ROYCE FOCUS TRUST INC Form N-CSRS/A October 08, 2003

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM N-CSR

CERTIFIED AMENDED REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES Investment Company Act file number: 811-05379 Name of Registrant: Royce Focus Trust, Inc. Address of Registrant: 1414 Avenue of the Americas New York, NY 10019 Name and address of agent for service: John E. Denneen, Esquire 1414 Avenue of the Americas New York, NY 10019 Registrant's telephone number, including area code: (212) 486-1445 Date of fiscal year end: December 31 Date of reporting period: January 1, 2003 - June 30, 2003 ITEM 1: REPORTS TO SHAREHOLDERS ROYCE FOCUS TRUST, INC. _____ _____ JUNE 30, 2003 (UNAUDITED) SCHEDULE OF INVESTMENTS _____ COMMON STOCKS - 75.3% VALUE SHARES _____ ____ CONSUMER PRODUCTS - 6.2% Sports and Recreation - 3.6% 100,000 \$ 1,322,000 Callaway Golf +WINNEBAGO INDUSTRIES (c) 50,000 1,895,000 _____ 3,217,000 _____ Other Consumer Products - 2.6% 75,000 882,750 Oakley (a) +YANKEE CANDLE COMPANY (a) 1,393,200 60,000 _____ 2,275,950 _____ TOTAL (Cost \$4,305,372) 5,492,950 _____ CONSUMER SERVICES - 5.2% Direct Marketing - 2.4% 200,000 NU SKIN ENTERPRISES CL. A 2,090,000 _____ Retail Stores - 2.8% Big Lots (a) 89,400 1,344,576

Charming Shoppes (a,c)	230,000	1,143,100
	-	2,487,676
TOTAL (Cost \$3,614,159)	-	4,577,676
FINANCIAL INTERMEDIARIES - 9.4% Insurance - 5.1%		
ProAssurance Corporation (a) WHITE MOUNTAINS INSURANCE GROUP (c) ZENITH NATIONAL INSURANCE	47,155 4,000 59,000	1,272,713 1,580,000 1,681,500
		4,534,213
Securities Brokers - 1.5%		
E*TRADE GROUP (a)	150,000	1,275,000
Other Financial Intermediaries - 2.8% +TSX GROUP	120,000	2,434,077
TOTAL (Cost \$4,622,704)	-	8,243,290
ETNANCIAL CEDUICEC 1 7%	-	
FINANCIAL SERVICES - 1.7% Information and Processing - 1.1% +eFunds Corporation (a)	85,000	980,050
Investment Management - 0.6% U.S. Global Investors Cl. A (a,c)	295 , 605	546,869
TOTAL (Cost \$1,566,006)	-	1,526,919
HEALTH - 10.5%		
Drugs and Biotech - 8.9% Antigenics (a,c) +Durect Corporation (a,c) Emisphere Technologies (a) ENDO PHARMACEUTICALS HOLDINGS (a) Lexicon Genetics (a) Perrigo Company VIVUS (a,c)	80,000 220,000 200,000 100,000 200,000 87,300 250,000	921,600 530,200 720,000 1,692,000 1,342,000 1,365,372 1,285,000 7,856,172
Personal Care - 1.6% OCULAR SCIENCES (a)	70,000	1,389,500
TOTAL (Cost \$7,522,624)		9,245,672
INDUSTRIAL PRODUCTS - 9.1% Building Systems and Components - 2.9% SIMPSON MANUFACTURING (a)	70,000	2,562,000
Construction Materials - 2.7% FLORIDA ROCK INDUSTRIES	58,350	2,408,688

Machinery - 3.5%		
LINCOLN ELECTRIC HOLDINGS	99,800	2,036,918
Woodward Governor	24,400	1,049,200
		3,086,118
TOTAL (Cost \$4,617,941)		8,056,806
INDUSTRIAL SERVICES - 7.2% Commercial Services - 5.3%		
Carlisle Holdings (a)	400,000	1,320,000
Cornell Companies (a)	75,000	1,135,500
Covance (a)	50,000	905,000
+West Corporation (a)	50,000	1,332,500
		4,693,000
Engineering and Construction - 1.9%		
DYCOM INDUSTRIES (a)	100,000	1,630,000
TOTAL (Cost \$3,871,542)		6,323,000
NATURAL RESOURCES - 12.2%		
Energy Services - 2.7%		
+Ensign Resource Service Group		789,674
INPUT/OUTPUT (a)	300,000	1,614,000
		2,403,674
Oil and Gas - 1.6%		
TOM BROWN (a)	50,000	1,389,500
Precious Metals and Mining - 7.9%		
AngloGold ADR b	25,000	797,500
+APEX SILVER MINES (a)	100,000	1,475,000
Glamis Gold (a)	125,000	1,433,750
GOLDCORP	180,000	2,160,000
+Meridian Gold (a)	99,800	1,146,702
		7,012,952
TOTAL (Cost \$8,749,421)		10,806,126
TECHNOLOGY - 13.8%		
Components and Systems - 1.6%		
REMEC (a)	200,000	1,392,000
Distribution - 1.2%		
Richardson Electronics	129,000	1,044,900
Internet Software and Services - 1.6%	100 000	1 451 000
+Overstock.com (a,c)	100,000	1,451,000

140,500 70,000	1,596,080 1,101,100
	2,697,180
50.000	701 500
109,600	791,500 893,240
	1,684,740
750 000	508,500
100,000	896,000
	1,404,500
JUNE 30,	2003 (UNAUDITED)
JUNE 30, SHARES	2003 (UNAUDITED) VALUE
SHARES	 VALUE
SHARES	VALUE
SHARES	VALUE \$ 1,311,800 1,200,258
SHARES 140,000	VALUE \$ 1,311,800
SHARES 140,000	VALUE \$ 1,311,800 1,200,258
SHARES 140,000	VALUE \$ 1,311,800 1,200,258
SHARES 140,000	VALUE \$ 1,311,800 1,200,258 2,512,058
SHARES 140,000	VALUE \$ 1,311,800 1,200,258 2,512,058
SHARES 140,000 83,700	VALUE \$ 1,311,800 1,200,258 2,512,058 12,186,378 66,458,817
SHARES 140,000 83,700 PRINCIPAL AMOUNT	VALUE \$ 1,311,800 1,200,258 2,512,058 12,186,378 66,458,817
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SHARES 140,000 83,700 PRINCIPAL AMOUNT	VALUE \$ 1,311,800 1,200,258 2,512,058 12,186,378 66,458,817
	70,000 50,000 109,600 750,000

TOTAL CORPORATE BONDS (Cost \$2,226,761)		2,940,000
GOVERNMENT BONDS - 5.7% NEW ZEALAND 6.50%, DUE 2/15/06	8,250,000	5,025,385
TOTAL GOVERNMENT BONDS (Cost \$4,910,697)		5,025,385
	PRINCIPAL AMOUNT	
U.S. TREASURY OBLIGATIONS - 6.1%		
U.S. Treasury Notes 7.25%, due 8/15/04	5,000,000	\$5,344,725
TOTAL U.S. TREASURY OBLIGATIONS (Cost \$5,033,324)		5,344,725
<pre>REPURCHASE AGREEMENT - 9.6% State Street Bank & Trust Company, 0.30% dated 6/30/03, due 7/1/03, maturity value \$8,442,070 (collateralized by U.S. Treasury Bonds, 6.375% due 8/15/27, valued at \$8,613,909) (Cost \$8,442,000)</pre>		8,442,000
TOTAL INVESTMENTS - 100.0% (Cost \$69,948,953)		88,210,927
CASH AND OTHER ASSETS LESS LIABILITIES		519,568
PREFERRED STOCK		(20,000,000)
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS		\$ 68,730,495
 (a) Non-income producing. (b) American Depository Receipt. (c) A portion of these securities were on loan value of loaned securities at June 30, 2003 + New additions in 2003. BOLD INDICATES THE FUND'S LARGEST 20 EQUITY 2003 MARKET VALUE. 	at June 30, 2003 8 was \$3,305,289.	
INCOME TAX INFORMATION: The cost of total inves purposes was \$70,316,034. At June 30, 2003, net securities was \$17,894,893, consisting of aggre	unrealized appre	eciation for all

purposes was \$70,316,034. At June 30, 2003, net unrealized appreciation for all securities was \$17,894,893, consisting of aggregate gross unrealized appreciation of \$19,366,001 and aggregate gross unrealized depreciation of \$1,471,108. The primary differences in book and tax basis cost is the timing of the recognition of losses on securities sold and amortization of discount for book and tax purposes.

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

THE ROYCE FUNDS SEMIANNUAL REPORT 2003 | 43

ROYCE FOCUS TRUST, INC.				
STATEMENT OF ASSETS AND LIABILITIES JU	JNE 30,	2003	(UNA	UDITED
ASSETS:				
Investments at value (identified cost \$61,506,953) Repurchase agreement (at cost and value) Cash		\$	•	68,927 42,000 517
Collateral from brokers on securities loaned			3,4	03,611
Receivable for investments sold				84,594
Receivable for dividends and interest Prepaid expenses				70,313 11,545
Total Assets			92,2	81,507
LIABILITIES: Payable for collateral on securities loaned			34	03,611
Payable for investment advisory fee				56,720
Preferred dividends accrued but not yet declared				33,112
Accrued expenses				57 , 569
Total Liabilities			3,5	51,012
PREFERRED STOCK:				
7.45% Cumulative Preferred Stock - \$0.001 par value, \$25 liquidation value per share; 800,000 shares outstar	nding		20,0	00,000
Total Preferred Stock			20,0	00,000
NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS		 \$	68,7	30,495
ANALYSIS OF NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS				
Par value of Common Stock - \$0.001 per share; 9,241,025 shares outstanding (100,000,000 shares authorized)		\$		9,241
Additional paid-in capital				13,027
Undistributed net investment income				65,852
Accumulated net realized gain on investments				56 , 492
Net unrealized appreciation on investments				63,995
Quarterly and accrued distributions			(7	78,112
Net Assets applicable to Common Stockholders (net asset value per share - \$7.44)		\$	68,7	30,495
THE ACCOMDANYING NOTES ARE AN INTEGRAL PART OF THESE A				

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

44 | THE ROYCE FUNDS SEMIANNUAL REPORT 2003

ROYCE FOCUS TRUST, INC. _____

STATEMENT OF OPERATIONS SIX MONTHS ENDED JUNE 30, 2003 (UNAUDITED)

INVESTMENT INCOME:		
Income:		
Interest	\$	401,058
Dividends		197 , 770
Total income		598,828
Expenses:		
Investment advisory fees		392 , 077
Custody and transfer agent fees		38,899
Stockholder reports		26,154
Professional fees		25,830
Directors' fees		15 , 771
Administrative and office facilities expenses		6,178
Other expenses		27,244
Total expenses		532 , 153
Fees waived by investment adviser		(99,177)
Net expenses		432,976
Net investment income		165,852
REALIZED AND UNREALIZED GAIN ON INVESTMENTS:		
Net realized gain on investments	2	1,290,829
Net change in unrealized appreciation on investments	-	7,062,848
Net realized and unrealized gain on investments	11	L,353,677
NET INCREASE IN NET ASSETS RESULTING FROM INVESTMENT OPERATIONS	11	L,519,529
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS		(745,000)
NET INCREASE IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	\$10),774,529

STATEMENTS OF CHANGES IN NET ASSETS

	Six months ended June 30, 2003 (unaudited)	
INVESTMENT OPERATIONS: Net investment income (loss)	\$ 165,852	\$ (103,396)
Net realized gain on investments	4,290,829	1,317,847
Net change in unrealized appreciation on investments	7,062,848	(8,047,125)
Net increase (decrease) in net assets resulting from investment operations	11,519,529	(6,832,674)
DISTRIBUTIONS TO PREFERRED STOCKHOLDERS: Net investment income Net realized gain on investments Quarterly distributions*	- - (745,000)	(272,620) (1,217,380) -

Total distributions to Preferred Stockholders	(745,000)	(1,490,000)
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS RESULTING FROM INVESTMENT OPERATIONS	10,774,529	(8,322,674)
DISTRIBUTIONS TO COMMON STOCKHOLDERS: Net investment income Net realized gain on investments		(150,865) (673,654)
Total distributions to Common Stockholders	-	(824,519)
CAPITAL STOCK TRANSACTIONS: Reinvestment of distributions to Common Stockholders	_	449,516
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS NET ASSETS APPLICABLE TO COMMON STOCKHOLDERS: Beginning of period	10,774,529 57,955,966	(8,697,677) 66,653,643
End of period (including undistributed net investment income of \$165,852 in 2003)	\$68,730,495	\$57,955,966
*To be allocated to net investment income and	capital gains at y	year-end.
THE ACCOMPANYING NOTES ARE AN INTEGRAL PART	GOF THESE FINANCIA	AL STATEMENTS.
THE ROYCE	E FUNDS SEMIANNUAL	REPORT 2003 45

ROYCE FOCUS TRUST, INC.

FINANCIAL HIGHLIGHTS

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

	Six months ended		Years en	nded Decemb	oer 31,	
	June 30, 2003 (unaudited)	2002	2001	2000	1999	1
NET ASSET VALUE, BEGINNING OF PERIOD	\$6.27	\$7.28	\$6.77	\$5.94	\$5.63	\$6
INVESTMENT OPERATIONS: Net investment income (loss) Net realized and unrealized	0.02	(0.01)	0.05	0.12	0.08	0
gain (loss) on investments	1.23	(0.74)	0.79	1.26	0.58	(0
Total investment operations	1.25	(0.75)	0.84	1.38	0.66	(0
DISTRIBUTIONS TO PREFERRED STOCKHOLD						

DISTRIBUTIONS TO PREFERRED STOCKHOLDERS:

Net investment income	_	(0.03)	(0.04)	(0.03)	(0.01)	(0
Net realized gain on investments	-	(0.13)	(0.13)	(0.14)	(0.17)	(0
Quarterly distributions*	(0.08)	-	-	-	-	
Total distributions to						
Preferred Stockholders	(0.08)	(0.16)	(0.17)	(0.17)	(0.18)	(0
NET INCREASE (DECREASE) IN NET ASSETS						
APPLICABLE TO COMMON STOCKHOLDERS						
	1.17	(0.91)	0.67	1.21	0.48	(0
DISTRIBUTIONS TO COMMON STOCKHOLDERS:						
Net investment income	-			(0.06)		
Net realized gain on investments	-	(0.07)	(0.11)	(0.28)	(0.14)	
Total distributions to						
Common Stockholders	_	(0.09)	$(0 \ 14)$	(0.34)	(0.15)	
				(0.31)	(0:10)	
CAPITAL STOCK TRANSACTIONS:						
Effect of reinvestment of						
distributions by						
Common Stockholders	-	(0.01)	(0.02)	(0.04)	(0.02)	
Total capital stock transactions		(0 01)	(0.02)	(0.04)	(0.02)	
			(0.02)	(0.04)	(0.02)	
NET ASSET VALUE, END OF PERIOD	\$7.44	\$6.27	\$7.28	\$6.77	\$5.94	\$5
MARKET VALUE, END OF PERIOD	\$6.77	\$5.56	\$6.65	\$5.69	\$4.72	\$4
TOTAL RETURN (a):						
Market Value	21.8%***	(15.1)%	19.78	27.98	(0.3)%	(
Net Asset Value	18.7%***	(12.5) %	10.0%	20.9%	8.7%	(
RATIOS BASED ON AVERAGE NET ASSETS	20.70	(12:0) 0	20.00	20.00	0.70	```
APPLICABLE TO COMMON STOCKHOLDERS:						
Total expenses (b,c)	1.48%**	1.88%	1.47%	1.44%	1.51%	1
Management fee expense	1.00%**		1.11%			1
Other operating expenses	0.48%**	0.75%	0.36%	0.44%	0.51%	0
Net investment income (loss)	0.57%**	(0.16)%	0.70%	1.93%	1.47%	1
SUPPLEMENTAL DATA:						
Net Assets Applicable to Common						
Stockholders, End of Period						
	¢ C 0 7 2 0	\$57 , 956	\$66,654	\$60,933	\$51 , 003	\$47,
(in thousands)	\$68 , 730					
(in thousands) Liquidation Value of Preferred Stock,	\$68 , /30	,				
	\$20,000	\$20,000	\$20,000	\$20 , 000	\$20 , 000	\$20 ,
Liquidation Value of Preferred Stock,				\$20,000 69%	\$20,000 60%	\$20 ,
Liquidation Value of Preferred Stock, End of Period (in thousands)	\$20,000	\$20,000	\$20,000			\$20 ,
Liquidation Value of Preferred Stock, End of Period (in thousands) Portfolio Turnover Rate	\$20,000	\$20,000	\$20,000			\$20, 800,
Liquidation Value of Preferred Stock, End of Period (in thousands) Portfolio Turnover Rate PREFERRED STOCK:	\$20,000 34%	\$20,000 61%	\$20,000 54%	69%	60%	
Liquidation Value of Preferred Stock, End of Period (in thousands) Portfolio Turnover Rate PREFERRED STOCK: Total shares outstanding	\$20,000 34% 800,000	\$20,000 61% 800,000	\$20,000 54% 800,000	69% 800 , 000	60% 800,000	800,

- (a) The Market Value Total Return is calculated assuming a purchase of Common Stock on the opening of the first business day and a sale on the closing of the last business day of each period reported. Dividends and distributions, if any, are assumed for the purposes of this calculation to be reinvested at prices obtained under the Fund's Distribution Reinvestment and Cash Purchase Plan. Net Asset Value Total Return is calculated on the same basis, except that the Fund's net asset value is used on the purchase and sale dates instead of market value.
- (b) Expense ratios based on total average net assets including liquidation value of Preferred Stock were 1.10%, 1.43%, 1.11%, 1.05%, 1.06% and 1.16%

for the periods ended June 30, 2003 and December 31, 2002, 2001, 2000, 1999 and 1998, respectively.

(c) Expense ratios based on average net assets applicable to Common Stockholders before waiver of fees by the investment adviser would have been 1.82%, 2.06%, 1.69%, 1.81%, 1.93% and 1.88% for the periods ended June 30, 2003 and December 31, 2002, 2001, 2000, 1999 and 1998, respectively.

(d) The average of month-end market values during the period.

* To be allocated to net investment income and capital gains at year-end.

- ** Annualized.
- *** Not annualized.

46 | THE ROYCE FUNDS SEMIANNUAL REPORT 2003

ROYCE FOCUS TRUST, INC.

NOTES TO FINANCIAL STATEMENTS (UNAUDITED)

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Royce Focus Trust, Inc. (the "Fund") is a diversified closed-end investment company. The Fund commenced operations on March 2, 1988 and Royce & Associates, LLC ("Royce") assumed investment management responsibility for the Fund on November 1, 1996. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

VALUATION OF INVESTMENTS:

Securities are valued as of the close of trading on the New York Stock Exchange (generally 4:00 p.m. Eastern Time) on the valuation date. Securities listed on an exchange or the Nasdaq National Market System (NMS) are valued at their last reported sales price or official closing price taken from the primary market in which each security trades or, if no sale is reported for such day, at their bid price for exchange-listed securities and at the average of their bid and asked prices for Nasdaq NMS securities. Other over-the-counter securities for which market quotations are readily available are valued at their bid price. Securities for which market quotations are not readily available are valued at their fair value under procedures established by the Fund's Board of Directors. Bonds and other fixed income securities may be valued by reference to other securities with comparable ratings, interest rates and maturities, using established independent pricing services.

INVESTMENT TRANSACTIONS AND RELATED INVESTMENT INCOME:

Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date and any non-cash dividend income is recorded at the fair market value of the securities received. Interest income is recorded on the accrual basis. Realized gains and losses from investment transactions are determined on the basis of identified cost for book and tax purposes.

EXPENSES:

The Fund incurs direct and indirect expenses. Expenses directly attributable to the Fund are charged to the Fund's operations, while expenses applicable to more than one of the Royce Funds are allocated in an equitable manner. Allocated personnel and occupancy costs related to The Royce Funds are included in administrative and office facilities expenses. The Fund has

adopted a deferred fee agreement that allows the Fund's Directors to defer the receipt of all or a portion of Directors' Fees otherwise payable. The deferred fees are invested in certain Royce Funds until distributed in accordance with the agreement.

TAXES:

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

DISTRIBUTIONS:

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

REPURCHASE AGREEMENTS:

The Fund enters into repurchase agreements with respect to its portfolio securities solely with State Street Bank and Trust Company ("SSB&T"), the custodian of its assets. The Fund restricts repurchase agreements to maturities of no more than seven days. Securities pledged as collateral for repurchase agreements, which are held by SSB&T until maturity of the repurchase agreements, are marked-to-market daily and maintained at a value at least equal to the principal amount of the repurchase agreement (including accrued interest). Repurchase agreements could involve certain risks in the event of default or insolvency of SSB&T, including possible delays or restrictions upon the ability of the Fund to dispose of the underlying securities.

SECURITIES LENDING:

The Fund loans securities to qualified institutional investors for the purpose of realizing additional income. This income is included in interest income. Collateral on all securities loaned for the Fund is accepted in cash and is invested temporarily, typically, and specifically at June 30, 2003, in a registered money market fund, by the custodian. The collateral is equal to at least 100% of the current market value of the loaned securities.

THE ROYCE FUNDS SEMIANNUAL REPORT 2003 | 47

ROYCE FOCUS TRUST, INC.

NOTES TO FINANCIAL STATEMENTS (UNAUDITED)

CAPITAL STOCK:

The Fund currently has 800,000 shares of 7.45% Cumulative Preferred Stock outstanding. The stock has a liquidation preference of \$25.00 per share. Under the Investment Company Act of 1940, the Fund is required to maintain an asset coverage of at least 200% for the Preferred Stock. In addition, pursuant to the Rating Agency Guidelines established by Moody's,

the Fund is required to maintain a certain discounted asset coverage. The Fund has met these requirements since issuing the Preferred Stock.

The Fund is required to allocate long-term capital gain distributions and other types of income proportionately to distributions made to holders of shares of Common Stock and Preferred Stock. To the extent that distributions are not paid from long-term capital gains, net investment income or net short-term capital gains, they will represent a return of capital.

The Fund issued 79,701 shares of Common Stock as reinvestment of distributions by Common Stockholders for the year ended December 31, 2002.

INVESTMENT ADVISORY AGREEMENT:

The Investment Advisory Agreement between Royce and the Fund provides for fees to be paid at an annual rate of 1.0% of the Fund's average daily net assets applicable to Common Stockholders plus the liquidation value of Preferred Stock. Royce has voluntarily committed to waive the portion of its investment advisory fee attributable to the Fund's Preferred Stock for any month in which the Fund's average annual NAV total return since issuance of the Preferred Stock fails to exceed the Preferred Stock's dividend rate. For the six months ended June 30, 2003, the Fund accrued and paid Royce advisory fees totaling \$292,900, which is net of \$99,177 voluntarily waived by Royce.

PURCHASES AND SALES OF INVESTMENT SECURITIES:

For the six months ended June 30, 2003, the cost of purchases and proceeds from sales of investment securities, other than short-term securities, amounted to \$23,629,502 and \$23,175,577, respectively.

PREFERRED STOCK PRESENTATION:

To reflect recent accounting guidance from the Securities and Exchange Commission, the Statement of Assets and Liabilities has been modified to present the liquidation value of Preferred Stock below Liabilities and above Net Assets Applicable to Common Stockholders. As revised, Preferred Stock is no longer included as a component of net assets of the Fund. Likewise, the Statement of Operations, the Statement of Changes in Net Assets, and the Financial Highlights have been revised to show distributions to Preferred Stockholders as a component of the net increase/decrease in net assets applicable to Common Stockholders resulting from investment operations. These modifications do not change the amount of net assets applicable to Common Stockholders, the net asset value per share of Common Stock, or the total return per share of Common Stock.

48 | THE ROYCE FUNDS SEMIANNUAL REPORT 2003

ITEM 2: CODE(S) OF ETHICS - NOT APPLICABLE TO THIS AMENDED SEMI-ANNUAL REPORT.

ITEM 3: AUDIT COMMITTEE FINANCIAL EXPERT - NOT APPLICABLE TO THIS AMENDED SEMI-ANNUAL REPORT.

ITEM 4: PRINCIPAL ACCOUNTANT FEES AND SERVICES - NOT APPLICABLE TO THIS AMENDED SEMI-ANNUAL REPORT.

ITEM 5: AUDIT COMMITTEE OF LISTED REGISTRANTS. NOT APPLICABLE TO THIS AMENDED SEMI-ANNUAL REPORT.

ITEM 6: RESERVED.

ITEM 7: DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END MANAGEMENT INVESTMENT COMPANIES –

In June 2003, in response to rules adopted by the Commission, Royce

adopted written proxy voting policies and procedures (the "Proxy Voting Procedures") for itself, the Fund, and all The Royce Funds and clients accounts for which Royce is responsible for voting proxies. The Board of Directors of the Fund has delegated all proxy voting decisions to Royce. In voting proxies, Royce is guided by general fiduciary principles. Royce's goal is to act prudently, solely in the best interest of the beneficial owners of the accounts it manages. Royce attempts to consider all factors of its vote that could affect the value of the investment and will vote proxies in the manner it believes will be consistent with efforts to enhance and/or protect stockholder value.

Royce personnel are responsible for monitoring receipt of all proxies and ensuring that proxies are received for all securities for which Royce has proxy voting responsibility. Royce divides proxies into "regularly recurring" and "non-regularly recurring" matters. Examples of regularly recurring matters include non-contested elections of directors and non-contested approvals of independent auditors. Regularly recurring matters are usually voted as recommended by the issuer's board of directors or management. Non-regularly recurring matters are brought to the attention of portfolio manager(s) for the applicable account(s) and, after giving consideration to advisories provided by an independent third party research firm, the portfolio manager(s) directs that such matters be voted in a way that he believes should better protect or enhance the value of the investment. If the portfolio manager determines that information relating to a proxy requires additional analysis, is missing, or is incomplete, the portfolio manager will give the proxy to an analyst or another portfolio manager for review and analysis. Under certain circumstances, Royce may vote against a proposal from the issuer's board of directors or management. Royce's portfolio managers decide these issues on a case-by-case basis. A Royce portfolio manager may, on occasion, decide to abstain from voting a proxy or a specific proxy item when such person concludes that the potential benefit of voting is outweighed by the cost or when it is not in the client's best interest to vote.

In furtherance of Royce's goal to vote proxies in the best interests of its clients, Royce follows specific procedures outlined in the Proxy Voting Procedures to identify, assess and address material conflicts that may arise between Royce's interests and those of its clients before voting proxies on behalf of such clients. In the event such a material conflict of interest is identified, the proxy will be voted by Royce in accordance with the recommendation given by an independent third party research firm.

ITEM 8: RESERVED.

ITEM 9: CONTROLS AND PROCEDURES.

(a) Disclosure Controls and Procedures. The Principal Executive and Financial Officers concluded that the Registrant's Disclosure Controls and Procedures are effective based on their evaluation of the Disclosure Controls and Procedures as of a date within 90 days of the filing date of this amended report.

(b) Internal Controls. There were no significant changes in Registrant's internal controls or in other factors that could significantly affect these controls subsequent to the date of their evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

ITEM 10: EXHIBITS ATTACHED HERETO. (ATTACH CERTIFICATIONS AS EXHIBITS)

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

ROYCE FOCUS TRUST, INC.

BY: /s/ Charles M. Royce CHARLES M. ROYCE PRESIDENT

Date: October 8, 2003

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

ROYCE FOCUS TRUST, INC.

BY: /s/ Charles M. Royce CHARLES M. ROYCE PRESIDENT

Date: October 8, 2003

ROYCE FOCUS TRUST, INC.

BY: /s/ John D. Diederich JOHN D. DIEDERICH CHIEF FINANCIAL OFFICER

Date: October 8, 2003