ELLSWORTH FUND LTD Form N-CSR November 28, 2007

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number: 811-04656

ELLSWORTH FUND LTD.

(Exact name of registrant as specified in charter)

65 Madison Avenue, Morristown, New Jersey 07960-7308

(Address of principal executive offices) (Zip code)

Thomas H. Dinsmore ELLSWORTH FUND LTD. 65 Madison Avenue Morristown, New Jersey 07960-7308 (Name and address of agent for service)

Copy to: Steven King, Esq. Ballard Spahr Andrews & Ingersoll, LLP 1735 Market Street, 49th Floor Philadelphia, PA 19103-7599

Registrant's telephone number, including area code: (973)631-1177

Date of fiscal year end: September 30, 2007

Date of reporting period: September 30, 2007

ITEM 1. REPORTS TO STOCKHOLDERS.

ELLSWORTH FUND LTD.

2007 ANNUAL REPORT SEPTEMBER 30, 2007

Ellsworth Fund Ltd. operates as a closed-end, diversified management investment company and invests primarily in convertible securities, with the objectives of providing income and the potential for capital apprectiation; which objectives the Fund considers to be relatively equal, over the long-term, due to the nature of the securities in which it invests.

HIGHLIGHTS

PERFORMANCE THROUGH SEPTEMBER 30, 2007 WITH DIVIDENDS REINVESTED

| | Calendar | | Annualized | | 10 Year | |
|--|----------|------------|------------|----------|------------|--|
| | YTD | YTD 1 Year | 5 Years | 10 Years | Volatility | |
| | | | | | | |
| Ellsworth market price | 10.75% | 19.61% | 8.67% | 7.97% | 8.80% | |
| Ellsworth net asset value | 9.80 | 14.38 | 10.08 | 6.26 | 10.67 | |
| Merrill Lynch All Convertibles Index (a) | 8.04 | 13.45 | 13.29 | 7.35 | 16.85 | |
| S&P 500 Index (a) | 9.13 | 16.44 | 15.45 | 6.57 | 17.74 | |
| Lehman Aggregate Bond Total Return Index (b) | 3.85 | 5.14 | 4.14 | 5.97 | 4.07 | |

- (a) From Bloomberg L.P. pricing service.
- (b) From Lipper, Inc. Closed-End Fund Performance Analysis, dated September 30, 2007.
- (c) Volatility is a measure of risk based on the standard deviation of the return. The greater the volatility, the greater the chance of a profit or risk of a loss.

Ellsworth's performance in the table above has not been adjusted for the fiscal 2004 rights offering; net asset value dilution was 2.21%. Performance data represent past results and do not reflect future performance.

QUARTERLY HISTORY OF NAV AND MARKET PRICE

| | Net | Asset Valu | ıes | Market Price | s (AMEX, | symbol ECF) |
|---------------------------------|-----------------------------------|--------------------------------|-----------------------------------|--------------------------------|--------------------------------|--------------------------------|
| Qtr. Ended | High | Low | Close | High | Low | Close |
| Dec. 06 Mar. 07 Jun. 07 Sept.07 | \$ 9.72 9.89 10.28 10.46 | \$9.29 9.53 9.73 9.62 | \$ 9.60 9.73 10.24 10.27 | \$8.46 8.68 9.18 9.45 | \$8.06 8.39 8.56 8.04 | \$8.45 8.58 9.14 9.09 |

DIVIDEND DISTRIBUTIONS (12 MONTHS)

| Record Date | Payment Date | Income | Capital Gains | Total | *Corporate Deduction |
|----------------|-----------------|--------|------------------|---------|-------------------------|
| 10/27/06 | 11/22/06 | \$0.13 | \$0.265 | \$0.395 | 24% |
| 2/13/07 | 2/27/07 | 0.08 | | 0.080 | 9 |
| 5/16/07 | 5/30/07 | 0.08 | | 0.080 | 9 |
| 8/16/07 | 8/30/07 | 0.10 | | 0.100 | 9 |
| | | | | | |
| | | \$0.39 | \$0.265 | \$0.655 | |
| | | ===== | | ===== | |

 $^{^{\}star}$ Percentage of each ordinary income distribution qualifying for the corporate dividend received tax deduction.

To Our Shareholders -----

November 14, 2007

As the financial markets continue to see the fallout from the dramatic rise in home mortgage defaults, we think several useful observations can be made.

First, there is plenty of blame to go around; from those who insisted on making mortgages available to all, the banks who found creative ways to accommodate them, the investment banking firms who bought them and packaged them, and finally to the ratings agencies who apparently misjudged the default risk of these packages. Second, many homeowners have come to view the equity in their homes as if it were a deposit of money available for spending. As financing options are reduced, homeowners have less ability to use this equity (assuming it is still there) for consumption. Such contractions sometimes cause recessions but can also reduce inflationary pressures. Third, once the effects of mortgage defaults work their way through the system, there will be opportunities and bargains available just as there were after the savings and loan crisis nearly two decades ago. Unfortunately, it may take months or even years for us to get to that point.

The convertible securities market continues to grow and provide opportunities for investment. The Citigroup Convertible Index grew to \$336.8 billion from under \$300 billion on December 31, 2006. While some hedge fund models suggest that the convertible market is fairly valued when compared to the stock market, we still see an asset class that provides us with investments that we believe will help us meet our investment objectives.

Fiscal year performance of the Fund was enhanced by its exposure to the metals and mining, telecommunications and chemicals industries. Among the better performing issues in the portfolio were Equinix, Inc. (telecommunications), LSB Industries, Inc. (multi-industry) and Celanese Corp. (chemicals). Performance was held back by exposure to the financial services, retail and pharmaceutical industries.

For the calendar year-to-date, one- and ten-year periods ended September 30, 2007, Ellsworth's market return outperformed the Merrill Lynch All Convertibles Index (the "Index") while underperforming for the five-year period. The Fund's net asset value (NAV) outperformed over the calendar year-to-date, one- and ten-year periods, and was in-line for the five-year period (this is the case when you adjust for the fiscal 2004 rights offering and the fact that the Index does not include expenses). For that ten-year period, the Fund's NAV and market volatility, as measured by standard deviation, were lower than that of the Index. Many market professionals consider the volatility of past returns to be a useful approximation of the past levels of risk. A higher volatility level equates to a higher measure of risk. This measure of historic results may not reflect future performance but we believe that it is informative. The Fund has sought to provide total returns to shareholders that compare favorably to the equity markets with less volatility. We think the Fund has achieved that.

On September 30, 2007 board member Duncan O. McKee retired. Mr. McKee has been with the Fund from its formation in 1986. He had been one of the top investment company lawyers for many decades and his contributions to the Fund are too many to recount here. We will miss his presence.

Effective October 1, 2007, board member Robert J. McMullan resigned as trustee due to personal and professional time commitments. The Board thanks Mr. McMullan for his contributions to the Fund and wishes him success in his other business endeavors.

| continued on the follow | ing | page |
|-------------------------|-----|------|
|-------------------------|-----|------|

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To Our Shareholders (continued) ------

At its October 15, 2007 meeting, the Board of Trustees declared a distribution of \$0.887 per share. The distribution consists of \$0.06 undistributed net investment income, and net realized gains on investments of \$0.827. The distribution is payable on November 21, 2007 to shareholders of record on October 25, 2007. This is the largest single distribution by the Fund since fiscal year 2000; further, this year's total annual distribution is also the largest since 2000.

The 2008 annual meeting of shareholders will be held on January 11, 2008. Time and location will be included in the proxy statement, scheduled to be mailed to shareholders on November 26, 2007. All shareholders are welcome to attend; we hope to see you there.

/s/Thomas H. Dinsmore Thomas H. Dinsmore Chairman of the Board

REDUCTIONS

Amgen, Inc.

CMS Energy Corp.

FTI Consulting, Inc.

Nuveen Investments, Inc.

(exchangeable from Morgan Stanley, Inc.)

(exchangeable from IXIS Financial Products I

Johnson & Johnson

Manor Care, Inc.

MedImmune, Inc.

U.S. Bancorp

Celanese Corp.

ADDITIONS

Amerivon Holdings LLC Chattem, Inc.

Companhia Vale do Rio Doce ADS

(exchangeable from Vale Capital Ltd.)

ConocoPhillips

(exchangeable from Merrill Lynch & Co., Inc.)

ExpressJet Holdings, Inc.

Gannett Co., Inc.

Nabors Industries, Inc.

(exchangeable from NATIXIS Financial Products Inc.) NVIDIA Corp.

St. Jude Medical, Inc.

(exchangeable from NATIXIS Financial Products Inc.) Reinsurance Group of America, Inc.

Sepracor Inc.

(exchangeable from NATIXIS Financial Products Inc.) Vornado Realty Trust

Tesoro Corp.

(exchangeable from Merrill Lynch & Co., Inc.)

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Largest Investment Holdings by underlying common stock-----

Value

and industrial markets. The company also manufactures and sells commercial and residential climate control products. $\,$

| Prudential Financial, Inc | 3,086,490 |
|--|-------------------------|
| The Walt Disney Company Disney, an entertainment company, has operations that include media networks, studio entertainment, theme parks and resorts, consumer products, and Internet and direct marketing. | 3,059,375 |
| Bristol-Myers Squibb Co Bristol-Myers is a diversified worldwide health and personal care company that manufactures medicines and other products. The company's products include therapies for various diseases and disorders, consumer medicines, infant formulas, and nutritional supplements. | 3,026,400 |
| LSI Corp LSI designs, develops, manufactures and markets integrated circuits and storage systems. The company offers products and services for a variety of electronic systems applications that are marketed to original equipment manufacturers in the telecommunications, computers and storage industries. (exchangeable from Agere Systems Inc. and LSI Corp.) | 3,023,750 |
| Nabors Industries, Inc | 2,886,916 |
| MetLife, Inc MetLife provides insurance and financial services to a range of individual and institutional customers. | 2,746,400 |
| New York Community Bancorp, Inc | 2,695,356 |
| Companhia Vale do Rio Doce | 2,671,200 |
| Total | \$29,880,637 ======= |
| Page 3 | |
| MAJOR INDUSTRY EXPOSURE | |
| Aerospace & Defense 4.0% | |
| Banking/Savings & Loan 6.0% | |

| Computer Hardware | 5.2% | | |
|------------------------------|---------|--------------|---------------|
| Energy - | | | 14.5% |
| Health Care | 4.4% | | |
| Insurance - | | 9.3% | |
| Minerals and Mining | 5.6% | | |
| - Pharmaceuticals - | | 9.3% | |
| Semiconductors | | 7.0% | |
| - Telecommunications - | 4.8% | | |
| DIVERSIFICATION OF ASSET | : [S | | |

| | | \$7a]a | | Net Assets nber 30, |
|-------------------------------------|-------------------------|-------------------------|------------|------------------------|
| | Cost | Value (Note 1) | 2007 | |
| Aerospace and Defense | | \$ 5,162,500 | 4.0% | 5.4% |
| AgricultureBanking/Savings and Loan | 2,041,683 8,464,316 | 1,907,000 7,767,006 | 1.5 6.0 | 5.6 |
| Chemicals Computer Hardware | 2,106,391 6,069,627 | 3,498,800 6,810,600 | 2.7 5.2 | 3.2 3.6 |
| Computer Software Consumer Goods | 3,595,596 4,320,896 | 3,790,500 5,042,750 | 2.9 3.9 | 3.2 1.5 |
| EnergyFinance | 18,081,101 892,500 | 18,925,185 1,335,945 | 14.5 | 9.3 3.7 |
| Financial Services | 4,303,394 1,058,000 | 3,323,200 1,062,000 | 2.6 | 2.8 |
| Health Care | 5,919,214 | 5,767,547 | 4.4 | 3.9 |
| Insurance | 10,499,064 4,610,339 | 12,129,890 5,056,975 | 9.3 3.9 | 10.0 5.2 |
| Minerals and Mining Multi-Industry | 5,478,580 3,787,073 | 7,300,950 3,876,562 | 5.6 3.0 | 6.1 |
| Pharmaceuticals | 12,703,901 982,239 | 12,056,382 1,023,750 | 9.3 0.8 | 10.5 0.6 |
| RetailSemiconductors | 2,991,615 8,537,645 | 2,698,125 9,056,250 | 2.1 7.0 | 1.1 |
| Telecommunications | 5,654,805 | 6,240,406 1,947,500 | 4.8 1.5 | 4.7 |
| Other | 1,928,160 | | | 6.9 |
| Short-Term Securities | | 3,298,295 | 2.5 | |
| Total Investments | \$122,491,633 | 129,078,118 | 99.3 | 97.9 |

========

| | ========= | ===== | ===== |
|-----------------------------------|------------------|--------|--------|
| Total Net Assets | \$129,952,117 | 100.0% | 100.0% |
| | | | |
| Other Assets, Net of Liabilities. | 873 , 999 | 0.7 | 2.1 |

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| PORTFOLIO O | F INVESTMENTS SEPTEMBER 30,2007 | |
|-------------------------------------|---|--|
| Principal Amount | | Identified Cost |
| | CONVERTIBLE BONDS AND NOTES 59.1% | |
| \$1,500,000 | Aerospace and Defense 3.6% AAR Corp. 1.75%, due 2026 cv. sr. notes (BB) | |
| 1,500,000 | DRS Technologies, Inc. 2%, due 2026 cv. sr. notes (B1) (Acquired 01/30/06 - 05/16/07; Cost \$1,623,744) (1,2) | 1,623,744 |
| | | 4,167,199 |
| | Agriculture 1.5% | |
| 2,000,000 | Merrill Lynch & Co., Inc. 1.5%, due 2012 cv. securities (Aa3) (exchangeable into Archer-Daniels-Midland Co. common stock) (Acquired 02/23/07; Cost \$2,041,683) (1,2) | 2,041,683 |
| | | |
| 1,000,000 | | |
| | | 2,980,772 |
| 1,000,000 | Computer Hardware 5.2% C&D Technologies, Inc. 5.25%, due 2025 cv. sr. notes (NR) Credit Suisse, New York Branch 14%, due 2008 equity-linked notes (Aa1) | 1,000,000 |
| 1,000,000 1,000,000 1,000,000 | (exchangeable for Corning Inc. common stock) | 2,000,000 1,040,114 1,029,513 1,000,000 |
| | | 6,069,627 |
| 1,000,000 1,000,000 | Computer Software 2.9% Blackboard Inc. 3.25%, due 2027 cv. sr. notes (B-) | 1,000,000 |
| 1,500,000 | (Acquired 06/27/07; Cost \$1,001,857) (2) Lehman Brothers Holdings Inc. 1%, due 2009 medium-term notes (A1) | 1,001,857 |
| ±, •••, · · | (performance linked to Microsoft Corp. common stock) (1) | 1,593,739 |
| | | 3,595,596 |
| | | |

| 1,500,000 1,000,000 | Chattem, Inc. 1.625%, due 2014 cv. sr. notes (NR) | |
|---|---|---|
| | | 2,527,123 |
| | Fnorgy 6.2% | |
| 1,000,000 | Energy 6.2% Cameron International Corp. 2.50%, due 2026 cv. sr. notes (Baal) | 991,709 |
| 1,500,000 | Covanta Holding Corp. 1%, due 2027 sr. cv. deb. (B1) (1) | 1,610,828 |
| 1,225,000 | (exchangeable for Nabors Industries Ltd. common stock) | 1,493,126 |
| | contingent cv. sr. notes (NR) | 1,454,215 |
| 1,250,000 | Rentech, Inc. 4%, due 2013 cv. sr. notes (NR) | 1,250,000 500,000 |
| | | 7,299,878 |
| | Financial Services 1.6% | |
| 2,000,000 | Euronet Worldwide, Inc. 3.50%, due 2025 cv. deb. (B+) (1) | 2,383,235 |
| PORTFOLIO O | F INVESTMENTS SEPTEMBER 30, 2007 (CONTINUED) | |
| | | |
| Principal Amount | | Identified Cost |
| - | | |
| Amount | CONVERTIBLE BONDS AND NOTES continued | Cost |
| Amount | CONVERTIBLE BONDS AND NOTES continued | Cost |
| Amount | | Cost |
| Amount \$ 375,000 500,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) | Cost \$ \$ 386,670 477,529 |
| Amount \$ 375,000 500,000 450,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) | \$ 386,670 477,529 452,450 |
| \$ 375,000 500,000 450,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) | \$ 386,670 477,529 452,450 1,082,200 |
| Amount \$ 375,000 500,000 450,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) | \$ 386,670 477,529 452,450 1,082,200 1,015,967 |
| \$ 375,000 500,000 450,000 1,000,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) SonoSite Inc. 3.75%, due 2014 cv. sr. notes (NR) | \$ 386,670 477,529 452,450 1,082,200 1,015,967 |
| \$ 375,000 500,000 450,000 1,000,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) SonoSite Inc. 3.75%, due 2014 cv. sr. notes (NR) St. Jude Medical, Inc. 1.22%, due 2008 cv. sr. deb. (BBB+) | \$ 386,670 477,529 452,450 1,082,200 1,015,967 1,004,369 |
| \$ 375,000 500,000 450,000 1,000,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) SonoSite Inc. 3.75%, due 2014 cv. sr. notes (NR) | \$ 386,670 477,529 452,450 1,082,200 1,015,967 1,004,369 |
| \$ 375,000 500,000 450,000 1,000,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) SonoSite Inc. 3.75%, due 2014 cv. sr. notes (NR) St. Jude Medical, Inc. 1.22%, due 2008 cv. sr. deb. (BBB+) Insurance 2.4% Prudential Financial, Inc. floating rate, due 2036 cv. sr. notes (A3) | \$ 386,670 477,529 452,450 1,082,200 1,015,967 1,004,369 |
| \$ 375,000 500,000 450,000 1,000,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) SonoSite Inc. 3.75%, due 2014 cv. sr. notes (NR) St. Jude Medical, Inc. 1.22%, due 2008 cv. sr. deb. (BBB+) Insurance 2.4% | \$ 386,670 477,529 452,450 1,082,200 1,015,967 1,004,369 |
| \$ 375,000 500,000 450,000 1,000,000 1,000,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) SonoSite Inc. 3.75%, due 2014 cv. sr. notes (NR) St. Jude Medical, Inc. 1.22%, due 2008 cv. sr. deb. (BBB+) Insurance 2.4% Prudential Financial, Inc. floating rate, due 2036 cv. sr. notes (A3) Media and Entertainment 3.9% Gannett Co., Inc. floating rate, due 2037 cv. sr. notes (A3) | \$ 386,670 477,529 452,450 1,082,200 1,015,967 1,004,369 |
| \$ 375,000 500,000 450,000 1,000,000 1,000,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) SonoSite Inc. 3.75%, due 2014 cv. sr. notes (NR) St. Jude Medical, Inc. 1.22%, due 2008 cv. sr. deb. (BBB+) Insurance 2.4% Prudential Financial, Inc. floating rate, due 2036 cv. sr. notes (A3) Media and Entertainment 3.9% Gannett Co., Inc. floating rate, due 2037 cv. sr. notes (A3) The Walt Disney Company 2.125%, due 2023 cv. sr. notes (A2) | \$ 386,670 477,529 452,450 1,082,200 1,015,967 1,004,369 |
| \$ 375,000 500,000 450,000 1,000,000 1,000,000 1,000,000 | CONVERTIBLE BONDS AND NOTES continued Health Care 3.2% China Medical Technologies, Inc. 3.5%, due 2011 cv. sr. sub. notes (NR) LifePoint Hospitals, Inc. 3.25%, due 2025 cv. sr. sub. deb. (B2) LifePoint Hospitals, Inc. 3.50%, due 2014 cv. sub. notes (B) Omnicare, Inc. 3.25%, due 2035 cv. sr. deb. (B2) (1) SonoSite Inc. 3.75%, due 2014 cv. sr. notes (NR) St. Jude Medical, Inc. 1.22%, due 2008 cv. sr. deb. (BBB+) Insurance 2.4% Prudential Financial, Inc. floating rate, due 2036 cv. sr. notes (A3) Media and Entertainment 3.9% Gannett Co., Inc. floating rate, due 2037 cv. sr. notes (A3) | \$ 386,670 477,529 452,450 1,082,200 1,015,967 1,004,369 |

| 750 , 000 | Multi-Industry 3.0% Diversa Corp. 5.5%, due 2027 cv. sr. notes (NR) (exchangeable for Verenium Corp. common stock) | 750,000 |
|--|---|---|
| 3,000,000 | LSB Industries, Inc. 5.5%, due 2012 cv. sr. sub. deb. (NR) (Acquired 06/28/07 - 09/13/07; Cost \$3,037,073) (2) | 3,037,073 |
| | | 3,787,073 |
| 3,000,000 1,625,000 1,500,000 | Pharmaceuticals 6.3% Bristol-Myers Squibb Co. floating rate, due 2023 cv. sr. deb. (A2) Mylan Inc. 1.25%, due 2012 sr. cv. notes (BB+) Teva Pharmaceutical Finance Co. B.V. 1.75%, due 2026 | |
| 2,000,000 | cv. sr. deb. (Baa2) (exchangeable for Teva Pharmaceutical Industries Ltd. ADR) Wyeth floating rate, due 2024 cv. sr. deb. (A3) | |
| | | 8,328,900 |
| 1,000,000 | Real Estate 0.8% | |
| 1,000,000 | ProLogis 2.25%, due 2037 cv. sr. notes (BBB+) (Acquired 03/20/07 - 04/16/07; Cost \$982,239) (2) | 982,239 |
| | Retail 0.9% | |
| 1,500,000 | Charming Shoppes, Inc. 1.125%, due 2014 sr. cv. notes (BB-) | 1,491,615 |
| | Semiconductors 7.0% | |
| 2,000,000 | Agere Systems Inc. 6.5%, due 2009 cv. sub. notes (B+) (exchangeable for LSI Corp.) | 2,025,897 |
| 1,500,000 2,000,000 | Cypress Semiconductor Corp. 1%, due 2009 cv. sr. notes (NR) | |
| 2,000,000 | common stock) | 1,992,203 1,998,597 999,551 |
| | | 8,537,645 |
| Pago 6 | | |
| Page 6 | | |
| | | |
| PORTFOLIO O | F INVESTMENTS SEPTEMBER 30, 2007 (CONTINUED) | |
| Principal Amount | | Identified Cost |
| | CONVERTIBLE BONDS AND NOTES continued | |
| | Telecommunications 3.4% | |
| \$1,000,000 1,000,000 1,000,000 1,000,000 | Anixter International Inc. 1%, due 2013 sr. cv. notes (BB-) | \$ 1,120,975 1,008,493 1,019,000 1,007,377 |

| | | 4,155,845 |
|------------------|--|-------------------------------------|
| 2,000,000 | Transportation 1.5% ExpressJet Holdings, Inc. 4.25%, due 2023 cv. notes (NR) | 1,928,160 |
| | TOTAL CONVERTIBLE BONDS AND NOTES | 73,317,660 |
| | CORPORATE BONDS AND NOTES 1.1% | |
| 1,500,000 | Retail 1.1% Amerivon Holdings LLC 4%, due 2010 units (NR) (Acquired 06/01/07; Cost \$1,500,000) (2,3) | 1,500,000 |
| Shares | CONVERTIBLE PREFERRED STOCKS 8.9% | |
| 40,000 | Aerospace and Defense 0.4% Ionatron, Inc. 6.5% series A redeemable cv. pfd. (NR) (Acquired 10/27/05; Cost \$1,000,000) (2) | 1,000,000 |
| 54,178 20,000 | Banking/Savings and Loan 3.7% New York Community Bancorp, Inc. 6% BONUSES units (Baal) | 2,946,933 |
| 25,000 | (exchangeable for Sovereign Bancorp, Inc. common stock) (1) | 1,200,086 |
| | (exchangeable for Washington Mutual, Inc. common stock) | |
| | Chemicals 1.9% | 5,483,544 |
| 50,000 | | 1,205,391 |
| 20,000 | Energy 2.3% Chesapeake Energy Corp. 4.5% cum. cv. pfd. (B+) PetroQuest Energy, Inc. 6.875% cum. cv. perpetual pfd. (NR) | 2,003,471 1,000,000 3,003,471 |
| 100 | Telecommunications 0.6% Medis Technologies Ltd. 7.25% series A cum. cv. perpetual pfd. (NR) | 1,000,000 |
| | TOTAL CONVERTIBLE PREFERRED STOCKS | \$ 11,692,406 |
| | MANDATORY CONVERTIBLE SECURITIES 27.7% (4) | |
| 20,000 | Chemicals 0.8% Huntsman Corp. 5%, due 02/16/08 mandatory cv. pfd. (NR) | 901,000 |
| 1,750 | | 1,793,773 |

PORTFOLIO OF INVESTMENTS SEPTEMBER 30, 2007 (CONTINUED)-----

| _ | Shares | | Identified Cost |
|----|--------------------------|--|-------------------------------------|
| | | MANDATORY CONVERTIBLE SECURITIES continued | |
| \$ | 40,000 1,000 2,000 | Energy 6.0% Bristow Group Inc. 5.5%, due 09/15/09 mandatory cv. pfd. (B) Chesapeake Energy Corp. 6.25%, due 06/15/09 mandatory cv. pfd. (B+) Merrill Lynch & Co., Inc. 5.4%, due 09/27/10 PRIDES (NR) | |
| | 41,135 | (linked to the performance of ConocoPhillips common stock) Merrill Lynch & Co., Inc. 12%, due 06/27/08 | 2,000,000 |
| | 45,950 | capped appreciation notes (NR) (linked to the performance of Tesoro Corp. common stock) NATIXIS Financial Products Inc. 9.55%, due 01/26/08 mandatory trigger exchangeable notes (NR) (exchangeable for Nabors Industries, Inc. common stock) | 1,999,984 |
| | | (Acquired 07/23/07; Cost \$1,500,268) (2) | |
| | | | 7,777,752 |
| | 25,500 | Finance 1.0% Morgan Stanley, Inc. 5.875%, due 10/15/08 mandatorily exchangeable securities (Aa3) (exchangeable for Nuveen Investments, Inc. common stock) | 892,500 |
| | | | |
| | 70,000 | Financial Services 1.0% E*TRADE Financial Corp. 6.125%, due 11/18/08 equity units (Ba3) | 1,920,159 |
| | 40,000 | Foods 0.8% Lehman Brothers Holdings Inc. 6.25%, due 10/15/07 PIES (A1) (exchangeable for General Mills, Inc. common stock) | 1,058,000 |
| | 35,732 | Health Care 1.2% NATIXIS Financial Products Inc. 9.1%, due 01/07/08 mandatory trigger exchangeable notes (NR) (exchangeable for St. Jude Medical, Inc. common stock) (Acquired 07/02/07; Cost \$1,500,029) (2) | 1.500.029 |
| | | (nequired 07/02/07/ 6056 91/300/023/ (2/ | |
| | 7,000 75,000 | Insurance 7.0% Alleghany Corp. 5.75%, due 06/15/09 mandatory cv. pfd. (BBB-) Citigroup Funding Inc. variable rate exch. notes, due 10/27/08 (Aa1) | |
| | 80,000 52,500 | (exchangeable for Genworth Financial, Inc. common stock) | 2,212,500 2,084,000 1,357,023 |
| | | | 7,505,723 |
| | 22,500 | Minerals and Mining 4.7% Freeport-McMoRan Copper & Gold Inc. 6.75%, due 05/01/10 | |

| 30,000 | mandatory cv. pfd. (B+) | \$ 2,422,775 |
|---------------------|---|---|
| 10,000 | (exchangeable for Companhia Vale do Rio Doce ADS) | 1,534,600 |
| | (exchangeable for Companhia Vale do Rio Doce Preference A Shares ADS) | 503,000 |
| | | 4,460,375 |
| Page 8 | | |
| PORTFOLIO C | F INVESTMENTS SEPTEMBER 30, 2007 (CONTINUED) | |
| Shares | | Identified Cost |
| | MANDATORY CONVERTIBLE SECURITIES continued | |
| 42,008 | Pharmaceuticals 2.9% NATIXIS Financial Products Inc. 8.1%, due 12/05/07 mandatory trigger exchangeable notes (NR) (exchangeable for Sepracor Inc. common stock) | |
| 9,500 | (Acquired 05/23/07; Cost \$2,000,001) (2) | |
| | | 4,375,001 |
| 14,000 | Telecommunications 0.9% Credit Suisse Securities (USA), Inc. 5.5%, due 11/15/08 SAILS (Aa1) (exchangeable for Equinix, Inc. common stock) | 498,960 |
| | TOTAL MANDATORY CONVERTIBLE SECURITIES (4) | \$ 32,683,272 |
| Principal Amount | | |
| | SHORT-TERM SECURITIES 2.5% | |
| \$3,300,000 | Commercial Paper 2.5% American Express Credit Corp. 4.65%, due 10/01/07 (P1) | 3,298,295 |
| | Total Convertible Bonds and Notes 59.1% | \$ 73,317,660 1,500,000 11,692,406 32,683,272 3,298,295 |
| | Total Investments 99.3% | \$122,491,633 |
| | Other assets and liabilities, net 0.7% | |

Total Net Assets -- 100.0%.....

- (1) Contingent payment debt instrument which accrues contingent interest. See Note 1(f).
- (2) Security not registered under the Securities Act of 1933, as amended (i.e., the security was purchased in a Rule 144A or a Reg D transaction). The security may be resold only pursuant to an exemption from registration under the 1933 Act, typically to qualified institutional buyers. The Fund generally has no rights to demand registration of these securities. The aggregate market value of these securities at September 30, 2007 was \$16,150,881 which represented 12.4% of the Fund's net assets.
- Investment is a restricted security, valued at fair value as determined in good faith in accordance with procedures adopted by the Board of Trustees. It is possible that the estimated value may differ significantly from the amount that might ultimately be realized in the near term, and the difference could be material. The market value of this security amounts to \$1,500,000 which represented 1.15% of the Fund's net assets.
- (4) These securities are required to be converted on the dates listed; they generally may be converted prior to these dates at the option of the holder.

```
ADR American Depositary Receipts.

ADS American Depositary Shares.

BONUSES Bifurcated Option Note Unit Securities.

PIES Premium Income Exchangeable Securities.

PRIDES Preferred Redeemable Income Dividend Equity Securities.

PIERS Preferred Income Equity Redeemable Securities.

SAILS Shared Appreciation Income Linked Securities.
```

Ratings in parentheses by Moody's Investors Service, Inc. or Standard & Poor's. NR is used whenever a rating is unavailable.

Summary of Portfolio Ratings:

| | % of |
|-----|-----------|
| | Portfolio |
| | |
| Aa | 8 |
| A | 19 |
| Baa | 16 |
| Ва | 7 |
| В | 19 |
| Caa | 1 |
| NR | 30 |
| | |

SEE ACCOMPANYING NOTES TO FINANCIAL STATEMENTS

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STATEMENT OF ASSETS AND LIABILITIES-----

| | SEPTEMBER 30, 2007 |
|---|---------------------------|
| | |
| ASSETS: | |
| Investments at value (cost \$122,491,633) (Note 1) | \$129,078,118 |
| Cash | 1,365,904 |
| Receivable for securities sold | 528,709 |
| Dividends and interest receivable | • |
| Other assets | . 29,070 |
| Total assets | |
| LIABILITIES: | |
| Payable for securities purchased | 1,519,000 |
| Accrued management fee (Note 2) | |
| Accrued expenses | . 26,365 |
| Other liabilities | • |
| Total liabilities | 1,664,999 |
| TOURT TRADITIONES | . 1,004,333 |
| NET ASSETS | \$129,952,117 |
| NEW AGGETTS GOVERNOR OF | ========= |
| NET ASSETS CONSIST OF: | ¢ 106 F01 |
| Capital shares (Note 3) | |
| Undistributed net investment income | |
| Accumulated net realized gain from investment transactions. | |
| Unrealized appreciation on investments | |
| onioalizad approofacion on invocamence. | |
| NET ASSETS | \$129,952,117 ======== |
| Net asset value per share (\$129,952,117 / 12,659,098 | |
| outstanding shares) | . \$ 10.27 |
| | ========= |
| | |
| STATEMENT OF OPERATIONS | |
| FOR THE YEAR ENDED SEPTEMBER 30, 2007 | |
| INVESTMENT INCOME (NOTE 1): | |
| Interest | . \$ 3,377,879 |
| Dividends | 2,187,412 |
| | |
| Total Income | 5,565,291 |
| EXPENSES (NOTE 2): | |
| Management fee | . 875 , 997 |
| Custodian | 20,579 |
| Transfer agent | 23,270 |
| Audit fees | . 34,700 |
| Legal fees | • |
| Trustees' fees | |
| Reports to shareholders | |
| Administrative services fees | • |
| Other | . 86,422 |
| Total Expenses | 1,360,233 |
| | |
| NET INVESTMENT INCOME | 4,205,058 |
| REALIZED AND UNREALIZED GAIN ON INVESTMENTS: | |
| Net realized gain from investment transactions | . 10,457,847 |
| - | |

| 2,333,162 | nange in unrealized appreciation of investments | Ne |
|---------------|---|-----|
| | | |
| 12,791,009 | in on investments | Ne |
| | | |
| \$ 16,996,067 | REASE IN NET ASSETS RESULTING FROM OPERATIONS | NET |
| ========== | | |

SEE ACCOMPANYING NOTES TO FINANCIAL STATEMENTS

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| FOR THE YEARS ENDED SEPTEMBER 30, 2007 AND 2006 | | |
|--|---------------|---------------------------------|
| | 2007 | 2006 |
| | | |
| CHANGE IN NET ASSETS FROM OPERATIONS: | | |
| Net investment income | | \$ 4,128,672 |
| Net realized gain from investment transactions | 10,457,847 | 6,420,502 |
| Net change in unrealized appreciation of investments | 2,333,162 | (2,794,837) |
| Net increase in net assets resulting from operations | 16,996,067 | |
| • | | |
| DISTRIBUTIONS TO SHAREHOLDERS FROM: | | |
| Net investment income | (4,907,146) | (3,815,429) |
| Net realized gain on investments | (3,293,707) | |
| Total distributions | (8,200,853) | (3,815,429) |
| | | |
| CAPITAL SHARE TRANSACTIONS (NOTE 3) | 1,893,024 | 501,102 |
| CHANGE IN NET ASSETS | 10,688,238 | 4,440,010 |
| 0 | 10,000,200 | 1, 110, 010 |
| Net assets at beginning of period | 119,263,879 | 114,823,869 |
| | | |
| NET ASSETS AT END OF PERIOD | \$129,952,117 | \$119 , 263 , 879 |
| Undistributed net investment income at end of period | \$ 358,935 | \$ 1,061,023 |
| The state of the s | ======== | ======== |
| | | |

Notes to Financial Statements ------

NOTE 1 - ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

- (a) Organization Ellsworth Fund Ltd. (the "Fund"), is registered under the Investment Company Act of 1940 as a diversified, closed-end management investment company.
- (b) Use of Estimates The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

- (c) Indemnification Under the Fund's organizational documents, each trustee, officer or other agent of the Fund (including the Fund's investment adviser) is indemnified against certain liabilities that may arise out of performance of their duties to the Fund. Additionally, in the normal course of business, the Fund enters into contracts that contain a variety of indemnification clauses. The Fund's maximum exposure under these arrangements is unknown as this would involve future claims that may be made against the Fund that have not yet occurred. The risk of material loss as a result of such indemnification is considered remote.
- (d) Federal Income Taxes The Fund's policy is to distribute substantially all of its taxable income within the prescribed time and to otherwise comply with the provisions of the Internal Revenue Code applicable to regulated investment companies. Therefore, no provision for federal income or excise taxes is believed necessary.

On July 13, 2006, the Financial Accounting Standards Board (FASB) released FASB Interpretation No. 48 "Accounting for Uncertainty in Income Taxes" (FIN 48). FIN 48 provides guidance for how uncertain tax positions should be recognized, measured, presented and disclosed in the financial statements. FIN 48 requires the evaluation of tax positions taken or expected to be taken in the course of preparing the Fund's tax return to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. Tax positions not deemed to meet the more-likely-than-not threshold would be recorded as a tax benefit or expense in the current year. The interpretation will become effective for tax years beginning after December 15, 2006. Management believes the adoption of FIN 48 will have no impact to the financial statements.

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Notes to Financial Statements (continued)------

NOTE 1 - ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

- (e) Security Valuation -- Investments in securities traded on a national securities exchange are valued at market using the last reported sales price as of the close of regular trading. Listed securities for which no sales were reported are valued at the mean between closing reported bid and asked prices as of the close of regular trading. Unlisted securities traded in the over-the-counter market are valued using an evaluated quote provided by an independent pricing service, or, if an evaluated quote is unavailable, such securities are valued using prices received from dealers, provided that if the dealer supplies both bid and asked prices, the price to be used is the mean of the bid and asked prices. The independent pricing service derives an evaluated quote by obtaining dealer quotes, analyzing the listed markets, reviewing trade execution data and employing sensitivity analysis. Evaluated quotes may also reflect appropriate factors such as individual characteristics of the issue, communications with broker-dealers, and other market data. Securities for which quotations are not readily available, restricted securities and other assets are valued at fair value as determined in good faith by management pursuant to procedures approved by the Board of Trustees. Shortterm debt securities with original maturities of 60 days or less are valued at amortized cost.
- (f) Securities Transactions and Related Investment Income -- Security transactions are accounted for on the trade date (date the order to buy or sell is executed) with gain or loss on the sale of securities being determined based

upon identified cost. Dividend income is recorded on the ex-dividend date and interest income is recorded on the accrual basis, including accretion of discounts and amortization of non-equity premium. For certain securities, known as "contingent payment debt instruments," Federal tax regulations require the Fund to record non-cash, "contingent" interest income in addition to interest income actually received. Contingent interest income amounted to 6 cents per share for the year ended September 30, 2007. In addition, Federal tax regulations require the Fund to reclassify realized gains on contingent payment debt instruments to interest income. At September 30, 2007 there were unrealized losses of approximately 4 cents per share on contingent payment debt instruments.

- (g) Change in Method of Accounting Effective October 1, 2004, the Fund began amortizing discounts and premiums on all debt securities. Prior to October 1, 2004, the Fund amortized discounts on original issue discount debt securities. The new method of amortization was adopted in accordance with the provisions of the AICPA Audit and Accounting Guide, Audits of Investment Companies and the financial highlights presented herein have been restated to reflect the new method retroactive to October 1, 2001. The effect of this accounting change is included in the financial highlights for the years ended September 30, 2003 and 2004. The cumulative effect of this accounting change had no impact on the total net assets of the Fund or on distributions for tax purposes, but resulted in a \$79,579 increase in the cost of securities held and a corresponding \$79,579 reduction in the net unrealized gains based on the securities held on October 1, 2001. These changes had no effect on previously reported total net assets or total returns.
- (h) Distributions to Shareholders -- Distributions to shareholders from net investment income are recorded by the Fund on the ex-dividend date. Distributions from capital gains, if any, are recorded on the ex-dividend date and paid annually. The amount and character of income and capital gains to be distributed are determined in accordance with income tax regulations, which may differ from generally accepted accounting principles. The tax character of distributions paid during the fiscal years ended September 30, 2007 and 2006 were as follows:

| | 8,200,853 | 3,815,429 |
|----------------------------------|-------------|-------------|
| | | |
| Net Realized Gain on Investments | 3,293,707 | |
| Ordinary Income | \$4,907,146 | \$3,815,429 |
| | | |
| | 2007 | 2006 |

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Notes to Financial Statements (continued)-----

NOTE 1 - ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

At September 30, 2007 the components of distributable net assets and federal tax cost were as follows:

| Unrealized appreciation Unrealized depreciation | \$ 11,628,554 (5,129,914) |
|--|------------------------------|
| Net unrealized appreciation | 6,498,640 |
| Undistributed ordinary income Undistributed capital gains | 3,760,446 7,565,939 |
| Total distributable net assets | 11,326,385 |

Cost for federal income tax purposes

\$122,579,479

- (i) Market Risk -- It is the Fund's policy to invest at least 65% of its assets in convertible securities. Although convertible securities do derive part of their value from that of the securities into which they are convertible, they are not considered derivative financial instruments. However, certain of the Fund's investments include features which render them more sensitive to price changes of their underlying securities. Thus they expose the Fund to greater downside risk than traditional convertible securities, but generally less than that of the underlying common stock. The market value of those securities was \$35,995,051 at September 30, 2007, representing 27.7% of net assets.
- (j) Accounting Pronouncements -- In September 2006, the Financial Accounting Standards Board (FASB) issued Statement on Financial Accounting Standards (SFAS) No. 157, "Fair Value Measurements." This standard establishes a single authoritative definition of fair value, sets out a framework for measuring fair value and requires additional disclosures about fair value measurements. SFAS No. 157 applies to fair value measurements already required or permitted by existing standards. SFAS No. 157 is effective for financial statements issued for fiscal years beginning after November 15, 2007 and interim periods within those fiscal years. The changes to current generally accepted accounting principles from the application of this Statement relate to the definition of fair value, the methods used to measure fair value, and the expanded disclosures about fair value measurements. As of September 30, 2007, the Fund does not believe the adoption of SFAS No. 157 will impact the financial statement amounts, however, additional disclosures may be required about the inputs used to develop the measurements and the effect of certain of the measurements on changes in net assets for the period.

NOTE 2 - MANAGEMENT FEE AND OTHER TRANSACTIONS WITH AFFILIATES

The Fund has entered into an investment advisory agreement with Davis-Dinsmore Management Company ("Davis-Dinsmore"). Pursuant to the investment advisory agreement, Davis-Dinsmore provides the Fund with investment advice, office space and facilities. Under the terms of the investment advisory agreement, the Fund pays Davis-Dinsmore on the last day of each month an advisory fee for such month computed at an annual rate of 0.75% of the first \$100,000,000 and 0.50% of the excess over \$100,000,000 of the Fund's net asset value in such month.

The Fund, pursuant to an administrative services agreement with Davis-Dinsmore, has agreed to pay Davis-Dinsmore for certain accounting and other administrative services provided to the Fund. Under the administrative services agreement, the Fund pays Davis-Dinsmore on the last day of each month a fee for such month computed at an annual rate of 0.05% of the Fund's net asset value in such month.

Certain officers and trustees of the Fund are officers and directors of Davis-Dinsmore.

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Notes to Financial Statements (continued)------

NOTE 3 - PORTFOLIO ACTIVITY

At September 30, 2007 there were 12,659,098 shares of beneficial interest outstanding, with a par value of \$0.01 per share. During the years ended

September 30, 2007 and 2006, 230,015 shares and 66,814 shares were issued in connection with reinvestment of dividends from net investment income, resulting in an increase in paid-in capital of \$1,893,024 and \$501,102, respectively.

Purchases and sales of investments, exclusive of corporate short-term notes, aggregated \$100,503,272 and \$100,835,525, respectively, for the year ended September 30, 2007.

A distribution of \$0.887 per share, derived from net investment income of \$0.06, and net realized gains on investments of \$0.827 was declared on October 15, 2007, payable November 21, 2007 to shareholders of record at the close of business October 25, 2007.

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| | YEAR ENDED SEPTEMBER 30, | | | | | | | | |
|--|--------------------------|----|----------|----|----------|----|-------------------|----|--------|
| | 2007 | | 2006 | | 2005 | | 2004 | | 2003 |
| OPERATING PERFORMANCE: Net asset value, beginning of year | \$ 9.60 | \$ | 9.29 | \$ | 8.71 | \$ | 8.58 \$ | \$ | 7.81 |
| Net investment income | 0.33 | | 0.33 | | 0.29 | | 0.30(a) (0.02) | | 0.32(a |
| Net investment income, as adjusted | 0.33 | | 0.33 | | 0.29 | | 0.28 | | 0.31 |
| Net realized and unrealized gain (loss) Adjustment for change in | | | 0.29 | | 0.59 | | 0.35(a) | | 0.75(a |
| amortization policy | | | | | | | 0.02 | | 0.01 |
| Net realized and unrealized gain (loss), as adjusted | 1.00 | | 0.29 | | 0.59 | | 0.37 | | 0.76 |
| Total from investment operations | 1.33 | | 0.62 | | 0.88 | | 0.65 | | 1.07 |
| LESS DISTRIBUTIONS: Dividends from net investment income Distributions from realized gains | | | (0.31) | | (0.30) | | (0.32) | | (0.30) |
| Total distributions | (0.66) | | (0.31) | | (0.30) | | (0.32) | | (0.30) |
| CAPITAL SHARE TRANSACTIONS: Effect of rights offering Capital share repurchases | | | | | | | (0.20) | | |
| Total capital share transactions | | | | | | | (0.20) | | |
| Net asset value, end of year | \$ 10.27 | | | \$ | | | 8.71 | \$ | 8.58 |
| Market value, end of year | | | 8.20 | | | | 7.95 | \$ | 8.05 |
| Total Net Asset Value Return (%)(b) | 14.4 | | 6.8 | | 10.3 | | 5.2 | | 14.0 |

| Total Investment Return (%)(c) | 19.6 | 8.8 | 2.5 | 2.8 | 10.8 |
|--|-----------|--------------------|-----------|-----------|----------|
| RATIOS/SUPPLEMENTAL DATA: | | | | | |
| Net assets, end of year (in thousands) | \$129,952 | \$119 , 264 | \$114,824 | \$107,107 | \$89,801 |
| Ratio of expenses to average net assets(%) | 1.1 | 1.2 | 1.2 | 1.2 | 1.2 |
| Ratio of net investment income to | | | | | |
| average net assets (%) | 3.4 | 3.6 | 3.4 | 3.2(d) | 3.8(d |
| Portfolio turnover rate (%) | 84 | 60 | 82 | 70 | 86 |

- (b) Assumes valuation of the Fund's shares, and reinvestment of dividends, at net asset values.
- (c) Assumes valuation of the Fund's shares at market price and reinvestment of dividends at actual reinvestment price.
- (d) Ratios for 2004 and 2003 reflect ratios adjusted for change in amortization policy. Ratios previously reported for 2004 and 2003 were 3.4% and 3.9%, respectively.

SEE ACCOMPANYING NOTES TO FINANCIAL STATEMENTS

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Report of Independent Registered------

Public Accounting Firm

To the Shareholders and Board of Trustees of Ellsworth Fund Ltd.

We have audited the accompanying statement of assets and liabilities, including the portfolio of investments of Ellsworth Fund Ltd. (the "Fund") as of September 30, 2007, and the related statement of operations for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, and the financial highlights for each of the three years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits. The financial highlights for each of the years in the two year period ended September 30, 2004 have been audited by other auditors, whose report dated October 29, 2004 expressed an unqualified opinion thereon.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. The Fund is not required to have, nor were we engaged to perform an audit of the Fund's internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of September 30, 2007, by correspondence with the custodian and brokers. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement

⁽a) As previously reported.

presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of Ellsworth Fund Ltd. as of September 30, 2007, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and its financial highlights for each of the three years in the period then ended, in conformity with accounting principles generally accepted in the United States of America.

TAIT, WELLER & BAKER LLP

Philadelphia, Pennsylvania November 12, 2007

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Miscellaneous Notes-----

Automatic Dividend Investment and Cash Payment Plan

The Fund has an Automatic Dividend Investment and Cash Payment Plan (the "Plan"). Any shareholder may elect to join the Plan by sending an application to American Stock Transfer & Trust Company, P.O. Box 922, Church Street Station, NY 10269-0560 (the "Plan Agent"). You may also obtain additional information about the Plan as well as the Plan application by calling the Plan Agent toll free at (800) 937-5449. If your shares are held by a broker or other nominee, you should instruct the nominee to join the Plan on your behalf. Some brokers may require that your shares be taken out of the broker's "street name" and re-registered in your own name. Shareholders should also contact their broker to determine whether shares acquired through participation in the Plan can be transferred to another broker, and thereafter, whether the shareholder can continue to participate in the Plan.

Under the Plan, all dividends and distributions are automatically invested in additional Fund shares. Depending on the circumstances, shares may either be issued by the Fund or acquired through open market purchases at the current market price or net asset value, whichever is lower (but not less than 95% of market price). When the market price is lower, the Plan Agent will combine your dividends with those of other Plan participants and purchase shares in the market, thereby taking advantage of the lower commissions on larger purchases. There is no other charge for this service.

All dividends and distributions made by the Fund (including capital gain dividends and dividends designated as qualified dividend income, which are eligible for taxation at lower rates) remain taxable to Plan participants, regardless of whether such dividends and distributions are reinvested in additional shares of the Fund through open market purchases or through the issuance of new shares. Plan participants will be treated as receiving the cash used to purchase shares on the open market and, in the case of any dividend or distribution made in the form of newly issued shares, will be treated as receiving an amount equal to the fair market value of such shares as of the reinvestment date. Accordingly, a shareholder may incur a tax liability even though such shareholder has not received a cash distribution with which to pay the tax.

Plan participants may also voluntarily send cash payments of \$100 to \$10,000 per month to the Plan Agent, to be combined with other Plan monies, for purchase of additional Fund shares in the open market. You pay only a bank service charge of \$1.25 per transaction, plus your proportionate share of the

brokerage commission. All shares and fractional shares purchased will be held by the Plan Agent in your dividend reinvestment account. You may deposit with the Plan Agent any Ellsworth share certificates you hold, for a one-time fee of \$7.50.

At any time, a Plan participant may instruct the Plan Agent to liquidate all or any portion of such Plan participant's account. To do so, a Plan participant must deliver written notice to the Plan Agent prior to the record date of any dividend or distribution requesting either liquidation or a share certificate. The Plan Agent will combine all liquidation requests it receives from Plan participants on a particular day and will then sell shares of the Fund that are subject to liquidation requests in the open market. The amount of proceeds a Plan participant will receive shall be determined by the average sales price per share, after deducting brokerage commissions, of all shares sold by the Plan Agent for all Plan participants who have given the Plan Agent liquidation requests.

The Plan Agent or the Fund may terminate the Plan for any reason at any time by sending written notice addressed to the Plan participant's address as shown on the Plan Agent's records. Following the date of termination, the Plan Agent shall send the Plan participant either the proceeds of liquidation, or a share certificate or certificates for the full shares held by the Plan Agent in the Plan participant's account. Additionally, a check will be sent for the value of any fractional interest in the Plan participant's account based on the market price of the Fund's shares on that date.

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Miscellaneous Notes (continued)------

Notice of Privacy Policy

The Fund has adopted a privacy policy in order to protect the confidentiality of nonpublic personal information that we have about you. We receive personal information, such as your name, address and account balances, when transactions occur in Fund shares registered in your name.

We may disclose this information to companies that perform services for the Fund, such as the Fund's transfer agent or proxy solicitors. These companies may only use this information in connection with the services they provide to the Fund, and not for any other purpose. We will not otherwise disclose any nonpublic personal information about our shareholders or former shareholders to anyone else, except as required by law.

Access to nonpublic information about you is restricted to our employees and service providers who need that information in order to provide services to you. We maintain physical, electronic and procedural safeguards that comply with federal standards to guard your nonpublic personal information.

For More Information About Portfolio Holdings

In addition to the semi-annual and annual reports that Ellsworth delivers to shareholders and makes available through the Fund's public website, the Fund files a complete schedule of portfolio holdings with the Securities and Exchange Commission (SEC) for the Fund's first and third fiscal quarters on Form N-Q. Ellsworth does not deliver the schedule of portfolio holdings for the first and third fiscal quarters to shareholders, however the schedule is posted to the Fund's public website, www.ellsworthfund.com. You may obtain the Form N-Q filings by accessing the SEC's website at www.sec.gov. You may also review and copy them at the SEC's Public Reference Room in Washington, DC. Information on the operation of the SEC's Public Reference Room may be obtained by calling the SEC at (800) SEC-0330.

Proxy Voting Policies and Procedures / Proxy Voting Record The Fund's policies and procedures with respect to the voting of proxies relating to the Fund's portfolio securities is available without charge, upon request, by calling (973) 631-1177, or at our website at www.ellsworthfund.com. This information is also available on the SEC's website at www.sec.gov. In addition, information on how the Fund voted such proxies relating to portfolio securities during the most recent twelve-month period ended June 30, is available without charge at the above sources.

The Fund is a member of the Closed-End Fund Association, a non-profit national trade association (www.cefa.com). Thomas H. Dinsmore is on the Executive Board and is the president of the association. The association is solely responsible for the content of its website.

Disclosure of Portfolio Holdings to Broker-Dealers From time to time, brokers with whom the Fund's Adviser, Davis-Dinsmore Management Company, has a pre-existing relationship may request that Davis-Dinsmore disclose Fund portfolio holdings to such broker in advance of the public disclosure of such portfolio holdings. Davis-Dinsmore may make such disclosure under the following conditions: (i) the specific purpose of the disclosure is to assist Davis-Dinsmore in identifying potential investment opportunities for the Fund; (ii) prior to the receipt of nonpublic portfolio holdings, the broker, by means of e-mail or other written communication, shall agree to keep the nonpublic portfolio holdings confidential and not to use the information for the broker's own benefit, except in connection with the above described purpose for which it was disclosed; (iii) Davis-Dinsmore shall keep written records of its agreement with each broker to which it distributes nonpublic portfolio holdings; and (iv) Davis-Dinsmore will secure a new agreement with a broker any time the broker directs the nonpublic portfolio holdings to be sent to a new recipient.

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-----TRUSTEES------

Each trustee is also a trustee of Bancroft Fund Ltd. (Bancroft) (a closed-end management investment company). Davis-Dinsmore Management Company (Davis-Dinsmore) is the Fund's investment adviser and is also the investment adviser to Bancroft. Because of this connection, the Fund and Bancroft make up a Fund Complex. Therefore, each trustee oversees two investment companies in the Fund Complex.

Personal Information Principal Occupation(s) During Past Five Years; Other Directorship(s)

INDEPENDENT TRUSTEES

Gordon F. Ahalt 65 Madison Avenue Suite 550 Morristown, NJ 07960 Term expires 2010 Trustee since 1986 Age 79

Retired. Trustee of Bancroft and Helix Energy Solutions Group Inc. (an energy services company).

65 Madison Avenue Suite 550

Elizabeth C. Bogan, Ph.D. Senior Lecturer in Economics at Princeton 65 Madison Avenue University; Trustee of Bancroft. University; Trustee of Bancroft.

Morristown, NJ 07960 Term expires 2010 Trustee since 1986 Age 63

Daniel D. Harding 65 Madison Avenue Suite 550 Trustee since 1986 Age 55

Since 2003, Senior Adviser with Harding Loevner Managament LP (an investment advisory firm). Prior to 2003, co-founder and Chief Investment Morristown, NJ 07960 Officer at Harding Loevner Management LP;
Term expires 2008 Trustee of Bancroft.

Nicolas W. Platt 65 Madison Avenue Term expires 2010 Trustee since 1997 Age 54

Since August 2006, Managing Director, Rodman & Renshaw, LLC (a full-service investment bank). Suite 550 Prior to August 2006, President of CNC-US (an Morristown, NJ 07960 international consulting company). Prior to January 2003, Senior Partner of Platt & Rickenbach (a public relations firm). Prior to May 2001, with WPP Group, UK and its public relations subsidiaries, Ogilvy Public Relations, Burson-Marsteller and Robinson Lehr Montgomery; Trustee of Bancroft.

INTERESTED TRUSTEES

Suite 550 Morristown, NJ 07960 Term expires 2008 Trustee since 1986 Chairman of the Board since 1996

Thomas H. Dinsmore, C.F.A. (1) Chairman and Chief Executive Officer of the 65 Madison Avenue Fund, Bancroft and Davis-Dinsmore; Trustee of Bancroft and Director of Davis-Dinsmore.

Jane D. O'Keeffe (1) Morristown, NJ 07960 Term expires 2009 Trustee since 1995 Age 51

65 Madison Avenue President of the Fund, Bancroft and Suite 550 Davis-Dinsmore; Trustee of Bancroft and Director of Davis-Dinsmore.

(1) Mr. Dinsmore and Ms. O'Keeffe are considered interested persons because they are officers and directors of Davis-Dinsmore. They are brother and sister.

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Age 54

______ -----PRINCIPAL OFFICERS------

The business address of each officer is 65 Madison Avenue, Suite 550, Morristown, NJ 07960. Officers are elected by and serve at the pleasure of the Board of Trustees. Each officer holds office until the annual meeting to be held in 2007, and thereafter until his or her respective successor is duly elected and qualified.

| - | |
|--|---|
| Personal Information | Principal Occupation(s) During Past Five Years |
| Thomas H. Dinsmore, C.F.A. (1,2,3) Trustee, Chairman and Chief Executive Officer Officer since 1986 Age 54 | Trustee, Chairman and Chief Executive Officer of the Fund and Bancroft; Director, Chairman and Chief Executive Officer of Davis-Dinsmore. |
| Jane D. O'Keeffe (1,2,3) Trustee and President Officer since 1994 Age 52 | Trustee and President of the Fund and Bancroft; Director and President of Davis-Dinsmore. |
| Gary I. Levine Executive Vice President, Chief Financial Officer and Secretary Officer since 1986 Age 50 | Executive Vice President and Chief Financial Officer of the Fund, Bancroft and Davis-Dinsmore since 2004. Secretary of the Fund, Bancroft and Davis-Dinsmore since 2003. Treasurer of Davis-Dinsmore since 1997. Vice President of the Fund, Bancroft and Davis-Dinsmore from 2002 until 2004. Treasurer of the Fund and Bancroft from 1993 until 2004. |
| H. Tucker Lake, Jr. (2,4) Vice President Officer since 1994 Age 60 | Vice President of the Fund and Bancroft since 2002, and of Davis-Dinsmore since 1997. Vice President, Trading, of the Fund and Bancroft from 1994 to 2002. |
| Germaine M. Ortiz Vice President Officer since 1996 Age 38 | Vice President of the Fund, Bancroft and Davis-Dinsmore. |
| Mercedes A. Pierre Vice President and Chief Compliance Officer Officer since 1998 Age 46 | Vice President and Chief Compliance Officer of the Fund, Bancroft and Davis-Dinsmore since 2004, and Assistant Treasurer from 1998 to 2004. |
| Joshua P. Lake, C.T.P. (3,4) Treasurer and Assistant | Treasurer of the Fund and Bancroft since 2004. Assistant Secretary of the Fund, Bancroft and |

Davis-Dinsmore since 2002. Assistant Treasurer

Secretary

Officer since 2002 Age 31 of Davis-Dinsmore, also since 2002.

- (1) Mr. Dinsmore and Ms. O'Keeffe are brother and sister.
- (2) Mr. H. Tucker Lake, Jr. is the cousin of Mr. Dinsmore and Ms. O'Keeffe.
- (3) Mr. Joshua P. Lake is the cousin of Mr. Dinsmore and Ms. O'Keeffe.
- (4) Mr. H. Tucker Lake, Jr. is the father of Mr. Joshua P. Lake.

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BOARD OF TRUSTEES
GORDON F. AHALT
ELIZABETH C. BOGAN, Ph.D.
THOMAS H. DINSMORE, C.F.A.
DANIEL D. HARDING
JANE D. O'KEEFFE
NICOLAS W. PLATT

OFFICERS
THOMAS H. DINSMORE, C.F.A.
Chairman of the Board
and Chief Executive Officer

JANE D. O'KEEFFE President

GARY I. LEVINE
Executive Vice President,
Chief Financial Officer and Secretary

H. TUCKER LAKE, JR. Vice President

GERMAINE M. ORTIZ
Vice President

MERCEDES A. PIERRE Vice President and Chief Compliance Officer

JOSHUA P. LAKE, C.T.P. Treasurer and Assistant Secretary

JAMES A. DINSMORE
Assistant Vice President

JOANN VENEZIA Assistant Vice President and Assistant Secretary INTERNET
www.ellsworthfund.com
email: info@ellsworthfund.com

INVESTMENT ADVISER
Davis-Dinsmore Management Company
65 Madison Avenue, Suite 550
Morristown, NJ 07960
(973) 631-1177

SHAREHOLDER SERVICES AND TRANSFER AGENT American Stock Transfer & Trust Company 59 Maiden Lane New York, NY 10038 (800) 937-5449 www.amstock.com

BENEFICIAL SHARE LISTING American Stock Exchange Symbol: ECF

LEGAL COUNSEL
Ballard Spahr Andrews & Ingersoll LLP

INDEPENDENT ACCOUNTANTS
Tait, Weller & Baker LLP

Pursuant to Section 23 of the Investment Company Act of 1940, notice is hereby given that the Fund may in the future purchase its own shares from time to time, at such times, and in such amounts, as may be deemed advantageous to the Fund. Nothing herein shall be considered a commitment to purchase such shares.

ELLSWORTH FUND LTD.
65 MADISON AVENUE, SUITE 550
MORRISTOWN, NEW JERSEY 07960
www.ellsworthfund.com

[LOGO]
AMERICAN
STOCK EXCHANGE
LISTED
ECF (TM)

ITEM 2. CODE OF ETHICS.

The Board of Trustees of the Fund has adopted a code of ethics that applies to the Fund's principal executive officer and principal financial officer. See attached Exhibit EX-99.CODE ETH.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The Board of Trustees determined that Trustee Daniel D. Harding, who is "independent" as such term is used in Form N-CSR, possesses the attributes required to be considered an audit committee financial expert under applicable federal securities laws.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Set forth in the table below are the aggregate fees billed to the Fund by Tait, Weller & Baker LLP ("Tait Weller") for services rendered to the Fund during the Fund's last two fiscal years ended September 30, 2007 and 2006.

| Fiscal YE | Audit | Audit | -Related | | All Other |
|--------------|----------|-------|----------|------------------|-----------|
| September 30 | Fees | Fee | s (1) | Tax Fees (2) | Fees |
| | | | | | |
| 2006 | \$31,000 | \$ | 0 | \$2 , 600 | \$0 |
| 2007 | \$32,000 | \$ | 0 | \$2,700 | \$0 |
| | | | | | |

- (1) All Audit-Related Fees were pre-approved by the Fund's Audit Committee. No Audit-Related Fees were approved by the Fund's Audit Committee pursuant to section 2.01(c)(7)(i)(C) of Regulation S-X, which waives the pre-approval requirement for certain de minimus fees.
- (2) "Tax Fees" include those fees billed by Tait Weller in connection with their review of the Fund's income tax returns for fiscal years 2006 and 2007. All Tax Fees were pre-approved by the Fund's Audit Committee. No Tax Fees were approved by the Fund's Audit Committee pursuant to section 2.01(c)(7)(i)(C) of Regulation S-X, which waives the pre-approval requirement for certain de minimus fees.

Non-Audit Services

During each of the last two fiscal years ended September 30, 2006 and September 30, 2007, Tait Weller did not provide any non-audit services to the Fund, with the exception of the services for which the Fund paid the Tax Fees noted above. Tait Weller did not provide any non-audit services to the Fund's investment adviser, Davis-Dinsmore Management Company ("Davis-Dinsmore") or its affiliates or otherwise bill the Fund or Davis-

Dinsmore or its affiliates for any such non-audit services.

Audit Committee Pre-Approval Policies and Procedures

The Audit Committee pre-approves all audit and permissible non-audit services that are proposed to be provided to the Fund by its independent registered public accountants before they are provided to the Fund. Such pre-approval also includes the proposed fees to be charged by the independent registered public accountants for such services. The Audit Committee may delegate the pre-approval of audit and permissible non-audit services and related fees to one or more members of the Audit Committee who are "independent," as such term is used in Form N-CSR. Any such member's decision to pre-approve audit and/or non-audit services and related fees shall be presented to the full Audit Committee, solely for informational purposes, at their next scheduled meeting.

The Audit Committee also pre-approves non-audit services to be provided by the Fund's independent registered public accountants to the Fund's investment adviser if the engagement relates directly to the operations and financial reporting of the Fund and if the Fund's independent auditors are the same as, or affiliated with, the investment adviser's auditors.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

(a) The Fund has a designated Audit Committee in accordance with Section 3(a) (58) (A) of the Securities and Exchange Act of 1934 (the "Exchange Act") and the members of such committee are:

ELIZABETH C. BOGAN, PH.D.

DANIEL D. HARDING

GORDON F. AHALT

(b) Not applicable.

ITEM 6. SCHEDULE OF INVESTMENTS.

The Schedule of Investments in securities of unaffiliated issuers is included as part of the report to shareholders, filed under Item 1 of this Form.

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

Bancroft Fund Ltd.
Ellsworth Fund Ltd.
Davis-Dinsmore Management Company
Proxy Voting Guidelines

(Adopted April 16, 2007)

These proxy voting guidelines have been adopted by the Boards of Trustees of Bancroft Fund Ltd. and Ellsworth Fund Ltd. (collectively, the "Funds"), as well as by the Board of Directors of Davis-Dinsmore Management Company ("Davis-Dinsmore").

The Boards of Trustees of the Funds have delegated to Davis-Dinsmore responsibility for voting proxies received by the Funds in their capacities as shareholders of various companies. The Boards recognize that, due to the nature of the Funds' investments, the Funds do not frequently receive proxies.

Davis-Dinsmore exercises its voting responsibility with the overall goal of maximizing the value of the Funds' investments. The portfolio managers at Davis-Dinsmore oversee the voting policies and decisions for the Funds. In evaluating voting issues, the portfolio managers may consider information from many sources, including management of a company presenting a proposal, shareholder groups, research analysts, and independent proxy research services.

Set forth below are the proxy voting guidelines:

A. Matters Related to the Board of Directors

- 1. The Funds generally will support the election of nominees recommended by management for election as directors. In determining whether to support a particular nominee, Davis-Dinsmore will consider whether the election of that nominee will cause a company to have less than a majority of independent directors.
- 2. The Funds generally will support proposals to de-classify boards of directors if fewer than 66 2/3% of the directors are independent, and will generally vote against proposals to classify boards of directors.
- 3. The Funds generally will withhold a vote in favor of a director who has served on a committee which has approved excessive compensation arrangements or proposed equity-based compensation plans that unduly dilute the ownership interests of stockholders.

B. Matters Related to Independent Auditors

1. The Funds generally will vote in favor of independent accountants approved by the company. Prior to such vote, however, Davis-Dinsmore will take into consideration whether non-audit fees make up more than 50 to 75% of the total fees paid by the company to the independent auditors, and the nature of the non-audit services provided.

C. Corporate Governance Matters

- 1. Except as provided in Section E.1, as a general rule, the Funds will vote against proposals recommended by management of a company that are being made primarily to implement anti-takeover measures, and will vote in favor of proposals to eliminate policies that are primarily intended to act as anti-takeover measures.
- 2. Subject to the other provisions of these guidelines, including without limitation provision C.1. above, the Funds generally will vote in accordance with management's recommendations regarding routine matters, including the following:
 - a. Fixing number of directors;
 - b. Stock splits; and
- $\,$ c. Change of state of incorporation for specific corporate purposes.

D. Matters Related to Equity-Based Compensation Plans

- 1. The Fund generally will vote in favor of broad-based stock option plans for executives, employees or directors which would not increase the aggregate number of shares of stock available for grant under all currently active plans to over 10% of the total number of shares outstanding.
 - 2. The Funds generally will vote in favor of employee stock purchase

plans and employee stock ownership plans permitting purchase of company stock at 85% or more of fair market value.

E. Contested Matters

1. Contested situations will be evaluated on a case by case basis by the portfolio manager or analyst at Davis-Dinsmore principally responsible for the particular portfolio security.

F. Miscellaneous Matters

- 1. The Funds may in their discretion abstain from voting shares that have been recently sold.
- 2. The Funds generally will abstain from voting on issues relating to social and/or political responsibility.
- 3. Proposals that are not covered by the above-stated guidelines will be evaluated on a case by case basis by the portfolio manager or analyst at Davis-Dinsmore principally responsible for the particular portfolio security.

G. Material Conflicts of Interest

- 1. Conflicts of interest may arise from time to time between Davis-Dinsmore and the Funds. Examples of conflicts of interests include:
- a. Davis-Dinsmore may manage a pension plan, administer employee benefit plans, or provide services to a company whose management is soliciting proxies;
- b. Davis-Dinsmore or its officers or directors may have a business or personal relationship with corporate directors, candidates for directorships, or participants in proxy contests;
- c. Davis-Dinsmore may hold a position in a security contrary to shareholder interests.
- 2. If a conflict of interest arises with respect to a proxy voting matter, the portfolio manager will promptly notify the Funds' Audit Committee and counsel for independent trustees and the proxies will be voted in accordance with direction received from the Audit Committee.

H. Amendments

- 1. Any proposed material amendment to these Guidelines shall be submitted for review and approval to:
- a. the Funds' Board of Trustees, including a majority of the disinterested trustees; and
 - b. the Adviser's Board of Directors.
- 2. Non-material amendments to these Guidelines may be made by the Chair of the Funds, upon consultation with counsel to the Funds and the Funds' Chief Compliance Officer, and will be reported to the Funds' Board of Trustees at their next scheduled in-person meeting.
- ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES.
- (a) (1) Mr. Thomas H. Dinsmore, Chairman and Chief Executive Officer, serves as the Portfolio Manager of the Registrant. He has served in that capacity since

1996. This information is as of November 28, 2007. Mr. Dinsmore usually receives investment recommendations from a team of research analysts prior to making investment decisions about transactions in the portfolio.

(2) The following table provides information relating to other (non-registrant) accounts where this portfolio manager is primarily responsible for day-to-day management as of September 30, 2007. The portfolio manager does not manage such accounts or assets with performance-based advisory fees, or other pooled investment vehicles.

| Portfolio Manager | Registered Investment Companies | | Other Pooled Investment Vehicles | Other Accounts |
|--------------------|------------------------------------|---------------|-------------------------------------|-------------------|
| | | | | |
| Thomas H. Dinsmore | Number: | 1 | n/a | n/a |
| | Assets: | \$136,074,308 | n/a | n/a |

Mr. Dinsmore is the Portfolio Manager of one other account, Bancroft Fund Ltd. (Bancroft), a registered investment company with total net assets of \$136,074,308 as of September 30, 2007. Mr. Dinsmore is Chairman and Chief Executive Officer of Bancroft. This information is as of September 30, 2007. The Registrant and Bancroft have similar investment objectives and strategies. As a result, material conflicts of interest may arise between the two funds if a security is not available in a sufficient amount to fill open orders for both funds. To deal with these situations, the investment adviser for the Registrant and Bancroft has adopted Trade Allocation Procedures (the "Allocation Procedures"). The Allocation Procedures set forth a method to allocate a partially filled order among the funds. Pursuant to the method, the amount of shares that each fund purchases is allocated pro rata based on the dollar amount of each fund's intended trade or, if the order is subject to a minimum lot size, as closely as possibly to pro rata.

The Allocation Procedures permit the adviser to allocate an order in a way that is different from the method set forth above if (i) each fund is treated fairly and equitably and neither fund is given preferential treatment, and (ii) the allocation is reviewed by the adviser's chief compliance officer.

- (3) This information is as of September 30, 2007. The Portfolio Manager is compensated by Davis-Dinsmore Management Company, the Adviser, through a three-component plan, consisting of a fixed base salary, annual cash bonus, and benefit retirement plan. His compensation is reviewed and approved by the Adviser's Board of Directors annually. His compensation may be adjusted from year to year based on the perception of the Adviser's Board of Directors of the portfolio manager's overall performance and his managementresponsibilities. His compensation is not based on (i) a formula specifically tied to the performance of the Registrant or Bancroft, including performance against an index, or (ii) the value of assets held in the Registrant's portfolio.
- (4) As of September 30, 2007, Mr. Dinsmore's beneficial ownership in the Registrant's shares was in the range of \$100,001-\$500,000.

ITEM 9. PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANY AND AFFILIATED PURCHASERS.

During the period covered by this report, there were no purchases made by or on behalf of the registrant or any "affiliated purchaser," as defined in Rule 10b-18(a)(3) under the Exchange Act (17 CFR 240.10b-18(a)(3)), of shares or other units of any class of the registrant's equity securities that is registered by the registrant pursuant to Section 12 of the Exchange Act (15 U.S.C. 781).

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

There have been no material changes to the procedures by which shareholders may recommend nominees to the Registrant's board of trustees since those procedures were last disclosed in response to the requirements of Item 7(d)(2)(ii)(G) of Schedule 14A (17 CFR 240.14a-101), or this Item 10 of Form N-CSR.

ITEM 11. CONTROLS AND PROCEDURES.

Conclusions of principal officers concerning controls and procedures

- (a) As of November 28, 2007, an evaluation was performed under the supervision and with the participation of the officers of Ellsworth Fund Ltd. (the "Registrant"), including the Principal Executive Officer ("PEO") and Principal Financial Officer ("PFO"), to assess the effectiveness of the Registrant's disclosure controls and procedures, as that term is defined in Rule 30a-3(c) under the Investment Company Act of 1940 (the "Act"), as amended. Based on that evaluation, the Registrant's officers, including the PEO and PFO, concluded that, as of November 28, 2007, the Registrant's disclosure controls and procedures were reasonably designed so as to ensure: (1) that information required to be disclosed by the Registrant on Form N-CSR is recorded, processed, summarized and reported within the time periods specified by the rules and forms of the Securities and Exchange Commission; and (2) that material information relating to the Registrant is made known to the PEO and PFO as appropriate to allow timely decisions regarding required disclosure.
- (b) There have been no changes in the Registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the Act (17 CFR 270.30a-3(d)) that occurred during the Registrant's second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting.

ITEM 12. EXHIBITS

- (a) (1) A code of ethics that applies to the Fund's principal executive officer and principal financial officer is attached hereto.
- (a) (2) Certifications of the principal executive officer and the principal financial officer pursuant to Rule 30a-2(a) under the Investment Company Act of 1940 are attached hereto.
- (a) (3) There were no written solicitations to purchase securities under Rule 23c-1 under the Investment Company Act of 1940 during the period covered by the report.
- (b) Certifications of the principal executive officer and the principal financial officer, as required by Rule 30a-2(b) under the Investment Company Act of 1940 are attached hereto.

SIGNATURES

Pursuant to the requirements of the Securities and 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.

Ellsworth Fund Ltd.

By: /s/Thomas H. Dinsmore
Thomas H. Dinsmore

Chairman of the Board and Chief Executive Officer (Principal Executive Officer)

Date: November 28, 2007

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

By: /s/Thomas H. Dinsmore
Thomas H. Dinsmore
Chairman of the Board and
Chief Executive Officer
(Principal Executive Officer)

Date: November 28, 2007

By: /s/Gary I. Levine
Gary I. Levine
Chief Financial Officer
(Principal Financial Officer)

Date: November 28, 2007