ROYCE MICRO-CAP TRUST, INC /MD/ Form DEF 14A August 06, 2010

# SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No. )
Filed by the Registrant []
Filed by a Party other than the Registrant []
Check the appropriate box:
[] Preliminary Proxy Statement
[] Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
[X] Definitive Proxy Statement
[] Definitive Additional Materials
[] Soliciting Material Pursuant to Section 240.14a-11(c) or Section 240.14a-12
ROYCE MICRO-CAP TRUST, INC.
(Name of Registrant as Specified In Its Charter)
(Name of Person(s) Filing Proxy Statement if other than the Registrant)
Payment of Filing Fee (Check the appropriate box): [X] No fee required. [] Fee computed on table below per Exchange Act Rules
14a-6(i)(4) and 0-11. 1) Title of each class of securities to which transaction applies: 2) Aggregate number of securities to which
transaction applies: 3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the
amount on which the filing fee is calculated and state how it was determined):  4) Proposed maximum aggregate value of transaction:
5) Total fee paid: [] Fee paid previously with preliminary materials. [] Check box if any part of the fee is offset as provided by
Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration
statement number, or the Form or Schedule and the date of its filing. 1) Amount Previously Paid: 2) Form, Schedule or Registration
Statement No.: 3) Filing Party: 4) Date filed:

#### ROYCE MICRO-CAP TRUST, INC.

## 745 Fifth Avenue New York, New York 10151

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS

# TO BE HELD ON SEPTEMBER 22, 2010

To the Stockholders of:

#### ROYCE MICRO-CAP TRUST, INC.

NOTICE IS HEREBY GIVEN that the Annual Meeting of Stockholders (the Meeting) of ROYCE MICRO-CAP TRUST, INC. (the Fund) will be held at the offices of the Fund, 745 Fifth Avenue, New York, New York 10151 on Wednesday, September 22, 2010, at 11:30 a.m. (Eastern time), for the following purposes:

1. To elect five Directors to the Fund s Board: (i) three Directors to be elected by the holders of the Fund s Common Stock and its 6.00% Cumulative Preferred Stock (the Preferred Stock), voting together as a single class, and (ii) two Directors to be elected only by the holders of the Fund s Preferred Stock voting as a separate class; and 2. To transact such other business as may properly come before the Meeting or any adjournment thereof.

The Board of Directors of the Fund has set the close of business on July 14, 2010 as the record date for determining those stockholders entitled to vote at the Meeting or any adjournment thereof, and only holders of record at the close of business on that day will be entitled to vote.

#### **IMPORTANT**

To save the Fund the expense of additional proxy solicitation, please mark your instructions on the enclosed Proxy, date and sign it and return it in the enclosed envelope (which requires no postage if mailed in the United States), even if you expect to be present at the Meeting. You may also provide your vote via telephone or the Internet by following the instructions on the proxy card or Notice of Internet Availability of Proxy Materials, please take advantage of these prompt and efficient voting options. The accompanying Proxy is solicited on behalf of the Board of Directors, is revocable and will not affect your right to vote in person in the event that you attend the Meeting.

By order of the Board of Directors, John E. Denneen Secretary

August 6, 2010

IMPORTANT NOTICE REGARDING THE AVAILABILITY OF PROXY MATERIALS FOR THE ANNUAL MEETING OF STOCKHOLDERS TO BE HELD ON SEPTEMBER 22, 2010

THE NOTICE, PROXY STATEMENT AND PROXY CARD FOR THE FUND ARE AVAILABLE AT WWW.PROXYVOTE.COM

#### PROXY STATEMENT

## ROYCE MICRO-CAP TRUST, INC. 745 Fifth Avenue New York, New York 10151

### ANNUAL MEETING OF STOCKHOLDERS September 22, 2010

#### INTRODUCTION

The enclosed Proxy is solicited on behalf of the Board of Directors for use at the Annual Meeting of Stockholders (the Meeting) of Royce Micro-Cap Trust, Inc. (the Fund), to be held at the offices of the Fund, 745 Fifth Avenue, New York, New York 10151, on Wednesday, September 22, 2010, at 11:30 a.m. (Eastern time) and at any adjournments thereof. The approximate mailing date of this Proxy Statement is August 6, 2010.

All properly executed Proxies received prior to the Meeting will be voted at the Meeting in accordance with the instructions marked thereon or otherwise as provided therein. Unless instructions to the contrary are marked, Proxies will be voted FOR the election of the Director nominees of the Fund.

You may revoke your Proxy at any time before it is exercised by sending written instructions to the Secretary of the Fund at the Fund s address indicated above or by filing a new Proxy with a later date, and any stockholder attending the Meeting may vote in person, whether or not he or she has previously filed a Proxy.

The cost of soliciting proxies will be borne by the Fund, which will reimburse brokerage firms, custodians, nominees and fiduciaries for their expenses in forwarding proxy material to the beneficial owners of the Fund s shares. Some officers and employees of the Fund and/or Royce & Associates, LLC (R&A), the Fund s investment adviser, may solicit proxies personally and by telephone, if deemed desirable. Stockholders vote at the Meeting by casting ballots (in person or by proxy) which are tabulated by one or two persons, appointed by the Board of Directors before the Meeting, who serve as Inspectors and Judges of Voting at the Meeting and who have executed an Inspectors and Judges Oath.

The Board of Directors of the Fund has set the close of business on July 14, 2010 as the record date (the Record Date ) for determining those stockholders entitled to vote at the Meeting or any adjournment thereof, and only holders of record at the close of business on that day will be entitled to vote. Stockholders on the Record Date will be entitled to one vote for each outstanding share of Common Stock and 6.00% Cumulative Preferred Stock

(the Preferred Stock and, together with the Common Stock, Stock or shares) held (proportional voting rights for fractional shares held), with no shares having cumulative voting rights.

As of the Record Date, there were 27,333,911 shares of Common Stock and 2,400,000 shares of Preferred Stock of the Fund outstanding. The following persons were known to the Fund to be beneficial owners or owners of record of 5% or more of its outstanding shares of Common Stock or Preferred Stock as of the Record Date:

Class/Series Amount and Percent of Name and Address of Owner of Stock Co.\* Common 27,103,595 shares 99.16% Depository Trust Company 2,400,000 shares 100% New York, NY 10028 Preferred Record\*

Cede & Record\*

Record\*

P.O. Box #20

Bowling Green Station 6.00%

The Board of Directors knows of no business other than that stated in Proposal 1 of the Notice of Meeting that will be presented for consideration at the Meeting. If any other matter is properly presented at the Meeting or any adjournment thereof, it is the intention of the persons named on the enclosed proxy card to vote in accordance with their best judgment.

#### SUMMARY OF VOTING RIGHTS ON PROXY PROPOSALS

Proposal Common Stockholders Preferred Stockholders Election of Directors Common and Preferred

Stockholders, voting together as a single class, elect three Directors Preferred Stockholders, voting as a separate class, elect two additional Directors

### PROPOSAL 1: ELECTION OF DIRECTORS

At the Meeting, five members of the Board of Directors of the Fund will be elected. The holders of both Common Stock and Preferred Stock, voting together as a single class, are entitled to elect six directors. These six directors are divided into three classes, each class having a term of three years. Generally, each year the term of office of one class will expire. However, this year, in addition to the scheduled election of Class II Directors, one Class III Director will be elected. This results from the reclassification of Richard M.

<sup>\*</sup> Shares held by brokerage firms, banks and other financial intermediaries on behalf of beneficial owners are registered in the name of Cede & Co.

Galkin from a Class II Director to a Class III Director at a meeting of the Board of Directors on June 10, 2010. Mr. Galkin has been nominated by the Board of Directors for a one-year term to expire at the Fund s 2011 Annual Meeting of Stockholders or until his successor is duly elected and qualified. In addition, Mark R. Fetting and Arthur S. Mehlman have each been nominated by the Board of Directors for a three-year term to expire at the Fund s 2013 Annual Meeting of Stockholders or until their successors are duly elected and qualified. The classes of Directors are indicated below:

#### CLASS III DIRECTOR TO SERVE UNTIL 2011 ANNUAL MEETING OF STOCKHOLDERS

Richard M. Galkin

#### CLASS II DIRECTORS TO SERVE UNTIL 2013 ANNUAL MEETING OF STOCKHOLDERS

Mark R. Fetting Arthur S. Mehlman

#### CLASS I DIRECTORS SERVING UNTIL 2012 ANNUAL MEETING OF STOCKHOLDERS

Charles M. Royce G. Peter O Brien

### CLASS III DIRECTOR SERVING UNTIL 2011 ANNUAL MEETING OF STOCKHOLDERS

Stephen L. Isaacs

The holders of Preferred Stock, voting as a separate class, are entitled to elect two directors to serve until the next Annual Meeting of Stockholders and until their successors are duly elected and qualified or until their earlier resignation or removal. The Board of Directors has nominated the following two persons to continue as Directors of the Fund, to be elected by holders of the Preferred Stock: Patricia W. Chadwick and David L. Meister. It should be noted that William L. Koke retired from the Board in accordance with its retirement policy effective, December 31, 2009. Patricia W. Chadwick was unanimously elected on December 3, 2009 by the Fund s full Board as a Director to take his place effective January 1, 2010.

Each of these persons has agreed to serve if elected, and the Fund s management has no reason to believe that any of them will be unavailable for service as a Director. However, if any of them become unwilling or unable to serve, the persons named in the accompanying Proxy will vote for the election of such other persons, if any, as the Board of Directors may nominate.

Certain biographical and other information concerning the existing Directors and the nominees who are interested persons as defined in the Investment Company Act of 1940, as amended (the Investment Company Act ), of the Fund, including their designated classes, is set forth below.

		Numbe	er of	Len	gth	Por	tfolios in	Other Na	me, Addre	ss* and	Posit	ions (	of Cu	rrent l	Fund
<b>Public</b>	Principa	ıl Occı	ipations			Term	Elected	Complex	Compan	y <u>Durin</u> s					und
			Overseen						M. Royce						
Directo	r of														
Preside	nt, Co-C	hief													
Dire	ector	and	TICC												
Investm	ent Offi	cer and	l												
and	F	referre	d Capita	al											
Membe	r of Boa	rd of													
Pres	sident		Corp.												
Manage	ers of Ro	yce &													
Associa	tos II (	' ( D %	· <b>A</b> )												
Associa	ics, LLC	/ KX	Α),												
investm	ent advi	ser to tl	he												
Fund, R	loyce Fo	cus Tru	ıst,												
Inc. (F	RFT ), F	loyce V	/alue												
Trust, I	nc. (RV	/Т ), Т	The												
Royce I	Fund ( 7	TRF ) a	and												
-		-													
Royce (	Tanital F	und													
Royce (	zapıtai F	una													

( RCF ) (the Fund, RFT,					
RVT, TRF and RCF					
collectively, The Royce					
Funds ).					
	Mark R. Fetting***	55 Class II	2001 2010	Common 44	None
President and Chief					
Director and (Director/					
Executive Officer of Legg					
Preferred Trustee of all					
Mason, Inc. Mr. Fetting s					
Royce Funds					
prior business experience					
consisting of					
includes having served as a					
31 portfolios;					
Member of the Board of					
Director/					
Managers of R&A Senior					
Trustee of the					
Executive Vice President					
Legg Mason					
of Legg Mason, Inc.;					
Family of					
<b>1</b>					

Division President and
Funds
Senior Officer of Prudential
consisting of
Financial Group, Inc. and
13 portfolios)
related companies; Partner,
Greenwich Associates; and
Vice President, T. Rowe
Price Group, Inc.
* Mr. Royce s address is c/o Royce & Associates, LLC, 745 Fifth Avenue, New York, New York 10151. Mr. Fetting s address is c/o Legg Mason, Inc., 100 International Drive, Baltimore, Maryland 21202. ** Each of the Directors or nominees is also a director/trustee of certain other investment companies for which R&A acts as an investment adviser. *** Interested person, as defined in the Investment Company Act, of the Fund. Elected by and serves at the pleasure of the Board of Directors.

### **Interested Persons**

telecommunications

Messrs. Royce and Fetting are interested persons of the Fund within the meaning of Section 2(a)(19) of the Investment Company Act due to the positions they hold with R&A and its affiliate Legg Mason, respectively, and their stock ownership in Legg Mason. There are no family relationships between any of the Fund s Directors and officers.

Certain biographical and other information concerning the existing Directors and nominees who are not interested persons, as defined in the Investment Company Act, of the Fund, including their designated classes, is set forth below.

Number of	Portfo	olios Other Nan	ne, Address*	and Po	sitions Len	gth Current	in Fund
Public Principal Occupations	With of Time	Term Elected	Complex	Company <u>I</u>	During Past l	Five Years**	Age the Fund
Served Expires By Overseen	<b>Directorships</b>		Patricia W. 0	Chadwick	61 Director	2010 2010	Board of 31
Wisconsin							
Consultant and President							
Directors Energy							
CD A D A LLC							
of Ravengate Partners LLC							
Corp. and							
Corp. and							
(since 2000).							
,							
ING Mutual	Func	ds	Richard 1	M. Galkin	72 Class III	1986 2010	Common 31
None							
Private investor.							
Director and							
Mr. Galkin, a prior business							
Mr. Galkin s prior business							
Preferred							
Tielened							
experience includes having							
as a							
served as President of							
Class II							
Richard M. Galkin							
Kicharu W. Gaikin							
Director							
<del></del>							
Associates, Inc.,							

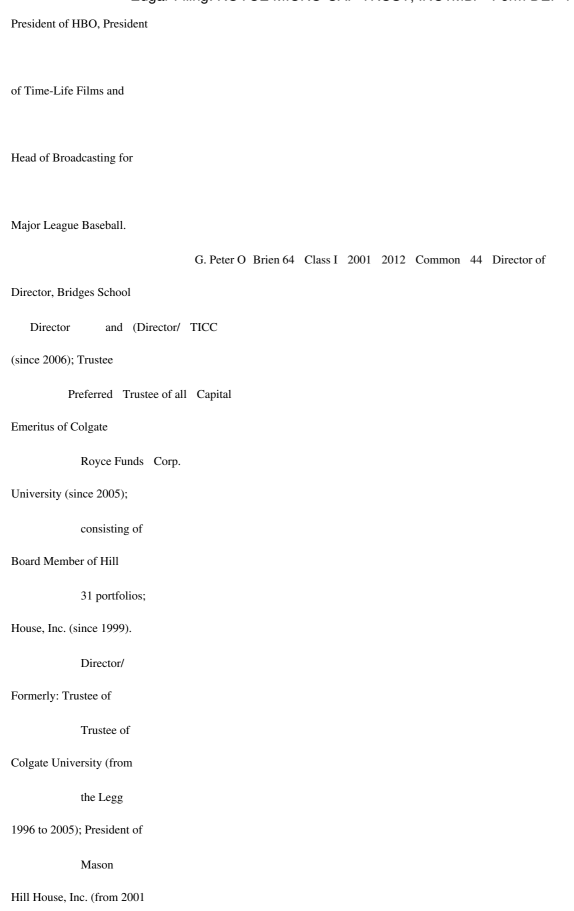
consultants, President of	·		
Manhattan Cable Television			
(a subsidiary of Time Inc.),			
President of Haverhills Inc.			
(another Time Inc.			
subsidiary), President of			
Rhode Island Cable			
Television and Senior Vice			
President of Satellite			
Television Corp. (a			
subsidiary of Comsat).			
		5	

			Number of				er Name, A			_	
		Principal Expires		With of Time <u>Directorships</u>	Term	Elected	Complex Stephen L.				
31 None											
President o	of The Ce	enter for									
Directo	or :	and									
Health and	Social P	olicy									
	Preferre	d									
(since Sept	ember 19	996);									
Attorney a	nd Presid	lent of									
Health Poli	icy Assoc	ciates,									
	•										
Inc., consu	ltants.										
inei, consu											
Mr. Isaacs	e prior h	nicinecc									
WII. Isaacs	s prior c	Justiless									
experience	includes										
having serv	ved as Di	rector									
of Columb	ıa Univer	rsity									
Developme	ent Law a	and									
Policy Prog	gram and										

Professor at Columbia
University (until
August 1996).
Arthur S. Mehlman 68 Class II 2004 2010 Common 44 Director of
Director of The League for
Director and (Director/ Municipal
People with Disabilities,
Preferred Trustee of all Mortgage
Inc.; Director of University
Royce Funds & Equity,
of Maryland Foundation
consisting of LLC
(non-profits). Formerly:
31 portfolios;
Director of University of
Director/
Maryland College Park
Trustee of
Foundation (non-profit)
the Legg
(from 1998 to 2005);
Mason
Partner, KPMG LLP
Family of
(international accounting

Funds		
firm) (from 1972 to 2002);		
consisting of		
Director of Maryland		
13 portfolios)		
Business Roundtable for		
Education (from July 1984		
to June 2002).		
	6	

Number of Portfolios Other Name, Address* and Positions Length Current in Fund  Public Principal Occupations With of Time Term Elected Complex Company <u>During Past Five Years**</u> Age the Fund  Served Expires By Overseen Directorships David L. Meister 70 Director 1986 2010 Preferred 31 None
Consultant. Chairman and
only
Chief Executive Officer of
The Tennis Channel (from
June 2000 to March 2005).
Mr. Meister s prior business
experience includes having
served as Chief Executive
Officer of Seniorlife.com,
a consultant to the
communications industry,
President of Financial News
Network, Senior Vice



]	Family of
to 2005); and M	Managing
]	Funds
Director/Equity	y Capital
(	consisting of
Markets Group	o of Merrill
	13 portfolios)
Lynch & Co. (	from 1971
to 1999).	
*	

Ms. Chadwick s and Messrs. Galkin, Isaacs, Mehlman, Meister and O Brien s address is c/o Royce & Associates, LLC, 745 Fifth Avenue, New York, New York 10151.

\*\*

Each of the Directors or nominees is a director/trustee of certain other investment companies for which R&A acts as an investment adviser. Ms. Chadwick and Messrs. Galkin, Isaacs, Mehlman, Meister and O Brien are each a member of the Fund s Audit Committee and its Nominating Committee.

Additional information about each Director follows (supplementing the information provided in the table above) that describes some of the specific experiences, qualifications, attributes or skills that each Director possesses which the Board of Directors (the Board ) believes has prepared them to be effective Directors.

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Charles M. Royce - In addition to his tenure as a Director/Trustee of The Royce Funds, Mr. Royce serves as the President, Co-Chief Investment Officer and as a member of the Board of Managers of R&A, having been President of R&A since 1972. Mr. Royce has over 40 years of investment and business experience.

Mark R. Fetting - In addition to his tenure as a Director/Trustee of The Royce Funds and of the Legg Mason Family of Funds, Mr. Fetting serves as the Chairman, President and Chief Executive Officer of Legg Mason, Inc. and has served as a member of the Board of Managers of R&A. Mr. Fetting has over 30 years of investment and business experience.

Richard M. Galkin - In addition to his tenure as a Director/Trustee of The Royce Funds, Mr. Galkin has served as the Chairman of the Board s Audit Committee for more than 15 years, acting as liaison between the Board and the Fund s independent registered public accountants and as co-Chairman of the Board s Nominating Committee. Mr. Galkin has over 40 years of business experience, including extensive experience in the telecommunications industry.

Stephen L. Isaacs - In addition to his tenure as a Director/Trustee of The Royce Funds, Mr. Isaacs serves as Attorney and President of a private consulting firm. Mr. Isaacs has over 40 years of business and academic experience, including extensive experience related to public health and philanthropy.

Arthur S. Mehlman - In addition to his tenure as a Director/Trustee of The Royce Funds and of the Legg Mason Family of Funds, Mr. Mehlman is designated as an Audit Committee Financial Expert. Mr. Mehlman has over 35 years of business experience, including as Partner of an international accounting firm and a Director for various private companies and non-profit entities.

*David L. Meister* - In addition to his tenure as a Director/Trustee of The Royce Funds, Mr. Meister has over 40 years of business experience, including extensive experience as an executive officer in and consultant to the communications industry.

G. Peter O Brien - In addition to his tenure as a Director/Trustee of The Royce Funds and of the Legg Mason Family of Funds, Mr. O Brien serves as co-Chairman of the Board s Nominating Committee. Mr. O Brien has over 35

years of business experience, including extensive experience in the financial sector. In addition, Mr. O Brien has served on the boards of public companies and non-profit entities.

Patricia W. Chadwick - In addition to her tenure as a Director/Trustee of The Royce Funds, Ms. Chadwick is designated as an Audit Committee Financial Expert. Ms. Chadwick has over 30 years of investment and business experience, including extensive experience in the financial sector and as a consultant to business and non-profit entities. In addition, Ms. Chadwick has served on the boards of a variety of public and private companies and non-profit entities, including currently serving on the boards of two public companies.

The Board believes that each Director s experience, qualifications, attributes and skills should be evaluated on an individual basis and in consideration of the perspective such Director brings to the entire Board, with no single Director, or particular factor, being indicative of Board effectiveness. However, the Board believes that Directors need to have the ability to critically review, evaluate, question and discuss information provided to them, and to interact effectively with Fund management, service providers and counsel, in order to exercise effective business judgment in the performance of their duties; the Board believes that their members satisfy this standard. Experience relevant to having this ability may be achieved through a Director s educational background; business, professional training or practice, public service or academic positions; experience from service as a board member (including the Board of the Fund) or as an executive of investment funds, public companies or significant private or non-profit entities or other organizations; and/or other life experiences. The charter for the Board s Nominating Committee contains certain other specific factors considered by the Nominating Committee in identifying and selecting Director candidates (as described below).

To assist them in evaluating matters under federal and state law, the Directors are counseled by their own independent legal counsel, who participates in Board meetings and interacts with R&A, and also may benefit from information provided by R&A s internal counsel; both Board and R&A s internal counsel have significant experience advising funds and fund board members. The Board and its committees have the ability to engage other experts as appropriate. The Board evaluates its performance on an annual basis.

#### **Board Composition and Leadership Structure**

The Investment Company Act requires that at least 40% of a Fund s Directors not be interested persons (as defined in the Investment Company Act) of the Fund and as such are not affiliated with the Fund s investment adviser (Independent Directors). To rely on certain exemptive rules under the Investment Company Act, a majority of a Fund s Directors must be Independent Directors, and for certain important matters, such as the approval of investment advisory agreements or transactions with affiliates, the Investment Company Act or the rules thereunder require the approval of a majority of the Independent Directors. Currently, 75% of the Fund s Directors are Independent Directors. The Board does not have a chairman, but the President, Mr. Royce, an interested person of the Fund, acts as chairman at the Board meetings. The Independent Directors have not designated a lead Independent Director, but the Chairman of the Audit Committee, Mr. Galkin, generally acts as chairman of meetings or executive sessions of the Independent Directors and, when appropriate, represents the views of the Independent Directors to management. The Board has determined that its leadership structure is appropriate in light of the services that Royce and its affiliates provide to the Fund and potential conflicts of interest that could arise from these relationships.

#### **Audit Committee Report**

The Board of Directors has a standing Audit Committee (the Audit Committee), which consists of the Independent Directors who also are independent as defined in the listing standards of the New York Stock Exchange. The current members of the Audit Committee are Patricia W. Chadwick (since January 1, 2010), Richard M. Galkin, Stephen L. Isaacs, Arthur S. Mehlman, David L. Meister and G. Peter O Brien. Mr. Galkin serves as Chairman of the Audit Committee and Ms. Chadwick and Mr. Mehlman have been designated as Audit Committee Financial Experts, as defined under Securities and Exchange Commission (SEC) regulations.

The principal purposes of the Audit Committee are to (i) assist Board oversight of the (a) integrity of the Fund s financial statements; (b) independent accountants qualifications and independence; and (c) performance of the Fund s independent accountants and (ii) prepare, or oversee the preparation of any audit committee report required by rules of the SEC to be included in the Fund s proxy statement for its annual meeting of stockholders. The Board of Directors has adopted an Audit Committee Charter for the Fund which is attached hereto as Exhibit A.

The Audit Committee also has (i) received written disclosures and the letter required by Independence Standards Board Standard No. 1 from Tait, Weller & Baker ( TW&B ), independent auditors for the Fund, and (ii) discussed certain matters required to be discussed under the requirements of

The Public Company Accounting Oversight Board with TW&B. The Audit Committee has considered whether the provision of non-audit services by the Fund s independent auditors is compatible with maintaining their independence.

At its meeting held on February 9, 2010, the Audit Committee reviewed and discussed the audit of the Fund s financial statements as of December 31, 2009 and for the fiscal year then ended with Fund management and TW&B. Had any material concerns arisen during the course of the audit and the preparation of the audited financial statements mailed to stockholders and included in the Fund s 2009 Annual Report to Stockholders, the Audit Committee would have been notified by Fund management or TW&B. The Audit Committee received no such notifications. At the same meeting, the Audit Committee recommended to the Board of Directors that the Fund s audited financial statements be included in the Fund s 2009 Annual Report to Stockholders.

#### **Nominating Committee**

The Board of Directors has a Nominating Committee composed of the six Independent Directors, namely Ms. Chadwick (since January 1, 2010) and Messrs. Galkin, Isaacs, Mehlman, Meister and O Brien. Messrs. Galkin and O Brien serve as co-Chairmen of the Nominating Committee. The Board of Directors has adopted a Nominating Committee Charter which is attached hereto as Exhibit B. During the year ended December 31, 2009, the Nominating Committee met one time. In addition, members of the Nominating Committee discussed proposed nominees during two executive sessions of the Fund s Independent Directors during the year. Finally, individual members of the Nominating Committee met separately on a number of occasions to interview Board nominees during 2009. On September 24, 2009, the Nominating Committee unanimously voted to recommend Patricia W. Chadwick for election to the Fund s full Board of Directors. Ms. Chadwick was unanimously elected on December 3, 2009 as a Director by the Fund s full Board of Directors, effective January 1, 2010.

The Nominating Committee is responsible for identifying and recommending to the Board of Directors individuals believed to be qualified to become Board members in the event that a position is vacated or created. The Nominating Committee will consider Director candidates recommended by stockholders. In considering potential nominees, the Nominating Committee will take into consideration (i) the contribution which the person can make to the Board, with consideration given to the person s business and professional experience, education and such other factors as the Committee may consider relevant, including but not limited to whether a potential nominee s personal and professional qualities and attributes would provide a beneficial diversity of skills, experience and/or perspective to the Board; (ii) the character and integrity of the person; (iii) whether or not the person is an interested person as defined in the Investment Company Act and whether the person is otherwise qualified under applicable laws and regulations to

serve as a Director or Independent Director of the Fund; (iv) whether or not the person has any relationships that might impair his or her independence, such as any business, financial or family relationships with Fund management, the investment adviser of the Fund, Fund service providers or their affiliates; (v) whether or not the person is financially literate pursuant to the New York Stock Exchange s audit committee membership standards; (vi) whether or not the person serves on boards of, or is otherwise affiliated with, competing financial service organizations or their related investment company complexes; (vii) whether or not the person is willing to serve as, and willing and able to commit the time necessary for the performance of the duties of, a Director of the Fund; and (viii) whether or not the selection and nomination of the person would be in the best interest of the Fund in light of the requirements of the Fund s retirement policies. While the Nominating Committee does not have a formal policy regarding diversity, as noted above, it may consider the diversity of skills, experience and/or perspective a potential nominee will bring to the Board as part of its evaluation of the contribution such potential nominee will make to the Board. Such factors will be considered in light of the other factors described above and in the context of the Board s existing membership at the time such potential candidate is considered.

To have a candidate considered by the Nominating Committee, a stockholder must submit the recommendation in writing and must include biographical information and set forth the qualifications of the proposed nominee. The stockholder recommendation and information described above must be sent to the Fund s Secretary, John E. Denneen, c/o Royce Micro-Cap Trust, Inc., 745 Fifth Avenue, New York, New York 10151.

Although the Board of Directors does not have a standing compensation committee, the Independent Directors review their compensation annually.

# Board s Oversight Role in Management

The Board s role in management of the Fund is oversight. As is the case with virtually all investment companies (as distinguished from operating companies), service providers to the Fund, primarily R&A and its affiliates, have responsibility for the day-to-day management of the Fund, which includes responsibility for risk management (including management of investment performance and investment risk, valuation risk, issuer and counterparty credit risk, compliance risk and operational risk). As part of its oversight, the Board, acting at its scheduled meetings, or the Chairman of the Audit Committee, acting between Board meetings, regularly interacts with and receives reports from senior personnel of service providers, including the Fund s and R&A s Chief Compliance Officer and portfolio management personnel. The Board s Audit Committee (which consists of the six Independent Directors) meets during its scheduled meetings, and between meetings the Chairman of the Audit Committee maintains contact with the Fund s independent registered public accounting firm and the Fund s Vice President and Treasurer. The Board also receives periodic presentations from

senior personnel of R&A or its affiliates regarding risk management generally, as well as periodic presentations regarding specific operational, compliance or investment areas such as business continuity, anti-money laundering, personal trading, valuation, investment research and securities lending. The Board also receives reports from counsel to R&A and the Board sown independent legal counsel regarding regulatory, compliance and governance matters. The Board soversight role does not make the Board a guarantor of the Fund son investments or activities.

#### **Committee and Board of Directors Meetings**

During the year ended December 31, 2009, the Board of Directors held six meetings, the Audit Committee held two meetings and the Nominating Committee held one meeting. Each Director then in office attended 75% or more of the aggregate of the total number of meetings of the Board of Directors, the total number of meetings of the Audit Committee and the total number of meetings of the Nominating Committee held during that year.

#### **Compensation of Directors and Affiliated Persons**

Each Independent Director receives a base fee of \$6,000 per year plus \$500 for each meeting of the Board of Directors attended. No Director received remuneration for services as a Director for the year ended December 31, 2009 in addition to or in lieu of this standard arrangement.

Set forth below is the aggregate compensation paid by the Fund and the total compensation paid by The Royce Funds to each Independent Director of the Fund for the year ended December 31, 2009.

Pension or			Total	Retirement	Total	Compe	nsation	Benefits	Estimated
Compensati		om the			rom The	Fund and	Aggregate	as Part	Benefits
Royce Fund		d Comple		pensation of Fund	-	Paid to	Paid to Name	From the	<u>Fund</u>
<u>Expenses</u>	Retiren	<u>ient</u> <u>L</u>	<u>Directors</u>	<u>Directors1</u> Patricia W.	Chadwick,				
Director2									
None	None	None	\$13,308	\$13,308 Richard M. C	Galkin,				
Director									
\$7,800	None	None	137,800	137,800 Stephen L. I	Isaacs,				
Director									
7,800	None	None	137,800	137,800 Arthur S. Me	ehlman				
Director									
7,800	None	None	137,800	261,550 David L. Me	ister,				
Director									
7,800	None	None	137,800	137,800 G. Peter O E	Brien,				
Director									
7,800	None	None	137,800	303,147					

Represents aggregate compensation paid to each Director during the calendar year ended December 31, 2009 from the Fund Complex. The Fund Complex includes the 31 portfolios of The Royce Funds and the 13 portfolios of the Legg Mason Family of Funds.

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<sup>2</sup> Ms. Chadwick was elected as a Director effective January 1, 2010.

# Officers of the Fund Officers of the Fund are elected each year by the Fund s Board of Directors. The following sets forth information concerning the Fund s officers: Name, Address\* and Principal Officer of Occupations During Past Five Years Age Office\*\* Fund Since Charles M. Royce 70 President 1986 President, Co-Chief Investment Officer and Member of Board of Managers of R&A. John D. Diederich 59 Vice 1997 Chief Operating Officer, Managing President Director and Member of the Board of and Managers of R&A; Chief Financial Treasurer Officer of R&A; Director of Administration of The Royce Funds; and President of Royce Fund Services, Inc. ( RFS ), having been

employed by R&A since April 1993.

Managing Director and Vice

Jack E. Fockler, Jr. 51 Vice 1995

President
President of R&A Vice President of
RFS, having been employed by R&A
since October 1989.
W. Whitney George 52 Vice 1995
Managing Director, Vice President
President
and Co-Chief Investment Officer of
R&A, having been employed by
R&A since October 1991.
Daniel A. O Byrne 48 Vice 1994
Principal and Vice President of R&A,
President
having been employed by R&A since
October 1986.
John E. Denneen 43 Secretary and 1996 to 2001
General Counsel, Principal, Chief
Chief Legal and
Legal and Compliance Officer and
Officer since 2002
Secretary of R&A Secretary and

Compliance Royce Funds (since October 2004);  Officer  and Compliance Officer of R&A	Chief Legal Officer of The Royce					
Lisa Curcio 50 Chief 2004  Chief Compliance Officer of The  Compliance  Royce Funds (since October 2004);  Officer  and Compliance Officer of R&A  (since June 2004).						
Lisa Curcio 50 Chief 2004  Chief Compliance Officer of The  Compliance  Royce Funds (since October 2004);  Officer  and Compliance Officer of R&A  (since June 2004).						
Chief Compliance Compliance Royce Funds (since October 2004); Officer and Compliance Officer of R&A  (since June 2004).	rungs.					
Compliance  Royce Funds (since October 2004);  Officer  and Compliance Officer of R&A  (since June 2004).	Lisa Curcio 50 Chief 2004					
Royce Funds (since October 2004);  Officer  and Compliance Officer of R&A  (since June 2004).	Chief Compliance Officer of The					
Officer and Compliance Officer of R&A  (since June 2004).	Compliance					
and Compliance Officer of R&A  (since June 2004).	Royce Funds (since October 2004);					
(since June 2004).	Officer					
	and Compliance Officer of R&A					
*	(since June 2004).					
<u> </u>						
*						
The address of each officer is c/o Royce & Associates, LLC, 745 Fifth Avenue, New York, New York 10151. **						
Elected by and serves at the pleasure of the Board of Directors.						
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#### **Stockholder Communications**

Stockholders may send written communications to the Fund s Board of Directors or to an individual Director by mailing such correspondence to the Secretary of the Fund (addressed to 745 Fifth Avenue, New York, New York 10151). Such communications must be signed by the stockholder and identify the class and number of shares held by the stockholder. Properly submitted stockholder communications will, as appropriate, be forwarded to the entire Board or to the individual Director. Any stockholder proposal submitted pursuant to Rule 14a-8 under the Securities Exchange Act of 1934, as amended (the Exchange Act ), must continue to meet all the requirements of Rule 14a-8. See Additional Information Stockholder Proposals herein.

#### **Director Attendance at Stockholder Meetings**

The Fund has no formal policy regarding Director attendance at stockholder meetings. None of the Fund s Independent Directors attended the 2009 Annual Meeting of Stockholders.

### Compliance with Section 16(a) of the Exchange Act

Section 16(a) of the Exchange Act requires the officers and Directors of the Fund and persons who own more than ten percent of a registered class of the Fund sequity securities, to file reports of ownership and changes in ownership on Forms 3, 4 and 5 with the SEC and the New York Stock Exchange. Officers, Directors and greater than ten percent stockholders are required by SEC regulations to furnish the Fund with copies of all Forms 3, 4 and 5 they file.

Based solely on the Fund s review of the copies of such forms and amendments thereto, furnished to it during or with respect to its most recent fiscal year, and written representations from certain reporting persons that they were not required to file Form 5 with respect to the most recent fiscal year, the Fund believes that all of its officers, Directors, greater than ten percent beneficial owners and other persons subject to Section 16 of the Exchange Act due to the requirements of Section 30(h) of the Investment Company Act (i.e., any investment adviser or affiliated person of the Fund s investment adviser), have complied with all filing requirements applicable to them with respect to transactions in the Fund s shares during the Fund s most recent fiscal year.

### **Stock Ownership**

Information relating to each Director s ownership as of July 14, 2010 in the Fund and in all registered Royce Funds overseen or to be overseen by each Director is set forth below:

Aggregate Dollar Range of Securities in all Royce Funds Aggregate Dollar Range of overseen by each Director Name

Equity in the Fund in the Royce Family of Funds Interested Director:

Charles M. Royce

Over \$100,000 Over \$100,000

Mark R. Fetting

\$10,001-\$50,000 Over \$100,000 *Non-Interested Directors:* 

Patricia W. Chadwick

None Over \$100,000

Richard M. Galkin

\$10,001-\$50,000 Over \$100,000

Stephen L. Isaacs

\$1-\$10,000 Over \$100,000

Arthur S. Mehlman

\$10,001-\$50,000 Over \$100,000

David L. Meister

None Over \$100,000

G. Peter O Brien

\$10,001-\$50,000 Over \$100,000

Information regarding ownership of the Fund s shares by the Fund s Directors and officers as of the Record Date is set forth below:

Amount of Beneficial Name and Address\* Ownership of Percent of Shares of Owner Shares of Common Stock Outstanding

Interested Directors:

Charles M. Royce

1,292,850 4.73%

Mark R. Fetting

3,020 0.01% Non-Interested Directors:

	Lugar rilling. Ho Foll Who Ho	111001, 1110 / 1110/	TOTAL THAT
Patricia W. Chadwick			
None None			
Richard M. Galkin			
1,457 0.01%			
Stephen L. Isaacs			
333 0.00%			
Arthur S. Mehlman			
1,819 0.01%			
David L. Meister			
None None			
G. Peter O Brien			
1,940 0.01% Interest	ed Officers:		
John D. Diederich			
1,627 0.01%			
Jack E. Fockler, Jr.			
None None			
W. Whitney George			
1,687 0.01%			
Daniel A. O Byrne			
5,724 0.02%			
John E. Denneen			
2,983 0.01%			
Lisa Curcio			
None None			
*			

The address of each Director and officer is c/o Royce & Associates, LLC, 745 Fifth Avenue, New York, New York 10151.

Mr. Royce has sole voting power and sole investment power as to the shares beneficially owned by him. As of the Record Date, all Directors and officers of the Fund as a group (14 persons) beneficially owned 1,313,440 shares of the Fund s Common Stock, constituting approximately 4.81% of the outstanding shares, and no shares of its Preferred Stock.

As of July 14, 2010, no Independent Director or any of his immediate family members directly or indirectly owned any securities issued by Legg Mason or any of its affiliates (other than registered investment companies).

#### **Vote Required**

A quorum consists of stockholders representing a majority of the outstanding shares of the Fund s Common Stock and/or Preferred Stock, as the case may be, entitled to vote, who are present in person or by proxy, and a plurality of all of the votes cast at a meeting at which a quorum is present is sufficient to elect a Director.

The Board of Directors recommends that all stockholders vote FOR all Director nominees.

#### FEES PAID TO INDEPENDENT AUDITORS

#### **Audit Fees**

The aggregate fees paid to TW&B in connection with the annual audit of the Fund s financial statements and for services normally provided by TW&B in connection with the statutory and regulatory filings of the Fund for the fiscal years ended December 31, 2008 and December 31, 2009 were \$29,500 and \$29,000, respectively, including out of pocket expenses.

#### **Audit Related Fees**

The aggregate fees paid to TW&B in connection with assurance and related services related to the annual audit of the Fund and for review of the Fund s financial statements, other than the Audit Fees described above, for each of the fiscal years ended December 31, 2008 and December 31, 2009 was \$1,500. The audit-related services rendered by TW&B to the Fund consisted of the preparation of reports to a rating agency for the Preferred Stock.

#### **Tax Fees**

The aggregate fees paid for tax-related services, including preparation of tax returns, tax compliance and tax advice, rendered by TW&B to the Fund for the fiscal years ended December 31, 2008 and December 31, 2009 were \$6,500 and \$6,750, respectively.

#### All Other Fees

There were no other fees billed for non-audit services rendered by TW&B to the Fund for the fiscal years ended December 31, 2008 and December 31, 2009. The aggregate non-audit fees billed by TW&B for services rendered to R&A and any entity controlling, controlled by, or under common control with R&A that provides ongoing services to the Fund for the fiscal years ended December 31, 2008 and December 31, 2009 were \$8,000 and \$8,250, respectively. The Audit Committee has determined that the provision of non-audit services is compatible with maintaining the independence of TW&B.

The Audit Committee has determined that the preparation of the rating agency reports is compatible with maintaining TW&B s independence. TW&B did not provide any other professional services to the Fund or R&A for the year ended December 31, 2009. No representatives of TW&B will be present at the Meeting.

#### **Audit Committee** s Pre-Approval Policies and Procedures

The Audit Committee of the Fund has adopted policies and procedures with regard to the pre-approval of audit and non-audit services. On an annual basis, at the Fund s December Audit Committee meeting, the independent auditors of the Fund will submit a schedule of proposed audit, audit-related, tax and other non-audit services to be rendered to the Fund and/or R&A and its affiliates for the following year that require pre-approval by the Audit Committee. Such schedule will include the maximum fees that can be paid for such services without further Audit Committee approval. Any subsequent revision to pre-approved services or fees will be considered at the next regularly scheduled Audit Committee meeting. Services not presented for pre-approval at the December Audit Committee meeting will be submitted to the Chief Financial Officer of the Fund for a determination that the proposed services fit within the independence guidelines and then considered for pre-approval at the next regularly scheduled Audit Committee meeting. A proposal to commence an engagement involving audit, audit-related or tax services prior to the next regularly scheduled Audit Committee meeting shall be made in writing by the Chief Financial Officer to all Audit Committee members and include a summary of the engagement, estimated maximum cost, the category of services and the rationale for engaging the Fund s independent auditor. Such proposed engagement can be pre-approved by any Audit Committee member who is an Independent Director. Pre-approval by the Chairman of the Audit Committee is required for a proposed engagement involving non-audit services other than audit-related or tax.

#### ADDITIONAL INFORMATION

### Adjournment of Meeting; Other Matters

In the event that sufficient votes in favor of Proposal 1 in the Notice of Annual Meeting of Stockholders are not received by the time scheduled for

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the Meeting, the persons named as proxies may propose one or more adjournments of the Meeting to permit further solicitation of proxies for such Proposal. Any such adjournment will require the affirmative vote of a majority of the shares present in person or by proxy at the session of the Meeting to be adjourned. The persons named as proxies will vote in favor of such adjournment those proxies which they are entitled to vote in favor of the Proposal. They will vote against any such adjournment those proxies required to be voted against the Proposal.

While the Meeting has been called to transact any business that may properly come before it, the Directors know of no business other than the matter stated in the Notice of Annual Meeting of Stockholders. However, if any additional matter properly comes before the Meeting and on all matters incidental to the conduct of the Meeting, it is the intention of the persons named in the enclosed Proxy to vote the Proxy in accordance with their judgment on such matters.

The Fund expects that broker-dealer firms holding shares of the Fund in street name for the benefit of their customers and clients will request the instructions of such customers and clients on how to vote their shares on the Proposal before the Meeting. The Fund understands that, under the rules of the New York Stock Exchange, such broker-dealers may, without instructions from such customers and clients, grant authority to the proxies designated by the Fund to vote on the election of Directors if no instructions have been received prior to the date specified in the broker-dealer firm s request for voting instructions. Certain broker-dealer firms may exercise discretion over shares held in their name for which no instructions are received by voting such shares in the same proportion as they have voted shares for which they have received instructions.

The shares as to which the Proxies so designated are granted authority by broker-dealer firms to vote on the matters to be considered at the Meeting, the shares as to which broker-dealer firms have declined to vote (broker non-votes) and the shares as to which Proxies are returned by record stockholders but which are marked abstain on any matter will be included in the Funds tabulation of the total number of votes present for purposes of determining whether the necessary quorum of stockholders exists. However, abstentions and broker non-votes will not be counted as votes cast. Therefore, abstentions and broker non-votes will not have an effect on the election of Directors.

#### **Address of Investment Adviser**

R&A s principal office is located at 745 Fifth Avenue, New York, New York 10151.

#### **Annual Report Delivery**

The Fund s Annual Report to Stockholders for the year ended December 31, 2009 was previously mailed to its stockholders and the Semiannual Report to Stockholders for the six months ended June 30, 2010 will be mailed to stockholders in late August 2010. Copies of the Annual Report are available, and copies of the Semiannual Report will be available in late August, upon request, without charge, by writing to the Fund at 745 Fifth Avenue, New York, New York 10151 or calling toll free at 1-800-221-4268. All publicly released material information is always disclosed by the Fund on its website at www.roycefunds.com.

## Stockholder Proposals

Proposals of stockholders intended to be presented at the Fund s 2011 Annual Meeting of Stockholders must be received by the Fund by April 8, 2011 for inclusion in the Fund s Proxy Statement and form of Proxy for that meeting. The Fund s By-laws generally require advance notice be given to the Fund in the event a stockholder desires to nominate a person for election to the Board of Directors or to transact any other business from the floor at an annual meeting of stockholders. Notice of any such nomination or other business intended to be presented at the Fund s 2011 Annual Meeting of Stockholders must be in writing and received at the Fund s principal executive office between April 8, 2011 and May 8, 2011. Written proposals should be sent to the Secretary of the Fund, 745 Fifth Avenue, New York, New York 10151.

#### **Proxy Delivery**

If you and another stockholder share the same address, the Fund may only send one proxy statement unless you or the other stockholder(s) request otherwise. Call or write the Fund if you wish to receive a separate copy of the proxy statement and the Fund will promptly mail a copy to you. You may also call or write to the Fund if you wish to receive a separate proxy in the future, or if you receive multiple copies now, and wish to receive a single copy in the future. For such requests, please call 1-800-221-4268, or write the Fund at 745 Fifth Avenue, New York, New York 10151.

PLEASE FILL IN, DATE AND SIGN THE ENCLOSED PROXY AND RETURN IT IN THE ACCOMPANYING POSTAGE-PAID ENVELOPE.

By order of the Board of Directors, John E. Denneen Secretary

Dated: August 6, 2010

#### EXHIBIT A

# CHARTER OF THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS/TRUSTEES FOR THE ROYCE FUNDS LISTED IN APPENDIX A HERETO

The Audit Committee shall be composed of at least three Directors/Trustees, each of whom:

#### I. Composition of the Audit Committee

shall not be an interested person of the Fund, as defined in Section 2(a)(19) of the Investment Company Act of 1940, as amended (the 1940 Act );
(b)

shall not accept directly or indirectly any consulting, advisory, or other compensatory fee from the Fund (other than fees for serving on the Board of Directors/Trustees or any committee thereof); and (c)

shall be financially literate at the time of his or her appointment to the Audit Committee, as such qualification is interpreted by the Board of Directors/Trustees in its business judgment, or shall become financially literate within a reasonable period of time after his or her appointment to the Audit Committee.

In the event Fund shares are or become listed on a national securities exchange or are or become quoted on a national market quotation system, the additional qualification requirements set forth below also shall apply:

(d)

(a)

each Director/Trustee who is a member of the Audit Committee shall satisfy the applicable independence requirements for any such national securities exchange or national market quotation system; and (e)

at least one Director/Trustee who is a member of the Audit Committee shall have accounting or related financial management expertise as the Board of Directors/Trustees interprets such qualification in its business judgment.

The Board of Directors/Trustees shall determine annually: (i) whether at least one of the members of the Audit Committee is an audit committee financial expert, as defined in rules of the Securities and

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Exchange Commission and (ii) whether simultaneous service on more than three public compan	y audit committees by a member of the Audit
Committee would not impair the ability of such member to serve on the Audit Committee.	

II.	<b>Purposes of the Audit Committee</b>	The Audit Con	nmittee shall be responsible for:	(1) assisting Board oversight of
the	(a) integrity of the Fund	s financial statements;	(b) independent accountants	qualifications and
inde	pendence; and (c) perfo	rmance of the Fund s inc	dependent accountants; and (2)	

preparation, or overseeing the preparation of, any audit committee report required by rules of the Securities and Exchange Commission to be included in the Fund s proxy statement for its annual meeting of stockholders.

III. Responsibilities and Duties of the Audit Committee

The Fund s independent accountants shall report directly to the Audit Committee.

As may be necessary or appropriate to carry out its purposes, or to comply with applicable law or the requirements of any securities exchange or market quotation system on which Fund shares are or may become listed or quoted, the Audit Committee shall have the following responsibilities and duties:

(a)

the appointment, compensation, retention and oversight of the work of the Fund s independent accountants, including the resolution of disagreements between management and the independent accountants regarding financial reporting; (b)

to (i) select an accounting firm to (1) serve as the Fund s independent accountants, (2) audit the Fund s financial statements on an annual basis, and (3) provide an opinion on an annual basis with respect to the Fund s financial statements, and (ii) recommend that the members of the Board of Directors/Trustees who are not interested persons of the Fund, as defined in Section 2(a)(19) of the 1940 Act, ratify such selection;

(c)

to pre-approve (i) all audit and permissible non-audit services to be provided to the Fund by the Fund s independent accountants and (ii) all permissible non-audit services to be provided by the Fund s independent accountants to the Fund s Investment Adviser or any entity controlling, controlled by, or under common control with the Investment Adviser ( Adviser Affiliate ) that provides ongoing services to the Fund, if the engagement by the Adviser Affiliate relates directly to the operations and financial reporting of the Fund; (d)

if determined to be advisable, to develop policies and procedures for pre-approval of the engagement of the Fund s independent accountants to provide any of the audit or non-audit services described in Section III(c) above; (e)

to consider whether each non-audit service provided by the Fund s independent accountants to the Fund and to the Fund s Investment Adviser or any Adviser Affiliate that provides ongoing services to the Fund is compatible with maintaining the independence of such independent accountants; (f)

to ensure that the Fund s independent accountants submit on a periodic basis to the Audit Committee a formal written statement delineating all relationships between such independent accountants and the Fund, consistent with Independence Standards Board Standard No. 1, and to actively engage in a dialogue with, and receive and consider specific representations from, the Fund s independent accountants with respect to any disclosed relationships or services that may affect the objectivity and independence of such independent accountants; (g)

to review the arrangements for annual and special audits and the scope of such audits with the Fund s independent accountants; (h)

to meet to review and discuss the Fund s audited financial statements and, to the extent required by applicable law or regulations, the Fund s semi-annual financial statements with Fund management and the Fund s independent accountants, including the Fund s disclosure of management s discussion of Fund performance;

(i)

to review with the Fund s independent accountants any audit problems or difficulties the accountants may have encountered during or relating to the conduct of the audit, including any matters required to be discussed pursuant to rules of The Public Company Accounting Oversight Board and other relevant regulatory and professional organizations, and management s response; (j)

to establish and administer policies and procedures relating to the hiring by the Fund, its Investment Adviser, or any administrator that is an Adviser Affiliate of employees or former employees of the Fund s independent accountants; (k)

to consider information and comments from the Fund s independent accountants with respect to the Fund s accounting and financial reporting policies, procedures and internal control over financial reporting (including the Fund s critical accounting policies and practices) and management s responses to any such comments; (1)

to request, receive and/or review from the Fund s independent accountants such other materials as may be deemed necessary or advisable in the discretion of the Committee in the exercise of its duties under this Charter; such materials may (but are not required to) include, without limitation, any other material written communications relating to the Fund s financial statements, or internal or disclosure controls, between the independent accountants and the Fund, the Investment Adviser, the Fund s sub-adviser(s), if any, or other Fund service providers, such as any management letter or schedule of unadjusted differences; (m)

at least annually, to obtain and review a report by the Fund s independent accountants describing: (i) such independent accountants internal quality-control procedures; (ii) any material issues raised by the most recent internal quality-control review, or peer review, of such independent accountants, or by any inquiry or investigation by governmental or professional authorities, within the preceding five years, respecting one or more independent audits carried out by such firm, and any steps taken to deal with any such issues; and (iii) all relationships between the

Fund s independent accountants and the Fund, the Investment Adviser, Adviser Affiliates and members of management of such entities (to assess the independence of the Fund s independent accountants); (n)

to establish procedures for: (i) the receipt, retention, and treatment of complaints received by the Fund regarding accounting, internal accounting controls, or auditing matters; and (ii) the confidential, anonymous submission of concerns by employees of the Fund s Investment Adviser, manager, administrator, principal underwriter, or any other provider of accounting related services for the Fund regarding questionable accounting or auditing matters; (o)

to address reports received from attorneys in accordance with procedures adopted by the Fund s Investment Adviser relating to the possible violation of federal or state law or fiduciary duty; (p)

to discuss with Fund management and the Fund s independent accountants policies with respect to risk assessment and risk management; and (q)

to perform such other functions and to have such other powers consistent with this Charter, the Fund s Articles of Incorporation or Declaration of Trust, as amended and supplemented, the Fund s By-laws, as amended, and applicable law, as the Audit Committee or the Board deems necessary or appropriate.

The Audit Committee may delegate any portion of its authority, including the authority to grant preapprovals of audit related services and permitted non-audit services, to a subcommittee of one or more members of the Audit Committee pursuant to preapproval policies and procedures established by the Audit Committee; provided, however, that the Audit Committee may not delegate preapproval of the audit required by the Securities Exchange Act of 1934. Any decision of such subcommittee of the Audit Committee to grant preapprovals shall be presented to the full Audit Committee at its next regularly scheduled meeting.

The function of the Audit Committee is oversight; it is the responsibility of Fund management to maintain appropriate systems for accounting and internal control over financial reporting, and the responsibility of the Fund s independent accountants to plan and carry out a proper audit.

Specifically, Fund management is responsible for: (1) the preparation, presentation and integrity of the Fund s financial statements; (2) the maintenance of appropriate accounting and financial reporting principles and policies; and (3) the maintenance of internal control over financial reporting and other procedures designed to assure compliance with accounting standards and related laws and regulations. The Fund s independent accountants are responsible for planning and carrying out an audit consistent with applicable legal and professional standards and the terms of their engagement letter. Nothing in this Charter shall be construed to reduce the responsibilities or liabilities of the Fund s service providers, including the Fund s independent accountants.

Although the Audit Committee is expected to review appropriately the matters that come before it, such review of a Fund s financial statements by the Audit Committee is not an audit, nor does the Committee s review substitute for the responsibilities of the Fund s management for preparing, or the Fund s independent accountants for auditing, the financial statements. Members of the Audit Committee are not employees of the Fund and, in serving on the Audit Committee, are not, and do not hold themselves out to be, acting as accountants or auditors. As such, it is not the duty or responsibility of the Audit Committee or its members to conduct field work or other types of auditing or accounting reviews or procedures.

In discharging their duties, the members of the Audit Committee are entitled to rely on information, opinions, reports, or statements, including financial statements and other financial data, if prepared or presented by: (1) one or more officers of the Fund whom the Board reasonably believes to be reliable and competent in the matters presented; (2) legal counsel, public accountants, or other persons as to matters the Board reasonably believes are within the person s professional or expert competence; or (3) a committee of the Board.

## IV. Meetings

The Audit Committee shall meet on a regular basis but no less frequently than annually. The Audit Committee periodically shall meet separately with the Fund s independent accountants, Fund management, and representatives of Fund management responsible for the financial and accounting operations of the Fund. The Audit Committee may hold special meetings at such times as the Audit Committee believes necessary or appropriate. Members of the Audit Committee may participate in a meeting of the Audit Committee by means of conference call or similar communications equipment by means of which all persons participating in such meeting can hear each other.

#### V. Assistance from Fund Management; Authority to Engage Advisers; Funding

The appropriate officers of the Fund shall provide or arrange to provide such information, data and services as the Audit Committee may request. The Audit Committee shall have the power and authority to take all action it believes necessary or appropriate to discharge its responsibilities, including the power and authority to retain independent counsel and other advisers. The Fund shall provide for appropriate funding, as determined by the Audit Committee as a committee of the Board, for payment of: (i) compensation to the Fund s independent accountants or any other accounting firm engaged for the purpose of preparing or issuing an audit report or performing other audit, review, or attest services for the Fund, (ii) compensation to any advisers employed by the Audit Committee under this Section V, and (iii) ordinary administrative expenses of the Audit Committee that are necessary or appropriate in carrying out its responsibilities.

## VI. Reporting

The Chairman of the Audit Committee shall report to the Board on the results of its deliberations and make such recommendations as deemed necessary or appropriate.

#### VII. Amendments

This Charter may be amended or modified from time to time by vote of the Board.

Dated: April 11, 2000, as revised through July 14, 2010

Appendix A

Royce Capital Fund Royce Focus Trust, Inc. Royce Micro-Cap Trust, Inc. Royce Value Trust, Inc. The Royce Fund

#### **EXHIBIT B**

# CHARTER OF THE NOMINATING COMMITTEE OF THE BOARD OF DIRECTORS/TRUSTEES FOR THE ROYCE FUNDS LISTED IN APPENDIX A HERETO

## **ORGANIZATION**

The Nominating Committee (the Committee ) of the Board of Directors/Trustees for the registered investment companies (each, a Fund ) listed on Exhibit A attached hereto shall be composed solely of Directors/Trustees who are not interested persons of the Fund as defined in Section 2(a)(19) of the Investment Company Act of 1940, as amended (the 1940 Act ), and who are independent as defined in the applicable listing standards of the national securities exchange or national market quotation system (each, an Exchange ) on which a Fund is listed or quoted (the Independent Directors). The Board of Directors/Trustees of the Fund (the Board ) shall appoint the members of the Committee (which may or may not be all of the Independent Directors) and shall designate the Chairman of the Committee. The Committee shall have authority to retain its own counsel and other advisers the Committee deems appropriate and shall have the sole authority to approve the compensation and other terms of their retention.

#### RESPONSIBILITIES

The Committee shall identify individuals qualified to serve as Independent Directors of the Fund and shall recommend its nominees for consideration by the full Board.

## IDENTIFICATION AND EVALUATION OF POTENTIAL NOMINEES

In identifying and evaluating a person as a potential nominee to serve as an Independent Director of the Fund, the Committee should consider among other factors it may deem relevant:

the contribution which the person can make to the Board, with consideration being given to the person s business and professional experience, education and such other factors as the Committee may consider relevant, including but not limited to whether a potential nominee s personal and professional qualities and attributes would provide a beneficial diversity of skills, experience and/or perspective to the Board; the character and integrity of the person;

whether or not the person is an interested person as defined in the 1940 Act and whether the person is otherwise qualified under applicable laws and regulations to serve as a Director or Independent Director of the Fund;

whether or not the person has any relationships that might impair his independence, such as any business, financial or family relationships with Fund management, the investment adviser of the Fund, Fund service providers or their affiliates;

whether or not the person is financially literate pursuant to the applicable Exchange s audit committee membership standards;

whether or not the person serves on boards of, or is otherwise affiliated with, competing financial service organizations or their related investment company complexes;

whether or not the person is willing to serve as, and willing and able to commit the time necessary for the performance of the duties of a Director of the Fund:

whether or not the selection and nomination of the person would be in the best interest of the Fund in light of the requirements of the Fund s retirement policies.

While the Committee is solely responsible for the selection and nomination of the Fund s Independent Directors, the Committee shall review and consider nominations for the office of Director made by management and by Fund stockholders as it deems appropriate. Stockholders who wish to recommend a nominee should send nominations to the Secretary of the Fund which include biographical information and set forth the qualifications of the proposed nominee.

#### **OUORUM**

A majority of the members of the Committee shall constitute a quorum for the transaction of business, and the act of a majority of the members of the Committee present at any meeting at which there is quorum shall be the act of the Committee.

## NOMINATION OF DIRECTORS

After a determination by the Committee that a person should be selected and nominated as an Independent Director of the Fund, the Committee shall

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resent its recommendation to the full Board for its consideration and, if necessary, to the Independent Directors.

## **MEETINGS**

The Committee may meet either on its own or in conjunction with meetings of the Board. Meetings of the Committee may be held in person, by video conference or by conference telephone. The Committee may take action by unanimous written consent in lieu of a meeting.

Adopted: February 10, 2004 Revised through April 8, 2010

## APPENDIX A

Royce Capital Fund Royce Focus Trust, Inc. Royce Micro-Cap Trust, Inc. Royce Value Trust, Inc. The Royce Fund

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PROXY TABULAT			-				•	•	
and have the proxy		•	to website <u>ww</u>			•	e instructions	•	I on the
	vote by Telephon	i <b>e</b> 1) F	Read the Proxy	y Statement :	and have	e the proxy ca	rd below at ha	and. 2	2) Call
1-800-690-6903	3) Follow the instr	ructions.	To vote by	Mail	1) Read	the Proxy Sta	tement. 2)	Check th	те
appropriate boxes	on the proxy card I	below. 3)	Sign and date	the proxy ca	ard. 4)	Return the p	roxy card in th	ne envelo	эре
provided. If	you vote by Telep	phone or In	ternet, <u>yo</u>	<u>u do not nee</u>	ed to ma	<u>il</u> your proxy			
TO VOTE, MARK YOUR RECORDS	BLOCKS BELOW	IN BLUE O	R BLACK INK	AS FOLLOV	VS: M2	5979-P99729	KEEP THIS	PORTI	ON FOR
THIS PROXY CAR	D IS VALID ONLY	Y WHEN SIG	NED AND D	ATED. DET	ACH AN	ID RETURN 1	THIS PORTIC	N ONLY	·
For W	ithhold For All	To withhold	authority to v	ote for any in	dividual				
nominee(s), mark "	For All Except" and	d write the n	ame(s) of the	nominee(s)	on the lir	ne below.	Vote On Dire	ectors	All All
Except	<ol> <li>Electic</li> </ol>	on of Directo	rs						
Nominees:		01) Rich	ard M. Galkin	0 0 0	02)	Mark R. Fett	ing	03)	Arthur S.
Mehlman			2. To tran	sact such oth	ner busir	ness as may p	roperly come	before t	he meeting
					The	e shares of s	tock represe	nted by	this Prox
will be voted in ac	cordance with th	e specifica	tions made a	bove. If no	specific	ations are m	ade, such sh	ares wil	l be voted
FOR the election of					-		-		Please
Sign, Date and Re	eturn the Proxy Ca	ard Prompt	ly Using the I	Enclosed En	velope.				
•	Note: Please be si	•							
-	101011100000000	uio to oigii	and date time	piony					
Signature [PLEA	SE SIGN WITHIN	BOX] Date	Signature (J	oint Owners)	Date				

## Important Notice Regarding the Availability of Proxy Materials for the Annual Meeting:

The Proxy Statement is available at www.proxyvote.com.

M25980-P99729

## COMMON PROXY COMMON PROXY ROYCE MICRO-CAP TRUST, INC. COMMON STOCK 745 FIFTH AVENUE NEW YORK, NEW YORK 10151 This Proxy is solicited on behalf of the Board of Directors.

The undersigned hereby appoints Charles M. Royce and John E. Denneen, or either of them acting in absence of the other, as Proxies, each with the power to appoint his substitute, and hereby authorizes them to represent and to vote, as designated on the reverse, all shares of stock of the Fund held of record by the undersigned on July 14, 2010 at the Annual Meeting of Stockholders of Royce Micro-Cap Trust, Inc. to be held on September 22, 2010, and at any adjournment thereof.

## PLEASE VOTE, DATE AND SIGN ON REVERSE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE.

Please sign exactly as your name(s) appear(s) on other side. When shares are held by joint tenants, both should sign. When signing as attorney, executor, administrator, trustee or guardian, please give full title as such. If a corporation, please sign in full corporate name by president or other authorized officer. If a partnership, please sign in partnership name by authorized person.

<b>1-800-690-6903</b> 3) Fol appropriate boxes on the	below at hand. 2)  by Telephone  low the instructions.  proxy card below.  by Telephone o	Go to website www.r  1) Read the Proxy St  To vote by Ma  3) Sign and date the r Internet, you do	proxyvote.com atement and have all 1) Read a proxy card. 4 b not need to m	3) Follow the invertee the proxy card the Proxy State 4) Return the proxessed in a few proxy.	nstructions provided I below at hand. 2) ment. 2) Check th xy card in the envelo	on the Call e pe
THIS PROXY CARD IS N For Withhot the name(s) of the nomin Directors Nominees:	old For All To winee(s) on the line belo	thhold authority to vo	te for any individuality tectors All All	dual nominee(s), Except		t and writ
David L. Meister business as may properly The shares of stock re specifications are made	epresented by this e, such shares will l	eeting Proxy will be voted	ection of all the	with the specific nominees for C	Director.	. If no
Envelope.			Note	Please be sure	to sign and date th	is proxy

Signature [PLEASE SIGN WITHIN BOX] Date Signature (Joint Owners) Date

## Important Notice Regarding the Availability of Proxy Materials for the Annual Meeting:

The Proxy Statement is available at www.proxyvote.com.

#### M25982-P99729

## PREFERRED PROXY PREFERRED PROXY ROYCE MICRO-CAP TRUST, INC. 6.00% CUMULATIVE PREFERRED STOCK 745 FIFTH AVENUE

## NEW YORK, NEW YORK 10151 This Proxy is solicited on behalf of the Board of Directors.

The undersigned hereby appoints Charles M. Royce and John E. Denneen, or either of them acting in absence of the other, as Proxies, each with the power to appoint his substitute, and hereby authorizes them to represent and to vote, as designated on the reverse, all shares of stock of the Fund held of record by the undersigned on July 14, 2010 at the Annual Meeting of Stockholders of Royce Micro-Cap Trust, Inc. to be held on September 22, 2010, and at any adjournment thereof.

## PLEASE VOTE, DATE AND SIGN ON REVERSE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE.

Please sign exactly as your name(s) appear(s) on other side. When shares are held by joint tenants, both should sign. When signing as attorney, executor, administrator, trustee or guardian, please give full title as such. If a corporation, please sign in full corporate name by president or other authorized officer. If a partnership, please sign in partnership name by authorized person.