INVESTORS SERVICE, INC.

AAA--These bonds are considered to be investment grade and of the highest quality. The obligor has an extraordinary ability to pay interest and repay principal, which is unlikely to be affected by reasonably foreseeable events.

AA--These bonds are considered to be investment grade and of high quality. The obligor's ability to pay interest and repay principal, while very strong, is somewhat less than for AAA rated securities or more subject to possible change over the term of the issue.

A--These bonds are considered to be investment grade and of good quality. The obligor's ability to pay interest and repay principal is considered to be strong, but may be more vulnerable to adverse changes in economic conditions and circumstances than bonds with higher ratings.

BBB--These bonds are considered to be investment grade and of satisfactory quality. The obligor's ability to pay interest and repay principal is considered to be adequate. Adverse changes in economic conditions and circumstances, however are more likely to weaken this ability than bonds with higher ratings.

A '+' or a '-' sign after a rating symbol indicates relative standing in its rating.

DUFF & PHELPS CREDIT RATING CO.

AAA--Highest credit quality. The risk factors are negligible, being only slightly more than for risk-free U.S. Treasury debt.

AA--High credit quality. Protection factors are strong. Risk is modest but may vary slightly from time to time because of economic conditions.

A--Protection factors are average but adequate. However, risk factors are more variable and greater in periods of economic stress.

A '+' or a '-' sign after a rating symbol indicates relative standing in its rating.

a-2

APPENDIX B

SALES CHARGE SCHEDULES FOR DEFINED ASSET FUNDS, MUNICIPAL SERIES

DEFERRED AND UP-FRONT SALES CHARGES. Units purchased during the first year of the Fund will be subject to periodic deferred and contingent deferred sales charges. Units purchased in the second through fifth year will be subject to an up-front sales charge as well as periodic deferred and contingent deferred sales charges. Units purchased thereafter will be subject only to an up-front sales charge. During the first five years of the Fund, a fixed periodic deferred sales charge of \$2.75 per Unit is payable on 20 quarterly payment dates occurring on the 10th day of February, May, August and November, commencing no earlier than 45 days after the initial date of deposit. Investors purchasing Units on the initial date of deposit and holding for at least five years, for example, would incur total periodic deferred sales charges of \$55.00 per Unit. Because of the time value of money, however, as of the initial date of deposit this periodic deferred sales charge obligation would, at current interest rates, equate to an up-front sales charge of approximately 4.75%.

On the Fund's initial offering date, the Public Offering Price per Unit will be \$1,000. Subsequently, the Public Offering Price per Unit will fluctuate. As the periodic deferred sales charge is a fixed dollar amount irrespective of the Public Offering Price, it will represent a varying percentage of the Public Offering Price. An up-front sales charge will be imposed on all unit purchases after the first year of the Fund. The following table illustrates the combined maximum up-front and periodic deferred sales charges that would be incurred by an investor who purchases Units at the beginning of each of the first five years of the Fund (based on a constant Unit price) and holds them through the fifth year of the Fund:

</TABLE>
<TABLE><CAPTION>

YEAR OF UNIT PURCHASE	UP-FRONT SALES CHARGE			MAXIMUM AMOUNT DEFERRED PER \$1,000 INVESTED	TOTAL UP-FRONT AND PERIODIC DEFERRED SALES CHARGES PER \$1,000 INVESTED
	AS PERCENT OF PUBLIC OFFERING PRICE	AS PERCENT OF NET AMOUNT INVESTED	AMOUNT PER \$1,000 INVESTED		
<S> 1	<C> None	<C> None	<C> None	<C> \$ 55.00	<C> \$ 55.00
2	1.10%	1.11%	\$ 11.00	44.00	55.00
3	2.20	2.25	22.00	33.00	55.00
4	3.30	3.41	33.00	22.00	55.00
5	4.40	4.60	44.00	11.00	55.00

</TABLE>

CONTINGENT DEFERRED SALES CHARGE. Units redeemed or repurchased within 4 years after the Fund's initial date of deposit will not only incur the periodic deferred sales charge until the quarter of redemption or repurchase but will also be subject to a contingent deferred sales charge:

YEAR SINCE FUND'S INITIAL DATE OF DEPOSIT	CONTINGENT DEFERRED SALES CHARGE PER UNIT
-----	-----

1	\$ 25.00
2	15.00
3	10.00
4	5.00
5 and thereafter	None

The contingent deferred sales charge is waived on any redemption or repurchase of Units after the death (including the death of a single joint tenant with rights of survivorship) or disability (as defined in the Internal Revenue Code) of an investor, provided the redemption or repurchase is requested within one year of the death or initial determination of disability. The Sponsors may require receipt of satisfactory proof of disability before releasing the portion of the proceeds representing the amount of the contingent deferred sales charge waived.

To assist investors in understanding the total costs of purchasing units during the first four years of the Fund and disposing of those units by the fifth year, the following tables set forth the maximum combined up-front, periodic and contingent deferred sales charges that would be incurred (assuming a constant Unit price) by an investor:

<TABLE><CAPTION>

UNITS PURCHASED ON INITIAL OFFERING DATE

YEAR OF UNIT DISPOSITION	UP-FRONT SALES CHARGE	DEFERRED SALES CHARGE	CONTINGENT DEFERRED SALES CHARGE	TOTAL SALES CHARGES
<S>	<C>	<C>	<C>	<C>
1	None	\$ 11.00	\$ 25.00	\$ 36.00
2	None	22.00	15.00	37.00
3	None	33.00	10.00	43.00
4	None	44.00	5.00	49.00
5	None	55.00	0.00	55.00

b-1

<CAPTION>

UNITS PURCHASED ON FIRST ANNIVERSARY OF FUND

YEAR OF UNIT DISPOSITION	UP-FRONT SALES CHARGE	DEFERRED SALES CHARGE	CONTINGENT DEFERRED SALES CHARGE	TOTAL SALES CHARGES
<S>	<C>	<C>	<C>	<C>
2	\$ 11.00	\$ 11.00	\$ 15.00	\$ 37.00
3	11.00	22.00	10.00	43.00
4	11.00	33.00	5.00	49.00
5	11.00	44.00	0.00	55.00

<CAPTION>

UNITS PURCHASED ON SECOND ANNIVERSARY OF FUND

YEAR OF UNIT DISPOSITION	UP-FRONT SALES CHARGE	DEFERRED SALES CHARGE	CONTINGENT DEFERRED SALES CHARGE	TOTAL SALES CHARGES
<S>	<C>	<C>	<C>	<C>
3	\$ 22.00	\$ 11.00	\$ 10.00	\$ 43.00
4	22.00	22.00	5.00	49.00
5	22.00	33.00	0.00	55.00

<CAPTION>

UNITS PURCHASED ON THIRD ANNIVERSARY OF FUND

YEAR OF UNIT DISPOSITION	UP-FRONT SALES CHARGE	DEFERRED SALES CHARGE	CONTINGENT DEFERRED SALES CHARGE	TOTAL SALES CHARGES
<S>	<C>	<C>	<C>	<C>
4	\$ 33.00	\$ 11.00	\$ 5.00	\$ 49.00
5	33.00	22.00	0.00	55.00

<CAPTION>

UNITS PURCHASED ON FOURTH ANNIVERSARY OF FUND

YEAR OF UNIT DISPOSITION	UP-FRONT SALES CHARGE	DEFERRED SALES CHARGE	CONTINGENT DEFERRED SALES CHARGE	TOTAL SALES CHARGES
<S>	<C>	<C>	<C>	<C>
5	\$ 44.00	\$ 11.00	\$ 0.00	\$ 55.00

</TABLE>

b-2

APPENDIX C
SALES CHARGE SCHEDULES FOR MUNICIPAL INVESTMENT TRUST FUND
INITIAL OFFERING

<TABLE><CAPTION>

SALES CHARGE (GROSS UNDERWRITING PROFIT)			
AS PERCENT OF	AS PERCENT OF	DEALER CONCESSION AS	PRIMARY MARKET

NUMBER OF UNITS	OFFER SIDE PUBLIC OFFERING PRICE	NET AMOUNT INVESTED	PERCENT OF PUBLIC OFFERING PRICE	CONCESSION TO INTRODUCING DEALERS
MONTHLY PAYMENT SERIES, MULTISTATE SERIES, INSURED SERIES				
<S>	<C>	<C>	<C>	<C>
Less than 250.....	4.50%	4.712%	2.925%	\$ 32.40
250 - 499.....	3.50	3.627	2.275	25.20
500 - 749.....	3.00	3.093	1.950	21.60
750 - 999.....	2.50	2.564	1.625	18.00
1,000 or more.....	2.00	2.041	1.300	14.40
<CAPTION>				
INTERMEDIATE SERIES (TEN YEAR MATURITIES)				
<S>	<C>	<C>	<C>	<C>
Less than 250.....	4.00%	4.167%	2.600%	\$ 28.80
250 - 499.....	3.00	3.093	1.950	21.60
500 - 749.....	2.50	2.564	1.625	18.00
750 - 999.....	2.00	2.041	1.300	14.40
1,000 or more.....	1.50	1.523	0.975	10.00
<CAPTION>				
INTERMEDIATE SERIES (SHORT INTERMEDIATE MATURITIES)				
<S>	<C>	<C>	<C>	<C>
Less than 250.....	2.75%	2.828%	1.788%	\$ 19.80
250 - 499.....	2.25	2.302	1.463	16.20
500 - 749.....	1.75	1.781	1.138	12.60
750 - 999.....	1.25	1.266	0.813	9.00
1,000 or more.....	1.00	1.010	0.650	7.20
</TABLE>				

SECONDARY MARKET

NUMBER OF UNITS	ACTUAL SALES CHARGE AS PERCENT OF EFFECTIVE SALES CHARGE	DEALER CONCESSION AS PERCENT OF EFFECTIVE SALES CHARGE
1-249	100%	65%
250-499	80	52
500-749	60	39
750-999	45	29.25
1,000 or more	35	22.75

EFFECTIVE SALES CHARGE

TIME TO MATURITY	AS PERCENT OF BID SIDE EVALUATION	AS PERCENT OF PUBLIC OFFERING PRICE
Less than six months	0%	0%
Six months to 1 year	0.756	0.75
Over 1 year to 2 years	1.523	1.50
Over 2 years to 4 years	2.564	2.50
Over 4 years to 8 years	3.627	3.50
Over 8 years to 15 years	4.712	4.50
Over 15 years	5.820	5.50

For this purpose, a Bond will be considered to mature on its stated maturity date unless it has been called for redemption or funds or securities have been placed in escrow to redeem it on an earlier date, or is subject to a mandatory tender, in which case the earlier date will be considered the maturity date.

c-1

DEFINED
ASSET FUNDSSM

<p>SPONSORS: Merrill Lynch, Pierce, Fenner & Smith Incorporated Defined Asset Funds P.O. Box 9051 Princeton, N.J. 08543-9051 (609) 282-8500 Smith Barney Inc. Unit Trust Department 388 Greenwich Street--23rd Floor New York, NY 10013 1-800-223-2532 PaineWebber Incorporated 1200 Harbor Boulevard</p>	<p>MUNICIPAL INVESTMENT TRUST FUND Multistate Series 5S (Unit Investment Trusts) PROSPECTUS PART A This Prospectus consists of a Part A and a Part B. The 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</p>
---	--

Weehawken, N.J. 07087
(201) 902-3000
Prudential Securities Incorporated
One Seaport Plaza
199 Water Street
New York, N.Y. 10292
(212) 776-1000
Dean Witter Reynolds Inc.
Two World Trade Center--59th Floor
New York, N.Y. 10048
(212) 392-2222

EVALUATOR:
Kenny S&P Evaluation Services,
a division of J. J. Kenny Co., Inc.
65 Broadway
New York, N.Y. 10006

INDEPENDENT ACCOUNTANTS:
Deloitte & Touche LLP
2 World Financial Center
9th Floor
New York, N.Y. 10281-1414

TRUSTEE:
The Bank of New York
Unit Investment Trust Department
P.O. Box 974
Wall Street Station
New York, N.Y. 10268-0974
1-800-221-7771

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.

12606--7/95

DEFINED ASSET FUNDS--
MUNICIPAL INVESTMENT TRUST FUND
MULTISTATE SERIES
CONTENTS OF REGISTRATION STATEMENT

This Post-Effective Amendment to 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 to the Cross-Reference Sheet to the Registration Statement on Form S-6 of Defined Asset Funds Municipal Insured Series, 1933 Act File No. 33-54565).

The Prospectus.

The Signatures.

The following exhibits:

- 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).
- 4.1 --Consent of the Evaluator.
- 5.1 --Consent of independent accountants.
- 9.1 --Information Supplement (incorporated by reference to Exhibit 9.1 to Post-Effective Amendment No. 4 to the Registration Statement of Municipal Investment Trust Fund, Monthly Payment Series--506, 1933 Act File No. 33-37730)

R-1

DEFINED ASSET FUNDS--
MUNICIPAL INVESTMENT TRUST FUND
MULTISTATE SERIES 5S

SIGNATURES

PURSUANT TO THE REQUIREMENTS OF THE SECURITIES ACT OF 1933, THE REGISTRANT, DEFINED ASSET FUNDS--MUNICIPAL INVESTMENT TRUST FUND, MULTISTATE SERIES 5S, CERTIFIES THAT IT MEETS ALL OF THE REQUIREMENTS FOR EFFECTIVENESS OF THIS REGISTRATION STATEMENT PURSUANT TO RULE 485(B) UNDER THE SECURITIES ACT OF 1933 AND 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 12TH DAY OF JULY, 1995.

SIGNATURES APPEAR ON PAGES R-3, R-4, R-5, R-6 AND R-7.

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 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 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.

A majority of the members of the Board of Directors of Dean Witter Reynolds 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.

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
and 33-51607

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

PRUDENTIAL SECURITIES INCORPORATED
DEPOSITOR

By the following persons, who constitute a majority of the Board of Directors of Prudential Securities Incorporated:

Powers of Attorney
have been filed
under Form SE and
the following 1933
Act File Number:
33-41631

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

By
WILLIAM W. HUESTIS
(As authorized signatory for Prudential Securities
Incorporated and Attorney-in-fact for the persons
listed above)

R-4

SMITH BARNEY INC.
DEPOSITOR

By the following persons, who constitute a majority of
the Board of Directors of Smith Barney Inc.:

Powers of Attorney
have been filed
under the 1933 Act
File Number:
33-49753 and
33-51607

STEVEN D. BLACK
JAMES BOSHART III
ROBERT A. CASE
JAMES DIMON
ROBERT DRUSKIN
ROBERT F. GREENHILL
JEFFREY LANE
JACK L. RIVKIN

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

R-5

DEAN WITTER REYNOLDS INC.
DEPOSITOR

By the following persons, who constitute
a majority of
the Board of Directors of Dean Witter
Reynolds Inc.:

Powers of Attorney have been filed
under Form SE and the following 1933
Act File Number: 33-17085

NANCY DONOVAN
CHARLES A. FIUMEFREDDO
JAMES F. HIGGINS
STEPHEN R. MILLER
PHILIP J. PURCELL
THOMAS C. SCHNEIDER
WILLIAM B. SMITH

By
MICHAEL D. BROWNE
(As authorized signatory for
Dean Witter Reynolds Inc.
and Attorney-in-fact for the persons listed above)

R-6

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
the following 1933 Act File
Number: 33-55073

JOSEPH J. GRANO, JR.
DONALD B. MARRON

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

R-7

KENNY S&P EVALUATION SERVICES
A DIVISION OF J.J. KENNY CO., INC.
65 BROADWAY
NEW YORK, N.Y. 10006-2511
TELEPHONE (212) 770-4422
FAX 212/797-8681

July 12, 1995

Frank A. Ciccotto
Vice President

Merrill Lynch, Pierce, Fenner & Smith
Incorporated
Unit Investment Trust Division
P.O. Box 9051
Princeton, New Jersey 08543-9051

The Bank of New York
101 Barclay Street
New York, New York 10286

RE: DEFINED ASSET FUNDS--MUNICIPAL INVESTMENT TRUST FUND,
MULTISTATE SERIES 5S

Gentlemen:

We have examined the post-effective Amendment to the Registration Statement File No. 33-27383 for the above-captioned trust. We hereby acknowledge that Kenny S&P Evaluation Services, a division of J. J. Kenny Co., Inc. is currently acting as the evaluator for the trust. We hereby consent to the use in the Amendment of the reference to Kenny S&P Evaluation Services, a division of J. J. Kenny Co., Inc. as evaluator.

In addition, we hereby confirm that the ratings indicated in the above-referenced Amendment to the Registration Statement for the respective bonds comprising the trust portfolio are the ratings currently indicated in our KENNYBASE database.

You are hereby authorized to file copies of this letter with the Securities and Exchange Commission.

Sincerely,
FRANK A. CICCOTTO

<TABLE> <S> <C>

<ARTICLE> 6

<SERIES>

<NUMBER> 1

<NAME> CONNECTICUT TRUST

<MULTIPLIER> 1

<PERIOD-TYPE>

YEAR

<FISCAL-YEAR-END>

APR-30-1995

<PERIOD-END>

APR-30-1995

<INVESTMENTS-AT-COST>

2,812,121

<INVESTMENTS-AT-VALUE>

3,017,208

<RECEIVABLES>

0

<ASSETS-OTHER>

75,278

<OTHER-ITEMS-ASSETS>

0

<TOTAL-ASSETS>

3,092,486

<PAYABLE-FOR-SECURITIES>

0

<SENIOR-LONG-TERM-DEBT>

0

<OTHER-ITEMS-LIABILITIES>

21,256

<TOTAL-LIABILITIES>

21,256

<SENIOR-EQUITY>

0

<PAID-IN-CAPITAL-COMMON>

2,815,387

<SHARES-COMMON-STOCK>

2,924

<SHARES-COMMON-PRIOR>

3,127

<ACCUMULATED-NII-CURRENT>

50,756

<OVERDISTRIBUTION-NII>

0

<ACCUMULATED-NET-GAINS>

0

<OVERDISTRIBUTION-GAINS>

0

<ACCUM-APPREC-OR-DEPREC>

205,087

<NET-ASSETS>

3,071,230

<DIVIDEND-INCOME>

0

<INTEREST-INCOME>

217,462

<OTHER-INCOME>

0

<EXPENSES-NET>

4,469

<NET-INVESTMENT-INCOME>

212,993

<REALIZED-GAINS-CURRENT>

23,494

<APPREC-INCREASE-CURRENT>

(68,918)

<NET-CHANGE-FROM-OPS>

167,569

<EQUALIZATION>

0

<DISTRIBUTIONS-OF-INCOME>

210,257

<DISTRIBUTIONS-OF-GAINS>

0

<DISTRIBUTIONS-OTHER>

17,068

<NUMBER-OF-SHARES-SOLD>

0

<NUMBER-OF-SHARES-REDEEMED>

203

<SHARES-REINVESTED>

0

<NET-CHANGE-IN-ASSETS>

(274,214)

<ACCUMULATED-NII-PRIOR>

50,937

<ACCUMULATED-GAINS-PRIOR>

0

<OVERDISTRIB-NII-PRIOR>

0

<OVERDIST-NET-GAINS-PRIOR>	0
<GROSS-ADVISORY-FEES>	0
<INTEREST-EXPENSE>	0
<GROSS-EXPENSE>	0
<AVERAGE-NET-ASSETS>	0
<PER-SHARE-NAV-BEGIN>	0.00
<PER-SHARE-NII>	0.00
<PER-SHARE-GAIN-APPREC>	0.00
<PER-SHARE-DIVIDEND>	0.00
<PER-SHARE-DISTRIBUTIONS>	0.00
<RETURNS-OF-CAPITAL>	0.00
<PER-SHARE-NAV-END>	0.00
<EXPENSE-RATIO>	0
<AVG-DEBT-OUTSTANDING>	0
<AVG-DEBT-PER-SHARE>	0

</TABLE>

<TABLE> <S> <C>

<ARTICLE> 6

<SERIES>

<NUMBER> 2

<NAME> MICHIGAN TRUST

<MULTIPLIER> 1

<PERIOD-TYPE>

YEAR

<FISCAL-YEAR-END>

APR-30-1995

<PERIOD-END>

APR-30-1995

<INVESTMENTS-AT-COST>

2,283,374

<INVESTMENTS-AT-VALUE>

2,483,025

<RECEIVABLES>

0

<ASSETS-OTHER>

60,682

<OTHER-ITEMS-ASSETS>

0

<TOTAL-ASSETS>

2,543,707

<PAYABLE-FOR-SECURITIES>

0

<SENIOR-LONG-TERM-DEBT>

0

<OTHER-ITEMS-LIABILITIES>

20,703

<TOTAL-LIABILITIES>

20,703

<SENIOR-EQUITY>

0

<PAID-IN-CAPITAL-COMMON>

2,283,378

<SHARES-COMMON-STOCK>

2,388

<SHARES-COMMON-PRIOR>

2,777

<ACCUMULATED-NII-CURRENT>

39,975

<OVERDISTRIBUTION-NII>

0

<ACCUMULATED-NET-GAINS>

0

<OVERDISTRIBUTION-GAINS>

0

<ACCUM-APPREC-OR-DEPREC>

199,651

<NET-ASSETS>

2,523,004

<DIVIDEND-INCOME>

0

<INTEREST-INCOME>

190,695

<OTHER-INCOME>

0

<EXPENSES-NET>

3,282

<NET-INVESTMENT-INCOME>

187,413

<REALIZED-GAINS-CURRENT>

32,970

<APPREC-INCREASE-CURRENT>

(59,965)

<NET-CHANGE-FROM-OPS>

160,418

<EQUALIZATION>

0

<DISTRIBUTIONS-OF-INCOME>

185,390

<DISTRIBUTIONS-OF-GAINS>

0

<DISTRIBUTIONS-OTHER>

25,300

<NUMBER-OF-SHARES-SOLD>

0

<NUMBER-OF-SHARES-REDEEMED>

389

<SHARES-REINVESTED>

0

<NET-CHANGE-IN-ASSETS>

(459,722)

<ACCUMULATED-NII-PRIOR>

43,040

<ACCUMULATED-GAINS-PRIOR>

0

<OVERDISTRIB-NII-PRIOR>

0

<OVERDIST-NET-GAINS-PRIOR>	0
<GROSS-ADVISORY-FEES>	0
<INTEREST-EXPENSE>	0
<GROSS-EXPENSE>	0
<AVERAGE-NET-ASSETS>	0
<PER-SHARE-NAV-BEGIN>	0.00
<PER-SHARE-NII>	0.00
<PER-SHARE-GAIN-APPREC>	0.00
<PER-SHARE-DIVIDEND>	0.00
<PER-SHARE-DISTRIBUTIONS>	0.00
<RETURNS-OF-CAPITAL>	0.00
<PER-SHARE-NAV-END>	0.00
<EXPENSE-RATIO>	0
<AVG-DEBT-OUTSTANDING>	0
<AVG-DEBT-PER-SHARE>	0

</TABLE>

CONSENT OF INDEPENDENT ACCOUNTANTS

The Sponsors and Trustee of
Defined Asset Funds--Municipal Investment Trust Fund--Multistate Series 5S
(Connecticut and Michigan Trusts):

We consent to the use in this Post-Effective Amendment No. 6 to Registration Statement No. 33-27383 of our opinion dated June 19, 1995 appearing in the Prospectus, which is part of such Registration Statement, and to the reference to us under the heading 'Auditors' in such Prospectus.

DELOITTE & TOUCHE LLP
New York, N.Y.
July 12, 1995

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

July 12, 1995

Securities and Exchange Commission
450 Fifth Street, N.W.
Washington, D.C. 20549

Dear Sirs:

We hereby represent that the Post-Effective Amendments to the registered unit investment trusts described in Exhibit A attached hereto do not contain disclosures which would render them ineligible to become effective pursuant to Rule 485(b) under the Securities Act of 1933.

Very truly yours,

Davis Polk & Wardwell

Attachment

EXHIBIT A

<TABLE>
<CAPTION>

FUND NAME	CIK	1933 ACT FILE NO.	1940 ACT FILE NO.
-----	---	-----	-----
<S>	<C>	<C>	<C>
DEFINED ASSET FUNDS-MITF AMT MPS-4	858767	33-34028	811-1777
DEFINED ASSET FUNDS-GSIF GNMA SERIES-3	275472	2-61351	811-2810
DEFINED ASSET FUNDS-MITF IS-113	781075	33-19546	811-1777
DEFINED ASSET FUNDS-MITF IS-114	781078	33-19682	811-1777
DEFINED ASSET FUNDS-MITF IS-152	781179	33-33588	811-1777
DEFINED ASSET FUNDS-CIF ITS-49	883661	33-50887	811-2295

DEFINED ASSET FUNDS-MITF ITS-151	780799	33-34135	811-1777
DEFINED ASSET FUNDS-MITF ITS-174	868088	33-39604	811-1777
DEFINED ASSET FUNDS-MITF MPS-540	892762	33-52453	811-1777
DEFINED ASSET FUNDS-MITF MSS-1	881825	33-46608	811-1777
DEFINED ASSET FUNDS-MITF MSS-2	881826	33-47077	811-1777
DEFINED ASSET FUNDS-MITF MSS-3	881827	33-47079	811-1777
DEFINED ASSET FUNDS-MITF MSS-34	895621	33-49451	811-1777
DEFINED ASSET FUNDS-MITF MSS-35	895622	33-49471	811-1777
DEFINED ASSET FUNDS-MITF MSS 5S	836086	33-27383	811-1777
DEFINED ASSET FUNDS-MITF MSS-61	910007	33-53165	811-1777
DEFINED ASSET FUNDS-MITF MSS 8P	868159	33-39601	811-1777
DEFINED ASSET FUNDS-MITF OHIO-3	725023	2-85646	811-1777
DEFINED ASSET FUNDS- USTST-1 DAF	890652	33-48915	811-2810
TOTAL: 19 FUNDS			

</TABLE>